1	State of Arkansas
2	87th General Assembly
3	Regular Session, 2009 HCR 1001
4	
5	By: Representative Wills
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8	HOUSE CONCURRENT RESOLUTION
9	TO ADOPT THE JOINT RULES OF THE HOUSE OF
10	REPRESENTATIVES AND THE SENATE OF THE EIGHTY-
11	SEVENTH GENERAL ASSEMBLY.
12	
13	Subtitle
14	TO ADOPT THE JOINT RULES OF THE HOUSE OF
15	REPRESENTATIVES AND THE SENATE OF THE
16	EIGHTY-SEVENTH GENERAL ASSEMBLY.
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18	
19	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE EIGHTY-SEVENTH GENERAL
20	ASSEMBLY OF THE STATE OF ARKANSAS, THE SENATE CONCURRING THEREIN:
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22	The following are adopted as the joint rules of the House of
23	Representatives and the Senate of the Eighty-Seventh General Assembly of the
24	State of Arkansas.
25	
26	JOINT RULES
27	OF THE
28	HOUSE OF REPRESENTATIVES
29	AND THE SENATE
30	
31	Joint Session - How Convened
32	Section 1. When, by the Constitution or laws of the state, a joint
33	meeting of the Senate and House of Representatives is required, they shall
34	assemble with their clerks on the day and at the hour previously agreed on
35	for that purpose in the hall of the House of Representatives.
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1	Officers of Joint Session
2	Section 2. When the meeting is assembled, the President of the Senate
3	and Speaker of the House shall preside in conjunction, and the meeting shall
4	be governed by such standing rules as shall have been adopted for that
5	purpose by the concurrence of both houses. They shall have power to punish
6	any person, other than a member, for disorderly or contemptuous behavior in
7	their presence, by fine and imprisonment, in the same manner and to the same
8	extent as either house may do, for like conduct before it, by the
9	Constitution and laws of this state.
10	(A) Any member of either house who shall be guilty of disorderly
11	behavior in the presence of the meeting may be punished by the house of which
12	he or she is a member, in the same manner as if the offense had been
13	committed in the presence of that house.
14	(B) The Secretary of the Senate and the Clerk of the House shall both
15	keep records of the proceedings, to be entered on the Journal of their
16	respective houses.
17	
18	Manner of Presenting Bills, Etc.
19	Section 3. All bills, resolutions, votes and amendments by either
20	house, to which the concurrence of both is necessary, as well as messages,
21	shall be presented to the other by the Clerk or Secretary of the house from
22	which they are sent or by the assistant secretary or assistant clerk.
23	
24	Contents of Bills
25	Section 4. No bill shall be passed by either house containing more
26	than one subject, which shall be expressed in the title. House bills shall
27	have at least one House sponsor and Senate bills shall have at least one
28	Senate sponsor. House bills may have Senate sponsors and Senate bills may
29	have House sponsors.
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31	Notice of Bill Rejection
32	Section 5. When a bill or resolution which has passed one house shall
33	be rejected by the other, notice thereof shall be given to the house in which
34	the same shall have passed.
35	
36	Engrossment of Bills

Section 6. After adoption of an amendment on the floor of the Senate, regardless whether the bill or resolution originated in the House or the Senate, the Senate shall engross the bill or resolution as amended. After the adoption of the amendment on the floor of the House of Representatives, regardless whether the bill or resolution originated in the House or the Senate, the House of Representatives shall engross the bill or resolution as amended.

This rule may be waived by the President Pro Tempore of the Senate or in his absence the Chairman of Senate Rules Committee, or the Speaker of the House of Representatives.

Enrollment of Bills

13 Section 7. When a bill shall have passed both houses, it shall be 14 enrolled by the enrolling clerk of the house in which it originated.

Section 8. All bills must be enrolled and reported to each house by
the committee designated by each house to supervise the enrolling of bills,
within three (3) days after their passage; provided, that if the
reconsideration of any bill is moved, in either house, previous to its
presentation to the Governor, the committee shall hold the same until action
is taken upon such motion.

Section 9. No bill, resolution, or memorial shall be sent to the Governor for his approval, unless the same shall have been clearly and fairly enrolled without obliteration or interlineation.

Signing of Bills

Section 10. After examination and report by the committee responsible for enrolling bills, each bill shall be signed by the Speaker of the House of Representatives and by the President of the Senate. Each page of a bill shall be signed by the Speaker of the House of Representatives on the right margin, and shall be signed by the President of the Senate on the left margin of each page. The Speaker of the House of Representatives and the President of the Senate shall manually sign each page of each bill, or may provide, at their option and under their supervision, for the affixing thereto of their facsimile signature in the manner and procedure provided by Act 69 of 1959. (Arkansas Code §§ 21-10-101 thru 21-10-106)

1	Announcement of Message
2	Section 11. When the Secretary of the Senate or Chief Clerk of the
3	House, or either of the assistants, shall wait upon the other house, notice
4	thereof shall be given to the President or Speaker of the House by the
5	Sergeant at Arms, or Assistant Sergeant at Arms, who shall declare the same,
6	and a copy of the message to be laid on the table of the clerk or secretary.
7	
8	Bills Passed by the Other House
9	Section 12. Tuesday and Friday of each week are hereby set apart in
10	each house for the special and exclusive consideration of bills and
11	resolutions, which may have been passed by the other house, and the
12	consideration of such bills and resolutions shall take precedence over all
13	the other business on these days immediately after the expiration of one (1)
14	hour after the house shall be called to order by the presiding officer;
15	provided, that the reading of the Journal shall be completed in any event.
16	
17	Conference Committee
18	Section 13. When either body shall request a conference, and appoint a
19	committee for that purpose, the other body shall also appoint a committee of
20	equal number to confer, and such conference shall be held at any time and
21	place agreed upon by the Chairpersons.
22	
23	Suspension of Joint Rules
24	Section 14. No joint rules shall be dispensed with but by a concurrent
25	vote of two-thirds ($2/3$) of each house, and if either house shall violate a
26	joint rule, the question of order may be raised in the other house, and
27	decided in the same manner as in case of a violation of the rules of such
28	house.
29	
30	Appropriation Bills
31	Section 15. The general appropriation bill, and all appropriation
32	bills recommended "do pass" by the Joint Budget Committee, shall be
33	privileged bills advanced upon the calendar, and take precedence over all
34	other bills at any time after the reading of the Journal. It shall be in

order, by the direction of the appropriate committee, to move that the House

or Senate (as the case may be) resolve itself into the committee of the whole

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house for the purpose of considering the general appropriation bill, and no dilatory motion shall be entertained by the presiding officer.

Deadline for the Introduction of Bills

Section 16. (A) No appropriation bill shall be filed for introduction in either the House of Representatives or the Senate later than the fiftieth (50th) day of a regular session except upon consent of two-thirds (2/3) of the members elected to each house; and, no other bill shall be filed for introduction in either the House of Representatives or the Senate later than the fifty-fifth (55th) day of a regular session, except upon consent of two-thirds (2/3) of the members elected to each house. When the filing deadline for any bills or resolutions ends on Saturday or Sunday, the deadline is hereby extended until the close of business the following Monday.

- (B) Any proposed legislation affecting any publicly supported retirement system or pension plan to be considered by the General Assembly at a regular session shall be introduced in the General Assembly during the first fifteen (15) calendar days of a regular biennial session.
- (C) No such bill shall be introduced after the fifteenth (15th) day of a regular biennial session unless its introduction is first approved by a three-fourths (3/4) vote of the full membership of each house of the General Assembly.
- (D) A bill affecting any publicly supported retirement system or systems shall not be introduced or considered at any special session of the General Assembly unless the introduction and consideration of the bill is first approved by a three-fourths (3/4) vote of the full membership of each house of the General Assembly. (Arkansas Code § 10-2-115)

Introduction of Health Care Legislation

Section 17. (A) Any proposed legislation affecting the licensure of any profession, occupation, or class of health care providers not currently licensed, or expanding the scope of practice of any profession, occupation, or class of health care providers to be considered by the General Assembly at a regular biennial session shall be introduced in the General Assembly during the first fifteen (15) calendar days of a regular biennial session.

(B) No such bill shall be introduced after the fifteenth (15th) day of a regular biennial session unless its introduction is first approved by a

- 1 three-fourths (3/4) vote of the full membership of each house of the General 2 Assembly. 3 (C) The Senate and the House, and committees of the Senate and House, 4 shall take no action on any such bill for an additional fifteen (15) calendar 5 days after the fifteen (15) calendar day deadline for introduction of such 6 bills has passed. 7 8 Method of Preparing Bills 9 and Resolutions - Automated Bill Preparation System (A) No bill or resolution, as defined herein, shall be 10 Section 18. 11 accepted for introduction by clerks of the Senate or of the House of 12 Representatives unless such bill or resolution has been prepared for 13 introduction by an automated bill preparation system developed by the Bureau 14 of Legislative Research. 15 The Bureau of Legislative Research shall establish and (1) 16 operate, in cooperation with the appropriate officials of the House of 17 Representatives and the Senate, an automated bill preparation system in which all bills and resolutions, as defined herein, shall be prepared for 18 19 introduction. Such system shall be designed in a manner which will permit 20 either or both houses of the General Assembly to install compatible and 21 interconnecting electronic equipment for the preparation of bills and 22 resolutions in the same format as prepared by the Bureau of Legislative 23 Research for introduction in either house of the General Assembly. 24 The Bureau of Legislative Research shall provide the 25 Secretary of the Senate and the Chief Clerk of the House of Representatives 26 access by electronic medium to the central bill files in which bills and 27 resolutions recorded in the automated bill preparation system are stored, to 28 enable the engrossing rooms of the respective houses to have ready access 29 thereto for enrollment of engrossed amendments adopted to such bills and 30 resolutions. 31 (3) As used herein: 32 (a) "resolutions" shall mean all resolutions prepared for 33 introduction which require the concurrence of both houses of the General 34 Assembly for the adoption thereof, and shall include resolutions prepared for
 - (b) "automated bill preparation system" shall mean an

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consideration by only the house in which introduced;

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- 1 automated system using word processors, computers, or other electronic
- 2 devices for the typing and preparation of bills and resolutions (as defined
- 3 herein) for introduction by members of the General Assembly in either the
- 4 Senate or the House of Representatives, and shall include the following
- 5 features:
- 6 (i) a separate identification number, to be placed
- 7 upon each page of the original and each copy thereof prepared for
- 8 introduction in the General Assembly;
- 9 (ii) a method of electronically recording the
- 10 contents of each bill and resolution for ready access for retrieval and
- 11 engrossment purposes;
- 12 (iii) security features to protect the automated
- 13 bill preparation files from access by unauthorized persons, and to maintain
- 14 the integrity and confidentiality of drafts of bills and resolutions prepared
- 15 by the Bureau of Legislative Research for members of the General Assembly
- 16 which have not been filed for introduction; and
- 17 (iv) such other features as deemed to be necessary
- 18 and advisable by the Bureau of Legislative Research after consulting with the
- 19 appropriate officials of the House of Representatives and the Senate.
- 20 (B) All bills and resolutions introduced in the House and Senate shall
- 21 be prepared on $8\ 1/2\ x\ 11$ inch paper. A computer generated original and
- 22 eight (8) copies of the bill or resolution, or a photocopy of an original
- 23 computer generated copy with eight (8) additional copies thereof, shall be
- 24 prepared for introduction. The original computer generated copy shall be
- 25 placed in the manuscript cover provided for the official copy of bills or
- 26 resolutions and a photocopy of the computer generated original shall be
- 27 placed in the manuscript cover provided for the duplicate copy, with the
- 28 eight (8) copies thereof to be attached thereto in such manner as may be
- 29 prescribed by the respective houses. In addition, eight (8) copies of the
- 30 caption on each bill or resolution shall be prepared and attached thereto at
- 31 the time of introduction.
- 32 (C) Upon the introduction of each bill and resolution, the appropriate
- 33 clerks of the respective houses shall cause the original signed copy thereof
- 34 (which is contained in the official bill or resolution manuscript cover) to
- 35 be identified as the official copy by perforation or stamping on the left
- 36 margin of each page thereof the words "HOUSE ORIGINAL" to be placed on each

- 1 official original copy of House bills and resolutions, and the words "SENATE
- 2 ORIGINAL" to be placed on the left margin of each official original copy of
- 3 Senate bills and resolutions. Whenever any bill or resolution is amended,
- 4 the engrossed page or pages thereof shall be perforated in the same manner as
- 5 the original introduced copy. Only the original signed copy of a bill or
- 6 resolution and engrossed pages thereof shall be perforated or stamped as
- 7 provided herein.
- 8 (D) If any person shall unlawfully perforate any fraudulent or
- 9 counterfeit copy of any bill or resolution for the purpose of intentionally
- 10 inserting in any bill or resolution any page or provision thereof for the
- ll purpose of altering the bill or resolution as introduced, such person shall
- 12 be in contempt of the House or Senate, or both House and Senate, and shall be
- 13 punished accordingly. If any person shall make any alteration, change or
- 14 erasure in any original copy of a bill or resolution as originally
- 15 introduced, except upon direction of the House or Senate, or both House and
- 16 Senate, or upon direction of the appropriate committees on engrossed or
- 17 enrolled bills, such person shall be in contempt of the House or Senate, or
- 18 both of them and shall be punished accordingly. In addition, such person
- 19 shall be subject to such fine and imprisonment as may be imposed by the laws
- 20 of this State for fraud.
- 21 (E)(1) Only bills and amendments to bills which meet the requirements
- 22 of this subsection (E) may be introduced into the Senate or the House of
- 23 Representatives.
- 24 (2) Except as provided in subsections (E)(5), (6) and (8), all
- 25 bills and amendments to bills shall reflect the changes proposed in the
- 26 existing law by:
- 27 (a) over striking all language of the existing law which
- 28 is proposed to be deleted; and
- 29 (b) underlining all new language proposed to be added to
- 30 the existing law. At the top of the first page of the bill shall appear
- 31 language substantially similar to the following: "Stricken language would be
- 32 deleted from present law. Underlined language would be added to present
- 33 law."
- 34 (3) Except as provided in subsections (E)(5), (6) and (8), all
- 35 resolutions proposing amendments to the Arkansas Constitution and amendments
- 36 to resolutions shall reflect the changes proposed in the existing

- 1 Constitution by:
- 2 (a) over striking all language of the existing
- 3 Constitution which is proposed to be deleted; and
- 4 (b) underlining all new language proposed to be added to
- 5 the existing Constitution. At the top of the first page of the bill shall
- 6 appear language substantially similar to the following: "Stricken language
- 7 would be deleted from the present Constitution. Underlined language would be
- 8 added to present Constitution."
- 9 (4) Except as provided in subsections (E)(5), (6) and (8), all
- 10 resolutions proposing changes in the rules of the Senate or House or the
- 11 joint rules of the Senate and House shall reflect the changes proposed in the
- 12 existing rule by:
- 13 (a) over striking all language of the existing rule which
- 14 is proposed to be deleted; and
- 15 (b) underlining all new language proposed to be added to
- 16 the existing rule. At the top of the first page of the resolution shall
- 17 appear language substantially similar to the following: "Stricken language
- 18 would be deleted from present rule. Underlined language would be added to
- 19 present rule."
- 20 (5) This subsection (E) may be waived by the President Pro
- 21 Tempore of the Senate or in his absence, the Chairman of the Senate Rules
- 22 Committee, or the Speaker of the House of Representatives.
- 23 (6) Markups are not required of the following:
- 24 (a) appropriation sections, state agencies regular salary
- 25 sections, and state agencies extra help sections contained within a bill if
- 26 the sections do not specifically amend existing law;
- 27 (b) sections which allocate funds within the Revenue
- 28 Stabilization Law or within the General Improvement Fund Distribution Law;
- 29 and
- 30 (c) sections which amend Arkansas Code §§ 21-5-208(b) and
- 31 21-5-209(e).
- 32 (7) It shall be the duty of the Chairman of the Joint Budget
- 33 Committee to have a schedule prepared which reflects the amounts approved by
- 34 the Joint Budget Committee for each category for each fund within the Revenue
- 35 Stabilization Law to provide funding for the biennial budget enacted by the
- 36 General Assembly and a schedule reflecting the proposed distribution of

- 1 General Improvement funds. The schedule reflecting the allocation of funds
- 2 in the Revenue Stabilization Law and the General Improvement Fund
- 3 Distribution Law for the next biennium shall be submitted to each body of the
- 4 Arkansas General Assembly at least three (3) days prior to the day at which
- 5 the same is to be considered for final passage.
- 6 (8) Markups are not required on sections that are substantially 7 the same as the following boiler-plate sections:

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- 9 "SECTION. COMPLIANCE WITH OTHER LAWS. Disbursement of
- 10 funds authorized by this Act shall be limited to the appropriation for such
- 11 agency and funds made available by law for the support of such
- 12 appropriations; and the restrictions of the State Purchasing Law, the General
- 13 Accounting and Budgetary Procedures Law, the Revenue Stabilization Law, the
- 14 Regular Salary Procedures and Restrictions Act, the Higher Education
- 15 Expenditure Restrictions Act, where applicable, and regulations promulgated
- 16 by the Department of Finance and Administration, as authorized by law, shall
- 17 be strictly complied with in disbursement of said funds.

- 19 SECTION. EMPLOYMENT OF ATTORNEYS. None of the funds
- 20 appropriated in this Act for Maintenance and General Operation shall be
- 21 expended in payment for services of attorneys, unless the agency shall first
- 22 make a request in writing to the Attorney General of the State of Arkansas to
- 23 provide the required legal services. The Attorney General's Office shall
- 24 provide the required legal services, or, if the Attorney General's Office
- 25 shall determine that sufficient personnel are not available to provide the
- 26 requested legal services, the Attorney General shall certify the same to the
- 27 agency and may authorize the agency to employ legal counsel and to expend
- 28 monies appropriated for Maintenance and General Operations thereof, if:
- 29 (1) The Attorney General determines, and certifies in
- 30 writing, that such agency needs the advice or assistance of legal counsel,
- 31 and
- 32 (2) The Attorney General consents in writing to the
- 33 employment of the legal counsel to be retained by the agency.
- 34 Such certification shall be required with respect to each
- 35 instance of the employment of special legal counsel, or shall be required
- 36 annually with respect to legal counsel employed on a retainer basis. A copy

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     of such certification shall be entered in the official minutes of the agency,
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     and shall be retained in the fiscal records of the agency for audit purposes.
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                       SECTION. DISBURSEMENT CONTROLS. (A) No contract may be
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     awarded nor obligations otherwise incurred in relation to the project or
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     projects described herein in excess of the State Treasury funds actually
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     available therefor as provided by law. Provided, however, that institutions
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     and agencies listed herein shall have the authority to accept and use grants
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     and donations including Federal funds, and to use its unobligated cash income
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     or funds, or both available to it, for the purpose of supplementing the State
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     Treasury funds for financing the entire costs of the project or projects
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     enumerated herein. Provided further, that the appropriations and funds
     otherwise provided by the General Assembly for Maintenance and General
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     Operations of the agency or institutions receiving appropriation herein shall
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     be not be used for any of the purposes as appropriated in this Act.
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                                 The restrictions of any applicable provisions of
                             (B)
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     the State Purchasing Law, the General Accounting and Budgetary Procedures
     Law, the Revenue Stabilization Law and any other applicable fiscal control
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     laws of this State and regulations promulgated by the Department of Finance
     and Administration, as authorized by law, shall be strictly complied with in
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     disbursement of any funds provided by this Act unless specifically provided
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     otherwise by law.
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                       SECTION. LEGISLATIVE INTENT. It is the intent of the
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     General Assembly that any funds disbursed under the authority of the
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     appropriations contained in this Act shall be in compliance with the stated
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     reasons for which this Act was adopted, as evidenced by the Agency Requests,
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     Executive Recommendations and Legislative Recommendations contained in the
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     budget manuals prepared by the Department of Finance and Administration,
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     letters, or summarized oral testimony in the official minutes of the Arkansas
     Legislative Council or Joint Budget Committee which relate to its passage and
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     adoption.
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                       SECTION. GENERAL REPEALER. All laws and parts of law in
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     conflict with this act are hereby repealed."
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           Section 19. (A) Once a Senate bill has passed the House of
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- 1 Representatives and returned to the Senate, it may not be subsequently
- 2 amended in the Senate unless the House expunges the vote by which it passed
- 3 the bill and any amendments to the bill and the Senate expunges the vote by
- 4 which the bill was passed and places the bill on second reading.
 - (B) Once a House bill has passed the Senate and has been returned to the House, it may not be subsequently amended in the House unless the Senate expunges the vote by which it passed the bill and any amendments to the bill and the House expunges the vote by which the bill was passed and places the

9 bill on second reading.

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Submission of Bills to Governor

12 Section 20. Whenever any Senate bill shall be approved by the House of Representatives and enrolled by the Senate, the Secretary of the Senate or 13 14 one of his or her authorized agents shall without delay, deliver the same to 15 the Governor or his or her designated representative and take receipt 16 thereof, which receipt shall be returned to the Senate and entered in the 17 Journal. Whenever any House bill shall be approved by the Senate and enrolled by the House, the Chief Clerk of the House or one of his or her 18 19 authorized agents shall, without delay, deliver the same to the Governor or 20 his or her designated representative and take receipt thereof, which receipt 21 shall be returned to the House and entered in the Journal. In the event the 22 Governor, or his or her designated representative, shall refuse to accept 23 delivery of any such bill, the Secretary of the Senate, or the Chief Clerk of 24 the House, or their designated agents, as the case may be, shall forthwith 25 serve the same by handing the bill to either the Governor or to any employee 26 of the Governor's office, and shall return a certificate to the Senate or the 27 House as the case may be, of the date and time of such delivery and of the 28 name of the person to whom delivered and such certificate shall be entered in 29 the Journal of the Senate or the Journal of the House, as the case may be, 30 and shall constitute proof of delivery of said bill to the Governor in 31 determining the period of time in which the Governor has to sign the same or 32 return it to the Senate or the House with his veto as provided in the 33 Constitution of the State of Arkansas.

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Joint Committee on Constitutional Amendments

Section 21. The Joint Committee on Constitutional Amendments shall

- 1 consist of the members of the Senate Committee on State Agencies and
- 2 Governmental Affairs and the members of the House Committee on State Agencies
- 3 and Governmental Affairs. No proposed constitutional amendment shall be
- 4 recommended to either house of the General Assembly except upon the
- 5 affirmative vote of a majority of the Senate members of the Joint Committee
- 6 on Constitutional Amendments and an affirmative vote of a majority of the
- 7 House members of the Joint Committee on Constitutional Amendments. No
- 8 resolution proposing a constitutional amendment shall be filed in either the
- 9 House of Representatives or the Senate after the thirty-first (31st) day of
- 10 each regular session of the General Assembly. All resolutions proposing
- ll constitutional amendments shall be referred to the Joint Committee on
- 12 Constitutional Amendments. Other resolutions proposing constitutional
- 13 amendments shall not be reported to or considered by either house of the
- 14 General Assembly until the original recommendations of the Joint Committee on
- 15 Constitutional Amendments are disposed of by both Houses.

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Joint Meetings of Senate and House Committees

Section 22. The standing and select Committees of the Senate and the House of Representatives are authorized to hold joint meetings upon call of the Chairpersons of the two committees involved or by one-half (1/2) or more of the members of both committees involved.

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Correction of Obvious Errors

Section 23. The Secretary of the Senate and the Chief Clerk of the House are authorized, subject to approval by the appropriate designated committee, to correct obvious errors occurring in documents originating in the House and the Senate respectively, provided that each such correction is noted on the bill jacket and is documented by a "correction note" at the end of the official daily journal for the date on which the correction was made.

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Assigning Bill and Resolution Numbers

Section 24. In assigning numbers to bills and resolutions introduced in the Senate and House of Representatives, Senate bills and resolutions shall be numbered commencing with the figure 1, and House bills and resolutions shall be assigned numbers commencing with the figure 1001.

Prefiling of Bills and Resolutions

2 Section 25. Beginning on November 15th of each year preceding a regular session of the General Assembly, each holdover member of the Senate 3 4 who will be serving at the next following regular session of the General 5 Assembly, and each member-elect of the General Assembly, as soon as the 6 members-elect of the next General Assembly are certified to the Secretary of 7 State, shall be permitted to prefile bills and resolutions for such regular 8 session with the Chief Clerk of the House and the Secretary of the Senate. 9 (Arkansas Code § 10-2-112)

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Succession to the Powers of Governor

Section 26. (A) It is recognized that no Rule can amend the Constitution; therefore, it is the intent of this Rule to provide for the President Pro Tempore and Speaker of the House to exercise gubernatorial powers sparingly or under only extraordinary circumstances.

- (B) Neither the President Pro Tempore of the Senate nor the Speaker of the House shall exercise the powers of the Governor unless he or she succeeds to the powers of the Governor because of a vacancy in both the office of Governor and Lieutenant Governor, the disability of both officers, or a vacancy in one office and the disability of the other officer.
- 21 (C)(1) For the purpose of this section a disability shall be 22 considered to exist only if:
- 23 (a) The Governor or Lieutenant Governor transmits to the 24 President Pro Tempore of the Senate and the Speaker of the House of 25 Representatives his or her written declaration that he or she is unable to 26 discharge the powers and duties of his or her office; or
 - (b) A Majority of the constitutional officers of the Executive Department of this State transmit to the President Pro Tempore of the Senate and the Speaker of the House of Representatives their written declaration that the Governor or Lieutenant Governor is unable to discharge the powers and duties of his or her office.
 - (2) A disability shall cease upon the officer transmitting to the President Pro Tempore of the Senate and the Speaker of the House of Representatives his or her written declaration that no disability exists.
 - (D) If the Speaker of the House of Representatives exercises the powers of the Governor in violation of this Rule, he or she may be removed

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1	from the office of Speaker of the House upon a majority vote of the House.
2	If the President Pro Tempore of the Senate exercises powers of the Governor
3	in violation of this Rule, he or she may be removed from the office of
4	President Pro Tempore of the Senate upon a majority vote of the Senate.
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