1	State of Arkansas	A D:11		
2	89th General Assembly	A Bill		
3	Regular Session, 2013		HOUSE BILL 1571	
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5	By: Representatives Wright, Steel			
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7	For An Act To Be Entitled			
8	AN ACT TO CLARIFY THE AUTHORITY OF A PROSECUTING			
9	ATTORNEY AND HIS OR HER DESIGNATED DEPUTY PROSECUTING			
10	ATTORNEYS TO CARRY A FIREARM; TO DECLARE AN			
11	EMERGENCY; AND FOR OTHER PURPOSES.			
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14	Subtitle			
15	TO CL	ARIFY THE AUTHORITY OF A PROSECUT	ING	
16	ATTORNEY AND HIS OR HER DESIGNATED DEPUTY			
17	PROSE	CUTING ATTORNEYS TO CARRY A FIREA	RM;	
18	AND T	O DECLARE AN EMERGENCY.		
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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23	SECTION 1. Arkan	nsas Code § 5-73-104(b)(1), concer	rning defenses to	
24	prosecution under the possession of a prohibited weapon statute, is amended			
25	to read as follows:			
26	(1) The de	efendant was a law enforcement of	ficer, <u>prosecuting</u>	
27	attorney, deputy prose	cuting attorney, prison guard, or	member of the armed	
28	forces acting in the co	ourse and scope of his or her duty	y at the time he or	
29	she used or possessed	the prohibited weapon; or		
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31	SECTION 2. Arkan	nsas Code § 5-73-120(c), concernin	ng defenses to	
32	prosecution under the carrying a weapon statute, is amended to add a new			
33	subdivision to read as follows:			
34	<u>(9)</u> The po	erson is a prosecuting attorney or	r deputy prosecuting	
35	attorney carrying a fi	rearm under § 16-21-147.		
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1 SECTION 3. Arkansas Code § 12-15-202(a), concerning the eligibility to 2 carry a concealed handgun, is amended to read as follows: (a) Any certified law enforcement officer, prosecuting attorney, or 3 4 deputy prosecuting attorney designated by the prosecuting attorney may carry 5 a concealed handgun if that certified law enforcement officer, prosecuting 6 attorney, or deputy prosecuting attorney designated by the prosecuting 7 attorney is: 8 (1) Presently in the employ of a public law enforcement department, office, or agency; 9 10 (2) Authorized by the public law enforcement department, office, 11 or agency to carry a firearm in the course and scope of his or her duties; 12 (3) Not subject to any disciplinary action by the public law 13 enforcement department, office, or agency; 14 (4) Carrying a badge and appropriate written identification 15 issued by the public law enforcement department, office, or agency 16 identifying him or her as a certified law enforcement officer, prosecuting 17 attorney, or deputy prosecuting attorney designated by the prosecuting 18 attorney; and 19 (5) Not otherwise prohibited under federal law. 20 21 SECTION 4. Arkansas Code § 16-21-147(b), concerning powers of a deputy 22 prosecuting attorney, is amended to read as follows: 23 (b)(1) A prosecuting attorney and those deputy prosecuting attorneys 24 and other staff members he or she designates shall be considered law 25 enforcement officers for the purposes of utilizing emergency, protective, and 26 communication equipment in coordination with interagency cooperative 27 investigations and operations. 28 (2) **Provided**, that However, the prosecuting attorney and all 29 members of his or her office shall have no greater arrest powers than those 30 accorded all citizens under the Arkansas Constitution and the Arkansas Code. 31 (3) A prosecuting attorney and those deputy prosecuting 32 attorneys designated by the prosecuting attorney may carry firearms. 33 (4) A prosecuting attorney who elects to carry a firearm or 34 authorize his or her deputy prosecuting attorneys to carry a firearm shall 35 adopt a weapons policy and a use of force policy. 36

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HB1571

1	SECTION 5. EMERGENCY CLAUSE. It is found and determined by the		
2	General Assembly of the State of Arkansas that a prosecuting attorney and his		
3	or her deputy prosecuting attorneys perform a vital public function and often		
4	are in dangerous situations due to the nature of the crimes they prosecute;		
5	and that this act is immediately necessary because allowing a prosecuting		
6	attorney and his or her deputy prosecuting attorneys to carry a firearm or		
7	concealed handgun is essential to the safe operation of criminal justice in		
8	this state. Therefore, an emergency is declared to exist, and this act being		
9	immediately necessary for the preservation of the public peace, health, and		
10	safety shall become effective on:		
11	(1) The date of its approval by the Governor;		
12	(2) If the bill is neither approved nor vetoed by the Governor,		
13	the expiration of the period of time during which the Governor may veto the		
14	bill; or		
15	(3) If the bill is vetoed by the Governor and the veto is		
16	overridden, the date the last house overrides the veto.		
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