1	State of Arkansas As Engrossed: H3/17/15 H3/20/15	
2	90th General Assembly A B111	
3	Regular Session, 2015 HOUSE BILL 16	45
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5	By: Representative Bentley	
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7	For An Act To Be Entitled	
8	AN ACT TO AUTHORIZE THE ISSUANCE OF A RESTRICTED	
9	DRIVING PERMIT UPON SUSPENSION OF THE DRIVER'S	
10	LICENSE OF A SPECIALTY COURT PROGRAM PARTICIPANT; AND	
11	FOR OTHER PURPOSES.	
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14	Subtitle	
15	TO AUTHORIZE THE ISSUANCE OF A RESTRICTED	
16	DRIVING PERMIT UPON SUSPENSION OF THE	
17	DRIVER'S LICENSE OF A SPECIALTY COURT	
18	PROGRAM PARTICIPANT.	
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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23	SECTION 1. Arkansas Code § 27-16-915(a) and (b), concerning the	
24	authority of a court to suspend driving privileges upon conviction for a dru	ıg
25	offense, are amended to read as follows:	
26	(a) As used in this section , the term "drug offense" shall have the	
27	same meaning ascribed to that term as provided in § 5-64-710:	
28	(1) "Drug offense" has the meaning as provided in § 5-64-710;	
29	<u>and</u>	
30	(2) "Specialty court" means one (1) of the following:	
31	(A) A pre-adjudication program under § 5-4-901 et seq.;	
32	(B) An approved drug court program under the Arkansas Dru	1 <u>g</u>
33	Court Act, § 16-98-301 et seq.;	
34	(C) A probation program under the Swift and Certain	
35	Accountability on Probation Pilot Program under § 16-93-1701 et seq.; or	
36	(D) A specialty court program that has been	

1	approved by the Supreme Court, including without limitation a specialty court
2	program known as:
3	(i) A DWI court;
4	(ii) A mental health court;
5	(iii) A veteran's court;
6	(iv) A juvenile drug court;
7	(v) A "HOPE" court; or
8	(vi) A "smarter sentencing" court.
9	(b)(1)(A) Whenever When a person is accepted and enrolled in a court-
10	approved pre-adjudication specialty court program for an offense involving
11	the illegal possession or use of a controlled substance or, pleads guilty, or
12	nolo contendere, or is found guilty of any criminal offense involving the
13	illegal possession or use of controlled substances under the Uniform
14	Controlled Substances Act, § 5-64-101 et seq., or of any drug offense, in
15	this state or any other state, the court having jurisdiction of the matter,
16	including any federal court, shall prepare and transmit to the Department of
17	Finance and Administration an order to suspend the driving privileges of the
18	person for six (6) months, provided $\frac{1}{2}$ and $\frac{1}{2}$ order regarding a person who
19	is a holder of a commercial driver's license issued under the Arkansas
20	Uniform Commercial Driver License Act, § 27-23-101 et seq., or under the laws
21	of any other <u>another</u> state shall include the suspension of the driving
22	privileges of that person to drive $\frac{\partial}{\partial x}$ a commercial motor vehicle, as the
23	term "commercial motor vehicle" is defined in § 27-23-103, or as similarly
24	defined by the laws of any other state, for a period of one (1) year.
25	(B) Courts within the State of Arkansas shall prepare and
26	transmit all such orders <u>an order</u> within twenty-four (24) hours after the
27	plea or finding to the department.
28	(C) Courts outside Arkansas having jurisdiction over any
29	such a person holding driving privileges issued by the State of Arkansas
30	shall prepare and transmit such orders <u>an order</u> pursuant to agreements or
31	arrangements an agreement or arrangement entered into between that state and
32	the Director of the Department of Finance and Administration.
33	(D) Such arrangements or agreements The agreement or
34	arrangement may shall also provide for the forwarding by the department of
35	orders an order issued by courts a court within this state to the state
36	wherein any such where the person holds driving privileges issued by that

1	state.
2	(2) For any such <u>a</u> person holding driving privileges issued by
3	the State of Arkansas, courts <u>a court</u> within the State of Arkansas in cases
4	of extreme and unusual hardship may shall provide in an order for the
5	issuance of a restricted driving permit to allow driving to and from:
6	(A) A mandatory court appearance;
7	(B) A mandatory random drug-testing appearance;
8	(C) a \underline{A} place of employment \underline{as} required in the scope of
9	employment; or
10	$\underline{(D)}$ to and from any \underline{A} scheduled sessions session or
11	meetings meeting of a support organizations, or counseling organization,;
12	(E) education, An educational institution for the purpose
13	of attending a class if the person is enrolled in a course of study or
14	program of training at the educational institution; or
15	(F) A treatment program for persons who have addiction or
16	abuse problems related to $\frac{any}{a}$ substance or controlled substances; or
17	(G) A doctor, hospital, or clinic appointment or admission
18	for medical treatment or care for an illness, disease, or other medical
19	condition of the person or a family member.
20	(3)(A) Except as provided in subdivision (b)(4) of this section,
21	a person in a specialty court program shall be issued a restricted driving
22	permit in order to drive for specialty court-approved purposes during
23	enrollment, compliance, and participation in the specialty court program.
24	(B) Acceptance in a specialty court program shall not
25	<u>waive or set aside:</u>
26	(i) A previous order issued by a court requiring
27	payment of fines, fees, or court costs; or
28	(ii) A requirement for payment of a reinstatement
29	fee to the department for re-issuance of valid driver's license.
30	(4) The permit that is issued pursuant to this section is not
31	available to a person with a driver's license that is suspended for a
32	violation under:
33	<u>(A) Section 5-65-101;</u>
34	(B) Section 9-14-239;
35	<u>(C) Section 27-16-905;</u>
36	(D) Section $27-16-905$;

1	(E) Section 27-16-908;
2	(F) Section 27-16-909;
3	(G) Section 27-19-707(e)(2), unless the judgment creditor
4	furnishes written consent; and
5	(H) The Arkansas Uniform Commercial Driver License Act,
6	§ 27-23-103 et seq.
7	(5)(A) Unless the person terminates from the specialty court
8	program, the restricted driving permit issued under this section shall be
9	effective for eighteen (18) months.
10	(B) Thereafter, the person shall be required to reapply
11	for issuance of a restricted driving permit pursuant to the provisions of
12	this section. SECTION 1. The purpose of this bill is to authorize the
13	issuance of a restricted driving permit to a specialty court program
14	participant who has a suspended driver's license.
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16	/s/Bentley
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