1	State of Arkansas	As Engrossed: H2/19/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1326
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5	By: Representative Wright		
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7	For An Act To Be Entitled		
8	AN ACT CONCERNING THE CARRYING OF A CONCEALED HANDGUN		
9	BY A MEMBER OF THE PAROLE BOARD, AN INVESTIGATOR		
10	EMPLOYED BY THE PAROLE BOARD, OR A PAROLE REVOCATION		
11	JUDGE; ANI	D FOR OTHER PURPOSES.	
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14		Subtitle	
15	CONC	CERNING THE CARRYING OF A CONCEALE	£D
16	HAND	OGUN BY A MEMBER OF THE PAROLE BOA	ARD,
17	AN INVESTIGATOR EMPLOYED BY THE PAROLE		
18	BOAR	RD, OR A PAROLE REVOCATION JUDGE.	
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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23	SECTION 1. Arka	ansas Code § 5-53-101(4)(A), conc	erning the definition
24	of "official proceeding	ng", is amended to read as follow	's:
25	(4)(A) "Offic	ial proceeding" means a proceedin	g heard before any
26	legislative, judicial	, administrative, or other govern	ment agency or official
27	authorized to hear ev	idence under oath, including any	referee, hearing
28	examiner, parole revocation judge, commissioner, notary, or other person		
29	taking testimony or d	epositions in any such proceeding	•
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31	SECTION 2. Arka	ansas Code Title 5, Chapter 73, S	ubchapter 3, is amended
32	to add a new section to read as follows:		
33	5-73-322. Parole board exemptions.		
34	A member of the	Parole Board, a board investigat	or, or a parole
35	revocation judge who	has been issued a license to carr	y a concealed handgun
36	by the Department of	Arkansas State Police under this	subchapter may carry

1 his or her concealed handgun into a building in which or a location on which 2 a law enforcement officer may carry a handgun if the board member, board investigator, or parole revocation judge is on official business of the 3 4 board. 5 6 SECTION 3. Arkansas Code § 16-93-209 is repealed. 7 16-93-209. Concealed handguns. 8 Members of the Parole Board and board investigators who have been 9 issued a concealed handgun permit by the Department of Arkansas State Police 10 pursuant to § 5-73-301 et seq., are authorized to carry their concealed 11 handguns in any building in or location on which law enforcement officers are 12 authorized to carry handguns, provided that the board members and 13 investigators are on official business of the board. 14 15 SECTION 4. Arkansas Code § 16-93-705(b)(2), concerning parole 16 revocation hearings, is amended to read as follows: 17 (2) The hearing shall be conducted by the parole hearing 18 examiner revocation judge for the board as soon as practical after arrest and 19 reasonably near the place of the alleged violation or arrest. 20 21 SECTION 5. Arkansas Code $\{16-93-705(b)(5)-(8), concerning parole\}$ 22 revocation hearings, is amended to read as follows: 23 (5) If the parole hearing examiner revocation judge finds that 24 there is reasonable cause to believe that the parolee has violated a 25 condition of parole, the parole hearing examiner revocation judge may order 26 the parolee returned to the custody of the Department of Correction for a 27 revocation hearing before the board. 28 (6) If the parole hearing examiner revocation judge finds that 29 there is reasonable cause to believe that the parolee has violated a condition of parole, the parole hearing examiner revocation judge may return 30

(7) If the parole hearing examiner revocation judge does not find reasonable cause, he or she shall order the parolee released from

Department of Correction and may impose additional supervision conditions in

the offender to parole supervision rather than to the custody of the

response to the violating conduct.

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the alleged violation of parole or from ordering the parolee to appear before

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2	it.		
3	(8) The parole hearing examiner revocation judge shall prepare		
4	and furnish to the board and the parolee a summary of the hearing, including		
5	the substance of the evidence and testimony considered.		
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7	SECTION 6. Arkansas Code § 16-93-705(d)(1), concerning parole		
8	revocation hearings, is amended to read as follows:		
9	(1) The parolee shall have the right to confront and cross-		
10	examine adverse witnesses unless the hearing examiner parole revocation judg		
11	or the board or its designee specifically finds good cause for not allowing		
12	confrontation; and		
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14	/s/Wright		
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