1	State of Arkansas	As Engrossed: H2/11/15		
2	90th General Assembly	A Bill		
3	Regular Session, 2015		HOUSE BILL 1228	
4				
5	By: Representatives Ballinger, Beck, Bentley, House, Speaks, Harris, Rushing, Womack, Vaught,			
6	Gonzales, Tosh, Copeland, C. Fite, Gates, Lundstrum, Payton, B. Smith, Brown, Cozart, Farrer, Lowery,			
7	Sullivan, Richmond, J. Mayberry, Dotson, M. Gray, D. Meeks, Miller, Drown			
8	By: Senator Hester			
9				
10	For An Act To Be Entitled			
11	AN ACT TO E	NACT THE CONSCIENCE PROTECTION A	CT; TO	
12	PROVIDE REM	EDIES AND PENALTIES FOR VIOLATIN	G OR	
13	ABUSING REL	IGIOUS PROTECTIONS; TO DECLARE A	N	
14	EMERGENCY;	AND FOR OTHER PURPOSES.		
15				
16				
17		Subtitle		
18	TO ENA	ACT THE CONSCIENCE PROTECTION ACT		
19	AND TO	PROVIDE REMEDIES AND PENALTIES	FOR	
20	VIOLAT	TING OR ABUSING RELIGIOUS		
21	PROTEC	CTIONS; AND TO DECLARE AN EMERGEN	NCY.	
22				
23				
24	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
25				
26	SECTION 1. Arkan	sas Code Title 16, Chapter 123,	is amended to add an	
27	additional subchapter t	o read as follows:		
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29	Subc	<u> hapter 4 — Conscience Protection</u>	Act	
30				
31	16-123-401. Titl	<u>e.</u>		
32	This subchapter shall be known and may be cited as the "Conscience			
33	Protection Act".			
34				
35	<u>16-123-402. Legi</u>	slative intent.		
36	It is the intent of the General Assembly to:			

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1	(1) Ensure that in all cases in which state action substantially		
2	burdens the exercise of religion strict scrutiny is applied;		
3	(2) Provide a claim or defense to a person whose exercise of		
4	religion is substantially burdened by state action; and		
5	(3) Implement Article 2, § 24, of the Arkansas Constitution,		
6	which states that "[N]o human authority can, in any case or manner		
7	whatsoever, control or interfere with the right of conscience".		
8			
9	16-123-403. Definitions.		
10	As used in this subchapter:		
11	(1) "Compelling governmental interest" means a governmental		
12	interest of the highest magnitude that cannot otherwise be achieved without		
13	burdening the exercise of religion;		
14	(2) "Exercise of religion" means the practice or observance of		
15	religion including without limitation the ability to act or refuse to act in		
16	a manner substantially motivated by a person's sincerely held religious		
17	beliefs, whether or not the exercise is compulsory or central to a larger		
18	system of religious belief;		
19	(3) "Government entity" means:		
20	(A) A branch, department, agency, board, commission, or		
21	other instrumentality of:		
22	(i) State government; or		
23	(ii) A political subdivision of the state, including		
24	without limitation a city or county; or		
25	(B) An official or other person acting under color of		
26	<u>state law;</u>		
27	(4) "Person" means an individual, association, partnership,		
28	corporation, church, religious institution, estate, trust, foundation, or		
29	other legal entity;		
30	(5) "Prevails" means to obtain prevailing party status as		
31	defined by courts construing the federal Civil Rights Attorney's Fees Awards		
32	<u>Act of 1976, 42 U.S.C. § 1988;</u>		
33	(6) "State action" means the implementation or application of		
34	any law, including without limitation state and local laws, ordinances,		
35	rules, regulations, and policies, whether statutory or otherwise, or other		
36	action by the state or any political subdivision thereof and any local		

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1	government, municipality, instrumentality, or public official authorized by
2	law in the state; and
3	(7)(A) "Substantial burden" means to prevent, inhibit, or
4	curtail religiously-motivated practice consistent with a sincerely held
5	religious belief.
6	(B) "Substantial burden" includes an indirect burden,
7	including without limitation withholding benefits, assessing penalties, or an
8	exclusion from programs or access to facilities.
9	
10	16-123-404. Religious freedom preserved.
11	A state action shall not substantially burden a person's right to
12	exercise of religion, even if the substantial burden results from a rule of
13	general applicability, unless it is demonstrated that applying the
14	substantial burden to the person's exercise of religion in this particular
15	instance:
16	(1) Is essential to further a compelling governmental interest;
17	<u>and</u>
18	(2) Is the least restrictive means of furthering that compelling
19	governmental interest.
20	
21	16-123-405. Construction and applicability.
22	This subchapter does not:
23	(1) Authorize a government entity to substantially burden a
24	religious belief;
25	(2) Affect, interpret, or in any way address those portions of
26	this subchapter, Article 2, §§ 24-26, of the Arkansas Constitution, or the
27	First Amendment to the United States Constitution that prohibit laws
28	respecting the establishment of religion; or
29	(3) Prohibit a grant of government funds, benefits, or
30	exemptions to the extent permissible under those portions of this subchapter,
31	Article 2, §§ 24-26, of the Arkansas Constitution, or the First Amendment to
32	the United States Constitution that prohibit laws respecting the
33	establishment of religion.
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35	16-123-406. Remedies and penalties.
36	(a) Regardless of whether the state or one of its political

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1	subdivisions is a party to the proceeding, a person whose exercise of		
2	religion has been substantially burdened, or is likely to be substantially		
3	burdened, in violation of § 16-123-404, may assert the violation or impending		
4	violation as a claim or defense in a judicial or administrative proceeding.		
5	(b) The person asserting a claim or defense under this subchapter may		
6	obtain appropriate relief, including relief against the state or its		
7	political subdivisions, including without limitation:		
8	(1) Injunctive relief;		
9	(2) Declaratory relief;		
10	(3) Compensatory damages; and		
11	(4) Costs and attorney fees.		
12			
13	16-123-407. Exemptions.		
14	The Department of Correction, the Department of Community Correction, a		
15	county jail, and a detention facility are exempt from this subchapter.		
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17	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
18	General Assembly of the State of Arkansas that there is not a higher		
19	protection offered by the state than the protection of a person's right to		
20	religious freedom; and that this act is immediately necessary because every		
21	day that a person's right to religious freedom is threatened is a day that		
22	the First Amendment to the United States Constitution is compromised.		
23	Therefore, an emergency is declared to exist, and this act being immediately		
24	necessary for the preservation of the public peace, health, and safety shall		
25	become effective on:		
26	(1) The date of its approval by the Governor;		
27	(2) If the bill is neither approved nor vetoed by the Governor,		
28	the expiration of the period of time during which the Governor may veto the		
29	bill; or		
30	(3) If the bill is vetoed by the Governor and the veto is		
31	overridden, the date the last house overrides the veto.		
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33	/s/Ballinger		
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