Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	
2	87th General Assembly A Bill	
3	Regular Session, 2009SENATE BILL	410
4		
5	By: Senator Madison	
6		
7		
8	For An Act To Be Entitled	
9	AN ACT TO MAKE VARIOUS CORRECTIONS TO TITLE 5 OF	
10	THE ARKANSAS CODE OF 1987 ANNOTATED; AND FOR	
11	OTHER PURPOSES.	
12		
13	Subtitle	
14	AN ACT TO MAKE VARIOUS CORRECTIONS TO	
15	TITLE 5 OF THE ARKANSAS CODE OF 1987	
16	ANNOTATED.	
17		
18		
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
20		
21	SECTION 1. Arkansas Code § 5-1-110(d)(1)(E) is amended to read as	
22	follows to remove obsolete language:	
23	(E) Continuing criminal enterprise, § 5-64-405 and forme	r
24	$\frac{5-64-414}{1}$, and any predicate felony utilized to prove the continuing	
25	criminal enterprise.	
26		
27	SECTION 2. Arkansas Code § 5-2-607 is amended to read as follows to	
28	incorporate in a definition language incorporated by reference and to make	
29	stylistic changes:	
30	5-2-607. Use of deadly physical force in defense of a person.	
31	(a) A person is justified in using deadly physical force upon anothe	r
32	person if the person reasonably believes that the other person is:	
33	(1) Committing or about to commit a felony involving force or	
34 25	violence;	
35	(2) Using or about to use unlawful deadly physical force; or	
36	(3) (A) Imminently endangering the person's life or imminently	



1 about to victimize the person as described in § 9-15-103 from the 2 continuation of a pattern of domestic abuse. 3 (B) As used in this section, "domestic abuse" means the 4 same as defined in § 9-15-103. 5 (b) A person may not use deadly physical force in self-defense if he 6 or she the person knows that he or she can avoid the necessity of using 7 deadly physical force with complete safety: 8 (1)(A) By retreating. 9 (B) However, a person is not required to retreat if the 10 person is: 11 (i) In the person's dwelling or on the curtilage 12 surrounding the person's dwelling and was not the original aggressor; or (ii) A law enforcement officer or a person assisting 13 14 at the direction of a law enforcement officer; or 15 (2) By surrendering possession of property to a person claiming 16 a lawful right to possession of the property. 17 (c) As used in this section, "curtilage": (1) "Curtilage" means the land adjoining a dwelling that is 18 19 convenient for family residential purposes and habitually used for family residential purposes, but not necessarily enclosed, and includes an 20 21 outbuilding that is directly and intimately connected with the dwelling and 22 in close proximity to the dwelling, and 23 (2) "Domestic abuse" means: 24 (A) Physical harm, bodily injury, assault, or the 25 infliction of fear of imminent physical harm, bodily injury, or assault 26 between family or household members; or 27 (B) Any sexual conduct between family or household 28 members, whether minors or adults, that constitutes a crime under the laws of 29 this state. 30 SECTION 3. Arkansas Code § 5-4-104(e)(1)(A)(vi) is amended to read as 31 32 follows to correct a reference: 33 (vi) Engaging in a continuing criminal enterprise, 34 former § 5-64-414 § 5-64-405. 35 36 SECTION 4. Arkansas Code § 5-4-301(a)(1)(F) is amended to read as

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1 follows to correct a reference: 2 (F) Engaging in a continuing criminal enterprise, former § 3 5-64-414 § 5-64-405. 4 5 SECTION 5. Arkansas Code § 5-5-101(b) is amended to read as follows to 6 clarify the scope of a definition and to make stylistic changes: 7 (b)(1) "Contraband" As used in this section, "contraband" includes 8 means any: 9 (1)(A) Article possessed under a circumstance prohibited 10 by law; 11 (2)(B) Weapon or other instrumentality instrument used in 12 the commission or attempted commission of a felony; (3)(C) Visual, print, or electronic medium that depicts 13 14 sexually explicit conduct involving a child prohibited under § 5-27-304; 15 (4)(D) Visual, print, or electronic medium that contains a 16 sexual performance of a child prohibited under § 5-27-403; 17 (5) (E) Item the possession of which is prohibited by § 5-27-602; 18 19 (6)(F) Item the production of which is prohibited by § 5-20 27-603; 21 (7) (G) Item the production of which is prohibited by § 5-22 27-605; or 23 (8)(H) Other article designated "contraband" by law, but 24 shall not include a visual, a print, or an electronic medium created, 25 obtained, or possessed by licensed medical personnel or a regulated medical 26 facility for the purpose of treatment or documentation of injuries to a 27 child. 28 (2) "Contraband" does not include a visual, a print, or an electronic medium created, obtained, or possessed by licensed medical 29 30 personnel or a regulated medical facility for the purpose of treatment or documentation of injuries to a child. 31 32 33 SECTION 6. Arkansas Code § 5-10-101(a)(1)(A) is amended to add a new 34 subdivision to read as follows to clarify the criminal offenses within its 35 scope: 36 (xi) Aggravated residential burglary, § 5-39-204.

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1 2 SECTION 7. Arkansas Code § 5-14-101 is amended to add a new definition 3 to read as follows to clarify the use of "minor" within Title 5, Chapter 14: 4 (11) "Minor" means a person who is less than eighteen (18) years of 5 age. 6 7 SECTION 8. The introductory language of Arkansas Code § 5-14-8 103(a)(4)(A) is amended to read as follows to reflect the definition of 9 "minor" added to § 5-14-101 by this act: 10 (4)(A) Who is less than eighteen (18) years of age a minor and 11 the actor is the victim's: 12 13 SECTION 9. Arkansas Code § 5-14-110(a)(3) and (4) are amended to read 14 as follows to clarify the criminal offense in (a)(4) and to reflect the 15 definition of "minor" added to § 5-14-101 by this act: 16 (3) With the purpose to arouse or gratify a sexual desire of 17 himself or herself or a sexual desire of any other person, the person 18 purposely exposes his or her sex organs to another person who is less than 19 eighteen (18) years of age a minor, and the actor is: 20 (A) Employed with the Department of Correction, Department 21 of Community Correction, any city or county jail, or any juvenile detention 22 facility, and the minor is in custody at a facility operated by the agency or 23 contractor employing the actor; 24 (B) A professional under § 12-12-507(b) and is in a 25 position of trust or authority over the minor; or 26 (C) The minor's guardian, an employee in the minor's 27 school or school district, a temporary caretaker, or a person in a position 28 of trust and authority over the minor; 29 (4) With the purpose to arouse or gratify his or her sexual 30 desire or a sexual desire of another person, a person who is eighteen (18) 31 years of age or older: 32 (A) Causes causes or coerces another person who is less 33 than eighteen (18) years of age a minor to expose his or her sex organs to 34 another person; and , and the actor is: 35 (B)(i) Is employed (A) Employed with the Department of Correction, the Department of Community Correction, any city or county jail, 36

1 or any juvenile detention facility, and the minor is in custody at a facility 2 operated by the agency or contractor employing the actor; 3 (ii) Is a (B) A professional under § 12-12-507(b) 4 and is in a position of trust or authority over the minor; or 5 (iii) Is the (C) The minor's guardian, an employee 6 in the minor's school or school district, a temporary caretaker, or a person 7 in a position of trust or authority over the minor; or 8 9 SECTION 10. The introductory language of Arkansas Code § 5-14-124(a) is amended to read as follows to reflect the definition of "minor" added to § 10 11 5-14-101 by this act: 12 (a) A person commits sexual assault in the first degree if the person engages in sexual intercourse or deviate sexual activity with another person 13 14 who is less than eighteen (18) years of age and a minor who is not the 15 actor's spouse and the actor is: 16 17 SECTION 11. The introductory language of Arkansas Code § 5-14-125(a)(4)(A) is amended to read as follows to reflect the definition of 18 19 "minor" added to § 5-14-101 by this act: 20 (4)(A) Engages in sexual contact with another person who is less 21 than eighteen (18) years of age a minor and the actor is: 22 23 SECTION 12. The introductory language of Arkansas Code § 5-14-24 125(a)(5)(A) is amended to read as follows to reflect the definition of 25 "minor" added to § 5-14-101 by this act: 26 (5)(A) Being less than eighteen (18) years of age a minor, 27 engages in sexual contact with another person who is: 28 29 SECTION 13. The introductory language of Arkansas Code § 5-14-30 125(b)(2) is amended to read as follows to reflect the definition of "minor" added to § 5-14-101 by this act: 31 32 (2) Sexual assault in the second degree is a Class D felony if 33 committed by a person less than eighteen (18) years of age minor with another 34 person who is: 35 36 SECTION 14. The introductory language of Arkansas Code § 5-14-

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1 126(a)(2)(A) is amended to read as follows to reflect the definition of 2 "minor" added to § 5-14-101 by this act: 3 (2)(A) Being under eighteen (18) years of age a minor, engages 4 in sexual intercourse or deviate sexual activity with another person who is: 5 6 SECTION 15. Arkansas Code § 5-14-132(c) and (d) are amended to read as 7 follows to clarify the scope of a criminal offense, clarify references, and 8 make stylistic changes: 9 (c) It is not a violation of this section if the sex offender: 10 (1) Is a minor less than twenty-two (22) years of age and is a 11 student enrolled in a grade kindergarten through twelve (K-12) program; 12 (2) Enters upon the campus for the purpose of attending a 13 school-sponsored event for which an admission fee is charged or tickets are sold or distributed, a graduation ceremony, or a baccalaureate ceremony; 14 15 (3) Enters upon the campus on a day that is not designated a 16 student contact day by the school district's public school's calendar or on a 17 day in which no school-sponsored event is taking place upon the campus; or (4) Is the parent or guardian of a student enrolled in a public 18 19 school district and enters upon the campus where the student is enrolled for 20 the purpose of: 21 (A) Delivering to the student medicine, food, or personal 22 items, provided that the items if the medicine, food, or personal items are 23 delivered directly to the school public school's office; or 24 (B) Attending a scheduled parent-teacher conference, 25 provided if the sex offender is escorted to and from the scheduled parent-26 teacher conference by a designated public school official or employee. 27 (d)(1) A sex offender who is the parent or guardian of a child student 28 enrolled in a public school district and wishes to enter upon the campus in 29 which where the student is enrolled for any other purpose must shall give 30 reasonable notice to the public school principal or his or her designee. 31 (2)(A) The public school principal or his or her designee may 32 allow the parent or guardian sex offender to enter upon the campus as so long 33 as there is a designated public school official or employee available to 34 escort and supervise the parent or guardian sex offender while he or she 35 remains on campus. 36 (B) If a designated public school official or employee is

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1 not available at the time the parent or guardian sex offender wishes to enter 2 upon the campus, the parent or guardian sex offender shall not enter upon the campus until he or she is notified that a designated public school official 3 4 or employee is available. 5 6 SECTION 16. Arkansas Code § 5-26-303(a)(4) is amended to read as 7 follows to clarify a criminal offense: 8 (4) He or she The person: 9 (A) commits Commits any act of domestic battering as defined in subdivisions (a)(1) - (3) of this section or § 5-26-304 or § 5-26-10 11 305; and, 12 (B) for For conduct that occurred within the ten (10) years preceding the commission of the current offense, he or she the person 13 14 has on two (2) previous occasions been convicted of any act of battery 15 against a family or household member as defined by the laws of this state or 16 by the equivalent laws of any other state or foreign jurisdiction. 17 18 SECTION 17. Arkansas Code § 5-27-227 is repealed because its 19 provisions are being enacted as a new subchapter by this act: 20 5-27-227. Providing minors with tobacco products and cigarette papers 21 - Purchase, use, or possession prohibited - Self-service displays prohibited 22 - Placement of tobacco vending machines. 23 (a) It is unlawful for any person to give, barter, or sell to a minor: 24 (1) Tobacco in any form; or 25 (2) A cigarette paper. 26 (b) It is unlawful for any minor: 27 (1) Unless acting as an agent of the minor's employer within the 28 scope of employment, to use or possess: 29 (A) Tobacco in any form; or 30 (B) A cigarette paper; 31 (2) To purchase or attempt to purchase: 32 (A) Tobacco in any form; or 33 (B) A cigarette paper; or 34 (3) For the purpose of obtaining or attempting to obtain tobacco 35 in any form or a cigarette paper, to use any: (A) Falsified identification: or 36

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1	(B) Identification other than his or her own.
2	(c)(l) It is not an offense under subdivisions (b)(l) or (2) of this
3	section if a minor was acting at the direction of an employee or authorized
4	agent of a governmental agency authorized to enforce or ensure compliance
5	with a law relating to the prohibition of the sale of tobacco in any form or
6	a cigarette paper to a minor.
7	(2) Any minor used in the manner described in subdivision (c)(1)
8	of this section by a governmental agency shall display the appearance of a
9	minor.
10	(3)(A) If questioned by a retailer or an agent or employee of a
11	retailer about his or her age, the minor shall state his or her actual age
12	and shall present a true and correct identification if verbally asked to
13	present it.
14	(B) If verbally asked for it, any failure on the part of
15	the minor to provide true and correct identification is a defense to any
16	action pursuant to this section or a civil action under § 26-57-257.
17	(4) No minor is subject to arrest or search by any law
18	enforcement officer merely on the ground that the minor has or may have
19	possession of tobacco or a cigarette paper.
20	(d) No person shall engage or direct a minor to violate any provision
21	of this section for purposes of determining compliance with a provision of
22	this section unless the person has procured the written consent of a parent
23	or guardian of the minor to so engage or direct the minor and the person is:
24	(1) An officer having authority to enforce a provision of this
25	section;
26	(2) An employee of the Arkansas Tobacco Control Board or a
27	prosecuting attorney;
28	(3) An authorized representative of a business acting pursuant
29	to a self-compliance program designed to increase compliance with this
30	section;
31	(4) An employee or authorized representative of the Department
32	of Health; or
33	(5) An employee or authorized agent of a governmental agency
34	authorized to enforce or ensure compliance with a provision of this section.
35	(e) Any person who sells tobacco in any form or a cigarette paper has
36	the right to deny the sale of any tobacco in any form or a cigarette paper to

l any person.

2	(f) It is unlawful for any person who has been issued a permit or a
3	license under the Arkansas Tobacco Products Tax Act of 1977, § 26-57-201 et
4	seq., to fail to display in a conspicuous place or on each vending machine a
5	sign indicating that the sale of tobacco products to or purchase or
6	possession of tobacco products by a minor is prohibited by law.
7	(g) It is unlawful for any manufacturer whose tobacco product is
8	distributed in this state and any person who has been issued a permit or
9	license under the Arkansas Tobacco Products Tax Act of 1977, § 26-57-201 et
10	seq., to distribute a free sample of any tobacco product or coupon that
11	entitles the holder of the coupon to any free sample of any tobacco product:
12	(1) In or on any public street or sidewalk within five hundred
13	feet (500") of any playground, public school, or other facility when the
14	playground, public school, or other facility is being used primarily by
15	minors for recreational, educational, or other purposes; or
16	(2) To any minor.
17	(h)(l)(A) It is unlawful for any person that has been issued a permit
18	or license under the Arkansas Tobacco Products Act of 1977, § 26-57-201 et
19	seq., to sell or distribute a cigarette product through a self-service
20	display.
21	(B) Subdivision (h)(l)(A) of this section does not apply
22	to a:
23	(i) Vending machine that complies with subdivision
24	(i)(1)(A) of this section; or
25	(ii) Retail tobacco store.
26	(2) As used in subdivision (h)(1) of this section:
27	(A) "Retail tobacco store" means a retail store utilized
28	primarily for the sale of tobacco products and accessories and in which the
29	sale of other products is merely incidental; and
30	(B) "Self-service display" means a display:
31	(i) That contains a cigarette product;
32	(ii) That is located in an area where customers are
33	permitted; and
34	(iii) In which the cigarette product is readily
35	accessible to a customer without the assistance of a salesperson.
36	(i)(1)(A) Except as provided in subdivision (i)(2) of this section, it

1	is unlawful for any person who owns or leases a tobacco vending machine to
2	place a tobacco vending machine in a public place.
3	(B) As used in subdivision (i)(1)(A) of this section,
4	"public place" means a publicly or privately owned place to which the public
5	or a substantial number of people have access.
6	(2) A tobacco vending machine may be placed in a:
7	(A) Restricted area within a factory, business, office, or
8	other structure to which a member of the general public is not given access;
9	(B) Permitted premises that has a permit for the sale or
10	dispensing of an alcoholic beverage for on-premises consumption that restrict
11	entry to a person twenty-one (21) years of age or older; or
12	(C) Place where the tobacco vending machine is under the
13	supervision of the owner or an employee of the owner.
14	(j)(l) Any retail permit holder or license holder who violates any
15	provision in this section is deemed guilty of a violation and subject to the
16	following penalties:
17	(A) If the alleged violator has received a notice of an
18	alleged violation from the Arkansas Tobacco Control Board or other agency or
19	official with the authority to assess a penalty containing the information
20	specified in this subchapter, a fine not to exceed two hundred fifty dollars
21	(\$250) for a first violation within a forty-eight month period;
22	(B) For a second violation within a forty-eight month
23	period:
24	(i) A fine not to exceed five hundred dollars
25	(\$500); and
26	(ii) Suspension of the license or permit enumerated
27	in § 26-57-219 for a period not to exceed two (2) days;
28	(C) For a third violation within a forty-eight month
29	period:
30	(i) A fine not to exceed one thousand dollars
31	(\$1,000); and
32	(ii) Suspension of the license or permit enumerated
33	in § 26-57-219 for a period not to exceed seven (7) days;
34	(D) For a fourth or subsequent violation within a forty-
35	eight month period:
36	(i) A fine not to exceed two thousand dollars

1	(\$2,000); and
2	(ii) Suspension of the license or permit enumerated
3	in § 26-57-219 for a period not to exceed fourteen (14) days; and
4	(E) For a fifth violation within a forty-eight month
5	period, the license or permit enumerated in § 26-57-219 may be revoked.
6	(2) Upon any revocation or suspension of a permit or license
7	under a provision of subdivision
8	(j)(1) of this section, the person shall not be issued any new permit
9	or license to distribute or sell a tobacco product during the period of
10	suspension or revocation.
11	(k)(l) A notice of alleged violation of this section shall be given to
12	the holder of a retail permit or license within ten (10) days of the alleged
13	violation.
14	(2)(A) The notice shall contain the date and time of the alleged
15	violation.
16	(B)(i) The notice shall also include either the name of
17	the person making the alleged sale or information reasonably necessary to
18	determine the location in the store that allegedly made the sale.
19	(ii) When appropriate, information under subdivision
20	(k)(2)(B)(i) of this section should include, but not be limited to, the:
21	(a) Cash register number;
22	(b) Physical location of the sale in the
23	store; and
24	(c) If possible, the lane or aisle number.
25	(1) Notwithstanding the provisions of subsection (j) of this section,
26	the court shall consider the following factors when reviewing a possible
27	violation:
28	(1) The business has adopted and enforced a written policy
29	against selling cigarettes or tobacco products to minors;
30	(2) The business has informed its employees of the applicable
31	laws regarding the sale of cigarettes and tobacco products to minors;
32	(3) The business has required employees to verify the age of a
33	cigarette or tobacco product customer by way of photographic identification;
34	(4) The business has established and imposed disciplinary
35	sanctions for noncompliance; and
36	(5) That the appearance of the purchaser of the tobacco in any

1	form or cigarette papers was such that an ordinary prudent person would
2	believe him or her to be of legal age to make the purchase.
3	(m) Any cigarette or tobacco product found in the possession of a
4	minor may be confiscated.
5	(n) An employee of a permit holder who violates § 5-27-227 is subject
6	to a fine not to exceed one hundred dollars (\$100) per violation.
7	(o) A person convicted of violating any provision of this section
8	whose permit or license to distribute or sell a tobacco product is suspended
9	or revoked upon conviction shall surrender to the court any permit or license
10	to distribute or sell a tobacco product and the court shall transmit the
11	permit or license to distribute or sell a tobacco product to the Director of
12	the Department of Finance and Administration and instruct the Director of the
13	Arkansas Tobacco Control Board:
14	(1) To suspend or revoke the person's permit or license to
15	distribute or sell a tobacco product and to not renew the permit or license;
16	and
17	(2) Not to issue any new permit or license to that person for
18	the period of time determined by the court in accordance with this section.
19	
20	SECTION 18. Arkansas Code § 5-27-305 is amended to read as follows to
21	conform the culpable mental state element of a criminal offense to a culpable
22	mental state defined in the Arkansas Criminal Code and to clarify the
23	criminal offense:
24	5-27-305. Transportation of minors for prohibited sexual conduct.
25	Any person is guilty of a Class A felony who (a) A person commits the
26	offense of transportation of a minor for prohibited sexual conduct if the
27	person transports, finances in whole or part the transportation of, or
28	otherwise causes or facilitates the movement of any minor, $\frac{1}{100}$ and the actor:
29	(1) Knows or has reason to know that prostitution or sexually
30	explicit conduct involving the minor will be commercially exploited by any
31	person; and
32	(2) Intends <u>Acts with the purpose</u> that the minor <u>will</u> engage in:
33	(A) Prostitution; or
34	(B) Sexually explicit conduct.
35	(b) Transportation of a minor for prohibited sexual conduct is a Class
36	<u>A felony.</u>

1	
2	SECTION 19. Arkansas Code Title 5, Chapter 27, is amended to add a new
3	subchapter to read as follows to reflect the former provisions of § $5-27-227$
4	repealed by this act:
5	Subchapter 7 — Protection of minors from tobacco products
6	5-27-701. Definitions.
7	As used in this subchapter:
8	(1) "Public place" means a publicly or privately owned place to
9	which the public or a substantial number of people have access;
10	(2) "Retail tobacco store" means a retail store used primarily
11	for the sale of tobacco products and accessories and in which the sale of
12	other products is merely incidental; and
13	(3) "Self-service display" means a display:
14	(A) That contains a cigarette product;
15	(B) That is located in an area where customers are
16	permitted; and
17	(C) In which the cigarette product is readily accessible
18	to a customer without the assistance of a salesperson.
19	
20	5-27-702. Transfer of tobacco to minor prohibited — Use, possession,
21	or purchase of tobacco by minor prohibited.
22	(a) It is unlawful for a person to give, barter, or sell to a minor:
23	(1) Tobacco in any form; or
24	(2) A cigarette paper.
25	(b) It is unlawful for a minor:
26	(1) Unless acting as an agent of the minor's employer within the
27	scope of employment, to use or possess:
28	(A) Tobacco in any form; or
29	(B) A cigarette paper;
30	(2) To purchase or attempt to purchase:
31	(A) Tobacco in any form; or
32	(B) A cigarette paper; or
33	(3) For the purpose of obtaining or attempting to obtain tobacco
34	in any form or a cigarette paper, to use any:
35	(A) Falsified identification; or
36	(B) Identification other than his or her own.

1	(c)(l) It is not an offense under subdivision (b)(l) or subdivision
2	(b)(2) of this section if a minor was acting at the direction of an employee
3	or authorized agent of a governmental agency authorized to enforce or ensure
4	compliance with a law relating to the prohibition of the sale of tobacco in
5	any form or a cigarette paper to a minor.
6	(2) A minor used in the manner described in subdivision (c)(1)
7	of this section by a governmental agency shall display the appearance of a
8	minor.
9	(3)(A) If questioned by a retailer or an agent or employee of a
10	retailer about his or her age, the minor shall state his or her actual age
11	and shall present a true and correct identification if verbally asked to
12	present true and correct identification.
13	(B) If verbally asked to present true and correct
14	identification, a failure on the part of the minor to provide true and
15	correct identification is a defense to an action under this subchapter or a
16	civil action under § 26-57-257.
17	
18	5-27-703. Failure to display sign regarding purchase or possession of
19	tobacco by minor prohibited.
20	It is unlawful for a person who has been issued a permit or a license
21	under the Arkansas Tobacco Products Tax Act of 1977, § 26-57-201 et seq., to
22	fail to display in a conspicuous place or on each vending machine a sign
23	indicating that the sale of tobacco products to or purchase or possession of
24	tobacco products by a minor is prohibited by law.
25	
26	5-27-704. Distribution of free samples of tobacco in certain
27	circumstances prohibited.
28	It is unlawful for a manufacturer whose tobacco product is distributed
29	in this state and a person who has been issued a permit or license under the
30	Arkansas Tobacco Products Tax Act of 1977, § 26-57-201 et seq., to distribute
31	a free sample of a tobacco product or coupon that entitles the holder of the
32	coupon to a free sample of a tobacco product:
33	(1) In or on a public street or sidewalk within five hundred
34	feet (500') of a playground, public school, or other facility when the
35	playground, public school, or other facility is being used primarily by
36	minors for recreational, educational, or other purposes; or

1	(2) To a minor.
2	
3	5-27-705. Distribution of cigarette product through a self-service
4	display prohibited.
5	(a) It is unlawful for a person that has been issued a permit or
6	license under the Arkansas Tobacco Products Act of 1977, § 26-57-201 et seq.,
7	to sell or distribute a cigarette product through a self-service display.
8	(b) Subsection (a) of this section does not apply to a:
9	(1) Vending machine that complies with § 5-27-706; or
10	(2) Retail tobacco store.
11	
12	5-27-706. Placement of tobacco vending machine in a public place
13	prohibited.
14	(a) Except as provided in subsection (b) of this section, it is
15	unlawful for a person who owns or leases a tobacco vending machine to place a
16	tobacco vending machine in a public place.
17	(b) A tobacco vending machine may be placed in a:
18	(1) Restricted area within a factory, business, office, or other
19	structure to which a member of the general public is not given access;
20	(2) Permitted premises that has a permit for the sale or
21	dispensing of an alcoholic beverage for on-premises consumption and that
22	restricts entry to a person twenty-one (21) years of age or older; or
23	(3) Place where the tobacco vending machine is under the
24	supervision of the owner or an employee of the owner.
25	
26	5-27-707. Arrest or search of minor - Confiscation of tobacco.
27	(a) A minor is not subject to arrest or search by a law enforcement
28	officer merely on the ground that the minor has or may have possession of
29	tobacco or a cigarette paper.
30	(b) A cigarette or tobacco product found in the possession of a minor
31	may be confiscated.
32	
33	5-27-708. Consent of parent or guardian to use of minor for
34	enforcement.
35	<u>A person shall not engage or direct a minor to violate this subchapter</u>
36	for purposes of determining compliance with this subchapter unless the person

1	has procured the written consent of a parent or guardian of the minor to so
2	engage or direct the minor and the person is:
3	(1) An officer having authority to enforce a provision of this
4	section;
5	(2) An employee of the Arkansas Tobacco Control Board or a
6	prosecuting attorney;
7	(3) An authorized representative of a business acting under a
8	self-compliance program designed to increase compliance with this section;
9	(4) An employee or authorized representative of the Department
10	of Health; or
11	(5) An employee or authorized agent of a governmental agency
12	authorized to enforce or ensure compliance with this subchapter.
13	
14	5-27-709. Right to refuse sale of tobacco or cigarette paper.
15	<u>A person who sells tobacco in any form or a cigarette paper may deny</u>
16	the sale of tobacco in any form or a cigarette paper to any person.
17	
18	5-27-710. Penalties for violation of subchapter.
19	(a) Upon conviction, a retail permit holder or license holder who
20	violates this subchapter is guilty of a violation and subject to the
21	following penalties:
22	(1) If the alleged violator has received a notice of an alleged
23	violation from the Arkansas Tobacco Control Board or other agency or official
24	
	with the authority to assess a penalty containing the information specified
25	with the authority to assess a penalty containing the information specified in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for
25 26	
	in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for
26	in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;
26 27	in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period; (2) For a second violation within a forty-eight-month period:
26 27 28	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;</pre>
26 27 28 29	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period; (2) For a second violation within a forty-eight-month period: (A) A fine not to exceed five hundred dollars (\$500); and (B) Suspension of the license or permit enumerated in §</pre>
26 27 28 29 30	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;</pre>
26 27 28 29 30 31	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;</pre>
26 27 28 29 30 31 32	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;</pre>
26 27 28 29 30 31 32 33	<pre>in this subchapter, a fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period;</pre>

1	month period:
2	(A) A fine not to exceed two thousand dollars (\$2,000);
3	and
4	(B) Suspension of the license or permit enumerated in §
5	26-57-219 for a period not to exceed fourteen (14) days; and
6	(5) For a fifth violation within a forty-eight-month period, the
7	license or permit enumerated in § 26-57-219 may be revoked.
8	(b) Upon a revocation or suspension of a permit or license under
9	subsection (a) of this section, the person shall not be issued a new permit
10	or license to distribute or sell a tobacco product during the period of
11	suspension or revocation.
12	(c)(1) A notice of alleged violation of this subchapter shall be given
13	to the holder of a retail permit or license within ten (10) days of the
14	alleged violation.
15	(2)(A) The notice shall contain the date and time of the alleged
16	violation.
17	(B)(i) The notice shall also include either the name of
18	the person making the alleged sale or information reasonably necessary to
19	determine the location in the store that allegedly made the sale.
20	(ii) When appropriate, information under subdivision
21	(c)(2)(B)(i) of this section shall include without limitation the:
22	(a) Cash register number;
23	(b) Physical location of the sale in the
24	store; and
25	(c) If possible, the lane or aisle number.
26	(d) A court shall consider the following factors when reviewing a
27	possible violation:
28	(1) The business has adopted and enforced a written policy
29	against selling cigarettes or tobacco products to minors;
30	(2) The business has informed its employees of the applicable
31	laws regarding the sale of cigarettes and tobacco products to minors;
32	(3) The business has required employees to verify the age of a
33	cigarette or tobacco product customer by photographic identification;
34	(4) The business has established and imposed disciplinary
35	sanctions for noncompliance; and
36	(5) That the appearance of the purchaser of the tobacco in any

1	form or cigarette papers was such that an ordinary prudent person would
2	believe him or her to be of legal age to make the purchase.
3	(e) An employee of a permit holder who violates this subchapter is
4	subject to a fine not to exceed one hundred dollars (\$100) per violation.
5	(f) Upon conviction, a person convicted of violating this subchapter
6	whose permit or license to distribute or sell a tobacco product is suspended
7	or revoked shall surrender to the court any permit or license to distribute
8	or sell a tobacco product, and the court shall transmit the permit or license
9	to distribute or sell a tobacco product to the Director of the Department of
10	Finance and Administration and instruct the Director of the Arkansas Tobacco
11	Control Board:
12	(1) To suspend or revoke the person's permit or license to
13	distribute or sell a tobacco product and to not renew the permit or license;
14	and
15	(2) Not to issue a new permit or license to that person for the
16	period of time determined by the court under this subchapter.
17	
18	SECTION 20. The introductory language of Arkansas Code § 5-37-227(a)
19	is amended to read as follows to conform the culpable mental state element of
20	a criminal offense to a culpable mental state defined in the Arkansas
21	Criminal Code:
22	(a) A person commits financial identity fraud if, with the intent
23	purpose to:
24	
25	SECTION 21. Arkansas Code § 5-37-301 is amended to read as follows to
26	clarify the scope of the Arkansas Hot Check Law:
27	5-37-301. Title
28	For convenience, this section and §§ 5-37-301 - 5-37-306 may be
29	referred to and cited as "The Arkansas Hot Check Law" <u>This subchapter shall</u>
30	be known and may be cited as the "Arkansas Hot Check Law".
31	
32	SECTION 22. Arkansas Code § 5-37-305(b)(2)(B) is amended to read as
33	follows to correct an inconsistency with § 5-37-305(b)(2)(A):
34	(B) More than one (1) instrument or transaction has been
35	drawn within a ninety-day period, each instrument or transaction is in an
36	amount less than two hundred dollars (\$200) five hundred dollars (\$500), and

1 the total amount of all such instruments or transactions is less than two 2 thousand five hundred dollars (\$2,500) but more than five hundred dollars 3 (\$500). 4 5 SECTION 23. Arkansas Code § 5-38-310 is amended to read as follows to 6 clarify a criminal offense: 7 5-38-310. Unlawful burning - Miscellaneous misdemeanors. 8 (a) The following acts are Class A misdemeanors A person commits the 9 offense of unlawful burning if the person: 10 (1) Setting Sets on fire or causing or procuring causes or 11 procures to be set on fire any forest, brush, or other inflammable vegetation 12 on another person's land; 13 (2) Allowing fire to escape from the control of the person 14 building the fire or having charge of the fire or to spread to any person's 15 land other than the builder of the fire Allows a fire that he or she built or 16 has charge of to escape from his or her control or to spread to a person's 17 land other than that of the builder of the fire; 18 (3)(A) Burning Burns any brush, stumps, logs, rubbish, fallen 19 timber, grass, stubble, or debris of any sort, whether on the person's own 20 land or another person's land, without taking necessary precaution both 21 before lighting the fire and at any time after lighting the fire to prevent 22 the escape of the fire. 23 (B) The escape of fire to adjoining timber, brush, or 24 grassland is prima facie evidence that a necessary precaution was not taken; 25 (4) Builds a camp fire on another person's land, without 26 eleaning clearing the ground immediately around it free from of material that 27 will carry fire; or 28 (5) leaving Leaves on another person's land a camp fire to 29 spread on that other person's land; or 30 (6) Starts a fire in forest material not the person's own by throwing away a lighted cigar, match, or cigarette or by the use of a firearm 31 32 or in any other manner starting a fire in forest material not the person's 33 own and leaving leaves the fire unextinguished; 34 (5) Defacing or destroying (7) Defaces or destroys a fire 35 warning notice; 36 (6) Except as provided in subsection (c) of this section,

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1 failure by any (8) Is an employee of the Arkansas Forestry Commission or any 2 an officer charged with a duty of enforcing a criminal law and fails to 3 attempt to secure the arrest and conviction of any a person against whom he 4 or she has evidence or can secure evidence of violating a fire law; and or 5 (7) Setting (9) Sets on fire or causing or procuring causes or 6 procures to be set on fire any forest, brush, or other flammable material in 7 violation of a burn ban on outdoor burning declared under § 12-75-108, unless 8 the defendant was acting pursuant to a permit issued by the chief executive 9 of the political subdivision issuing the burn ban. 10 Unlawful burning is a Class A misdemeanor. (b) 11 (c) No bond for costs shall A bond for costs shall not be required in 12 any a court of this state for prosecution for violation of a provision of 13 this section. (c) Failure of the commission to enforce subdivision (a)(7) of this 14 15 section is not a Class A misdemeanor (d) It is not a violation of: 16 (1) Subdivision (a)(8) of this section for an employee of the 17 commission to fail to enforce subdivision (a)(9) of this section; or 18 (2) Subdivision (a)(9) of this section if the person was acting under a permit issued by the chief executive of the political subdivision 19 20 issuing the burn ban. 21 22 SECTION 24. Arkansas Code § 5-39-401(b) is amended to read as follows 23 to clarify a criminal offense: 24 (b) Destruction or removal of a cemetery marker or grave marker is a 25 Class C felony. 26 27 SECTION 25. Arkansas Code § 5-54-102(b)(2) is amended to read as 28 follows to make a stylistic change: 29 (2) For a A second or subsequent offense of obstructing 30 governmental operations under subdivision (a)(4) of this section, a person is guilty of a Class A misdemeanor. 31 32 33 SECTION 26. Arkansas Code § 5-64-401(a)(4)(D)(i) is amended to read as 34 follows to clarify the phrase "and/or": 35 (D)(i) Imprisoned for no less than ten (10) years nor more 36 than forty (40) years and/or or fined no more than two hundred fifty thousand

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1 dollars (\$250,000), or both, if the quantity of the controlled substance is 2 five hundred pounds (500 lbs.) or more. 3 4 SECTION 27. The introductory language of Arkansas Code § 5-64-403(a) 5 is amended to read as follows to clarify the culpable mental state required 6 for a criminal offense: 7 (a) Fraud. It is unlawful for any a person knowingly or intentionally 8 to: 9 10 SECTION 28. Arkansas Code § 5-65-115(e) is amended to read as follows 11 to clarify references: 12 (e) Each alcohol education program or alcoholism treatment program shall remit the fees imposed under this section to the Office of Alcohol and 13 14 Drug Abuse Prevention. 15 16 SECTION 29. Arkansas Code § 5-65-120(a)(2)(D) is amended to read as 17 follows to clarify references: 18 (D) To and from the an alcohol education program and or 19 alcoholism treatment programs for drunk drivers program; or 20 21 SECTION 30. Arkansas Code § 5-65-205(c) is repealed because it is now 22 obsolete: 23 (c) For any arrest or offense occurring before July 30, 1999, but that 24 has not reached a final disposition as to judgment in court: 25 (1) The offense shall be decided under the law in effect at the 26 time the offense occurred; and 27 (2) Any defendant is subject to the penalty provisions in effect 28 at that time and not under the provisions of this section. 29 30 SECTION 31. Arkansas Code § 5-65-206(d)(1)(B) is amended to read as 31 follows: 32 These documents are A document described in (B) 33 subdivision (d)(1)(A) of this section is self-authenticating. 34 35 SECTION 32. Arkansas Code § 5-65-305(b) is amended to read as follows 36 to clarify references and remove obsolete language concerning § 5-65-205 now

1 that underage persons are subject to § 5-65-310:

(b) For the purpose of determining an underage <u>To determine a</u> person's
fine under this subchapter, an underage <u>a</u> person who has one (1) or more
previous convictions or suspensions for a violation of § 5-65-103 or § 5-65205 is deemed to have a conviction for a violation of this subchapter for
each conviction for driving while intoxicated or suspension for a violation
of § 5-65-103.

8

9 SECTION 33. Arkansas Code § 5-65-306(a) is amended to read as follows 10 to clarify a reference:

11 (a) Any underage A person who pleads guilty or nolo contendere to or 12 is found guilty of violating § 5-65-303 or § 5-65-310 shall be ordered by the 13 court to perform public service work of the type and for the duration as 14 deemed appropriate by the court.

15

16 SECTION 34. Arkansas Code § 5-65-307(a)(3)(A)(ii) is amended to read 17 as follows to clarify a reference:

18 (ii) <u>An underage <u>A</u> person ordered to complete an 19 alcohol and driving education program or an alcoholism treatment program 20 under this section may be required to pay, in addition to the costs collected 21 for the program, a fee of up to twenty-five dollars (\$25.00) to offset the 22 additional costs associated with reporting requirements under this 23 subchapter.</u>

24

25 SECTION 35. Arkansas Code § 5-65-402(g) is repealed because it is now
26 obsolete:

27 (g) For any arrest or offense occurring before July 30, 1999, but that 28 has not reached a final disposition as to judgment in court, the offense 29 shall be decided under the law in effect at the time the offense occurred, 30 and any defendant is subject to the penalty provisions in effect at that time 31 and not under the provisions of this section.

32

33 SECTION 36. Arkansas Code § 5-66-104 is amended to read as follows to 34 clarify the criminal offense, classify the criminal offense, and make 35 stylistic changes:

36 5-66-104. Gaming devices - Prohibition.

1 (a) It is unlawful for a person to set up, keep, or exhibit Any person 2 who sets up, keeps, or exhibits any gaming table or gambling device, commonly called "A. B. C.", "E. O.", roulette, or rouge et noir, or any faro bank, or 3 4 any other gaming table or gambling device, or bank of the like or similar 5 kind, or of any other description although not named in this section, be 6 regardless of the name or denomination what it may, either:

7 (1) Adapted adapted, devised, or designed for the purpose of playing any game of chance,; or 8

9

(2) At at which any money or property may be won or $lost_{\tau}$. 10 (b) Upon conviction, a person who violates this section is deemed 11 guilty of a an unclassified misdemeanor and on conviction shall be fined in 12 any sum not less than one hundred dollars (\$100) and may be imprisoned any 13 length of time not less than thirty (30) days nor more than one (1) year. 14

15 SECTION 37. Arkansas Code § 5-66-110(a) is amended to read as follows 16 to correctly classify a criminal offense, remove obsolete language, and make 17 stylistic changes:

(a)(1) If any a person sets up or exhibits, or causes to be set up or 18 19 exhibited, or aids or assists in setting up or exhibiting in any county, 20 city, or town in the state, any gaming device commonly known and designated 21 as "keno" or any similar device, by any other name or without a name, any 22 upon conviction the person so setting up or exhibiting the gaming device, or 23 aiding or assisting in exhibiting or setting up the gaming device, is guilty 24 of a misdemeanor. violation and

25 (2) On indictment and conviction before the circuit court or on 26 conviction before a justice of the peace, the person shall be fined in any 27 sum not less than two hundred dollars (\$200) for benefit of the common school 28 fund.

29

30 SECTION 38. Arkansas Code § 5-66-112 is amended to read as follows to 31 classify a criminal offense and make a stylistic change:

32

5-66-112. Card games - Betting.

33 If any a person is guilty of betting bets any money or any valuable 34 thing on any game of brag, bluff, poker, seven-up, three-up, twenty-one, 35 vingt-et-un, thirteen cards, the odd trick, forty-five, whist, or at any 36 other game of cards, known by any name now known to the law, or with any

other or new name or without any name, upon conviction he or she is guilty of 1 2 a violation and shall be fined in any sum not less than ten dollars (\$10.00) 3 nor more than twenty-five dollars (\$25.00). 4 5 SECTION 39. Arkansas Code § 5-66-113(a) is amended to read as follows 6 to classify a criminal offense and make a stylistic change: 7 (a) If any a person is guilty of betting bets any money or any 8 valuable thing on any game of hazard or skill, upon conviction he or she is 9 guilty of a violation and shall be fined in any sum not less than ten dollars 10 (\$10.00) nor more than twenty-five dollars (\$25.00). 11 12 SECTION 40. Arkansas Code § 5-66-116(b)(1) is amended to read as follows to correctly classify criminal offenses, remove obsolete language, 13 14 and make stylistic changes: 15 (b)(1) Any Upon conviction, a person who violates subsection (a) of 16 this section is deemed guilty of a misdemeanor and: 17 (A) For Violation A violation for the first offense, upon 18 conviction and shall be fined in any sum not less than ten dollars (\$10.00) 19 nor more than twenty-five dollars (\$25.00); 20 (B) For Violation A violation for the second offense, upon 21 conviction and shall be fined in any sum not less than twenty-five dollars 22 (\$25.00) nor more than one hundred dollard dollars (\$100); and 23 (C) For An unclassified misdemeanor for all offenses after 24 the second offense, on conviction and shall be fined in any sum not more than 25 five hundred dollars (\$500) and imprisoned in the county jail for a term of 26 not less than thirty (30) days nor more than six (6) months. 27 28 SECTION 41. Arkansas Code § 5-66-118(a) is amended to read as follows 29 to clarify the criminal offense: 30 (a) Except as authorized under the Charitable Bingo and Raffles Enabling Act, § 23-114-101 et seq., it is unlawful for any a person to: 31 32 (1) Keep an office, room, or place for the sale or disposition 33 of a lottery ticket or slip, policy ticket or slip, and gift concert ticket 34 or slip, or like device; 35 (2) Vend, sell, or otherwise dispose of any lottery ticket or 36 slip, policy ticket or slip, or gift concert ticket, slip, ticket or slip, or

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l like device;

2 (3) Possess any lottery ticket or slip, policy ticket or slip, 3 or gift concert ticket, slip ticket or slip, or like device, except a lottery 4 ticket issued in another state where a lottery is legal; or 5 (4) Be interested, either directly or indirectly, in the sale or 6 disposition of any lottery ticket or slip, policy ticket or slip, or gift 7 concert ticket, slip ticket or slip, or like device. 8 9 SECTION 42. Arkansas Code § 5-66-118(d)(1) is amended to read as 10 follows to correctly classify the criminal offense and make stylistic 11 changes: 12 (d)(1) Any Upon conviction, any person who violates any provision of this section is guilty of an unclassified misdemeanor a violation and upon 13 14 conviction shall be fined an amount not to exceed ten thousand dollars 15 (\$10,000). 16 17 SECTION 43. Arkansas Code § 5-73-127(c) is amended to read as follows to classify the criminal offense: 18 19 (c) Any A person who is found guilty or who pleads guilty or nolo contendere to violating this section is guilty of a violation and shall be 20 21 fined no less than twenty-five dollars (\$25.00) nor more than five hundred 22 dollars (\$500). 23 24 SECTION 44. Arkansas Code § 5-73-208(d) is amended to read as follows 25 to classify the criminal offense and correct the omission of a minimum dollar 26 amount for a fine: 27 (d) A violation of any provision of this section is a violation 28 punishable by a fine of not less than \dots one hundred dollars (\$100). 29 30 SECTION 45. Arkansas Code § 5-73-311(b)(2)(B)(ii) is amended to read 31 as follows to clarify a duty: 32 (ii) The reporting under subdivision (b)(2)(B)(i) of 33 this section shall be made within thirty (30) days after the date the notice 34 of the application was sent by the department. 35 SECTION 46. Arkansas Code Title 5, Chapter 73, Subchapter 3, is 36

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1	amended to add the following new section containing the provisions of § 5-73- $% \left({{\left({{{\left({{{\left({{{\left({{{\left({{{\left({{{}}}} \right)}} \right.} \right.} \right.} \right.} \right)}} \right)} \right)}} \right)}$
2	402 which is repealed by this act:
3	5-73-321. Recognition of other states' licenses.
4	(a) A person in possession of a valid license to carry a concealed
5	handgun issued to the person by another state is entitled to the privileges
6	and subject to the restrictions prescribed by this subchapter if the state
7	that issued the license to carry a concealed handgun recognizes a license to
8	carry a concealed handgun issued under this subchapter.
9	(b) The Director of the Department of Arkansas State Police shall:
10	(1) Make a determination as to which states' licenses to carry
11	concealed handguns will be recognized in Arkansas and provide that list to
12	every law enforcement agency within the state; and
13	(2) Revise the list from time to time and provide the revised
14	list to every law enforcement agency in this state.
15	
16	SECTION 47. Arkansas Code § 5-73-402 is repealed because its
17	provisions are being enacted as a new § 5-73-321 by this act:
18	5-73-402. Recognition of other states' permits.
19	(a) Any person in possession of a valid license issued by another
20	state to carry a concealed handgun shall be entitled to the privileges and
21	subject to the restrictions prescribed by Λ rkansas concealed handgun law, §
22	5-73-301 et seq., provided that the state that issued the license recognizes
23	concealed handgun licenses issued under § 5-73-301 et seq.
24	(b) The Director of the Department of Arkansas State Police shall:
25	(1) Make a determination as to which states' permits will be
26	recognized in Arkansas and provide that list to every law enforcement agency
27	within the state; and
28	(2) Revise the list from time to time and provide the revised
2 9	list to every law enforcement agency in this state.
30	
31	SECTION 48. The enactment and adoption of this act shall not repeal,
32	expressly or impliedly, the acts passed at the regular session of the 87th
33	General Assembly. All such acts shall have full effect and, so far as those
34	acts intentionally vary from or conflict with any provision contained in this
35	act, those acts shall have the effect of subsequent acts and as amending or
36	repealing the appropriate parts of the Arkansas Code of 1987.