1	State of Arkansas	
2	89th General Assembly A B1II	
3	Regular Session, 2013 HOUSE BILL 13	54
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5	By: Representatives Branscum, Shepherd, Steel, Vines, Wright	
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7	For An Act To Be Entitled	
8	AN ACT TO DEFINE THE TERM "INFAMOUS CRIME" FOR THE	
9	PURPOSES OF WHO SHALL NOT BE A CANDIDATE FOR OR HOLD	
10	PUBLIC OFFICE; AND FOR OTHER PURPOSES.	
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13	Subtitle	
14	TO DEFINE THE TERM "INFAMOUS CRIME" FOR	
15	THE PURPOSES OF WHO SHALL NOT BE A	
16	CANDIDATE FOR OR HOLD PUBLIC OFFICE.	
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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21	SECTION 1. DO NOT CODIFY. <u>Legislative intent.</u>	
22	(1) Article 5, § 9, of the Constitution of the State of Arkansas	
23	states that "[n]o person hereafter convicted of embezzlement of public money	<u>,</u>
24	bribery, forgery or other infamous crime, shall be eligible to the General	
25	Assembly or capable of holding any office of trust or profit in this State."	-
26	(2) In interpreting that constitutional provision, the Supreme Court	
27	of Arkansas has "consistently recognized that a person convicted of a felony	-
28	or one of the specifically enumerated offenses is disqualified from holding	
29	public office under Article 5, Section 9, of the Arkansas Constitution."	
30	State v. Oldner, 361 Ark. 316, 206 S.W.3d 818 (2005). However, while the	
31	Court has expounded on what constitutes an "infamous crime", such as when it	<u>.</u>
32	spoke of an offense "indicative of great moral turpitude", State v. Irby, 19	0
33	Ark. 786, 81 S.W.2d 419 (1935), it has not until very recently attempted to	
34	define the term.	
35	(3) In 2005, the Supreme Court determined that, aside from the	
36	specifically named crimes in Article 5, § 9, an "infamous crime" involved	

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1 dishonesty. Oldner, 361 Ark. at 327, 206 S.W.3d at 822. In 2010, the Supreme 2 Court specifically held that theft constituted an "infamous crime". Edwards 3 v. Campbell, 2010 Ark. 398, 370 S.W.3d 250 (2010). This, however, is as specific as the Supreme Court has gotten, as it further noted that "a crime 4 5 is not considered infamous based on the available punishment but rather is 6 considered infamous based on the underlying nature of that crime." Id. 7 (4) Because of the uncertainty associated with the term "infamous 8 crime", and in the interests of educating the general public and potential 9 office holders about who is or is not eligible to hold public office in this 10 state, it is the intent of the General Assembly to define the term "infamous crime" for the purpose of assisting the judiciary in its further definitional 11 12 refinements. 13 14 SECTION 2. DO NOT CODIFY. Legislative findings. 15 The General Assembly finds that: (1) Article 5, § 9, of the Constitution of the State of Arkansas 16 17 states that "[n]o person hereafter convicted of embezzlement of public money, bribery, forgery or other infamous crime, shall be eligible to the General 18 19 Assembly or capable of holding any office of trust or profit in this State"; 20 (2) A definition of "infamous crime" should also encompass those criminal offenses that lead to a loss of public confidence as well as 21 22 offenses in the nature of perjury or subornation of perjury, false statement, 23 criminal fraud, embezzlement, false pretense, or any other offense that involves some element of deceitfulness, untruthfulness, or falsification; and 24 25 (3) A reviewing court should also measure certain variables when determining what constitutes an "infamous crime", such as the attendant 26 27 mental state of the offense, the particular circumstances surrounding the 28 charged offense, the age and education of the person committing the offense, 29 and, if the offense occurred before the person has assumed public office, the 30 age of the person at the time of the conviction itself. 31 32 SECTION 3. Arkansas Code § 7-1-101 is amended to add a new definition 33 to read as follows: 34 (35) "Infamous crimes" for the purposes of Arkansas Constitution 35 Article 5, § 9, includes:

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(A) A felony offense;

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(B) A misdemeanor theft of property offense;
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                  (C) Abuse of office, § 5-52-107;
                  (D) An offense under § 5-53-101 et seq.; or
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                  (E) A misdemeanor offense in which the finder of fact was
     required to find, or the defendant to admit, an act of deceit, fraud, or
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     false statement.
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                                       /s/Branscum
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