1 2	State of Arkansas 90th General Assembly	A Bill	Call Item 8
3	First Extraordinary Session, 202	15	SENATE BILL 2
4			
5	By: Senators Standridge, E. Che	eatham, J. Dismang, J. Hutchinson, Irvin, E. William	ıs
6	By: Representative Vines		
7			
8		For An Act To Be Entitled	
9		MEND ARKANSAS LAW CONCERNING CERTAIN	
10		ERRORS ARISING FROM THE 2015 REGULAR	
11		THE NINETIETH GENERAL ASSEMBLY; TO DECI	_ARE
12	AN EMERGENC	Y; AND FOR OTHER PURPOSES.	
13			
14 15		Subtitle	
16	TO AME	END ARKANSAS LAW CONCERNING CERTAIN	
17		SSMENT ERRORS ARISING FROM THE 2015	
18		AR SESSION OF THE NINETIETH GENERAL	
19		BLY; AND TO DECLARE AN EMERGENCY.	
20		,	
21			
22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS	S:
23			
24	SECTION 1. Arkan	sas Code § 14-55-303(b), as created by	Section 2 of
25	Act 1036 of 2015 and co	ncerning the form of an ordinance ballo	ot question, is
26	amended to read as foll	ows:	
27	(b) The ballot i	n an election on a referred measure sha	all plainly
28	state the title of the	referred measure followed by the words:	:
29	"FOR REFERRED MEA	SURE (OR ORDINANCE OR AMENDMENT)	
30			
31		MEASURE (OR ORDINANCE OR AMENDMENT)	
32	<u>NO.</u>	" <u>.</u>	
33	CECHTON O A 1	0.1. 0.00 7/ 700	
34 35	SECTION 2. Arkan 1205 of 2015, is amende	sas Code § 20-76-702, as created by Sec	ction I of Act
36	20-76-702. Defin		

1	As used in this subchapter:
2	(1) "Caretaker relative" means any of the following individuals
3	living with a minor child:
4	(A) A parent or stepparent;
5	(B) A grandparent;
6	(C) A sibling, half-sibling, or stepsibling;
7	(D) An aunt or uncle of any degree;
8	(E) A first cousin, nephew, or niece; and
9	(F) A relative by adoption within the previously named
10	classes;
11	(2) "Chain of custody" means the methodology of tracking
12	specified materials or substances for the purpose of maintaining control and
13	accountability from initial collection to final disposition for all materials
14	or substances, providing accountability at each stage in handling, testing,
15	storing specimens, and reporting test results;
16	(3) "Confirmation test" means a second analytical procedure used
17	to identify the presence of a specific drug or drug metabolite in a specimen,
18	which test may be different in scientific principle from that of the initial
19	test procedure and must be capable of providing requisite specificity,
20	sensitivity, and quantitative accuracy;
21	(4)(A) "Drug" means marijuana, cocaine, methamphetamine,
22	amphetamine, and opiates, including without limitation morphine.
23	(B) The Director of the Department of Workforce Services
24	may add under the definition of subdivision (4)(A) of this section additional
25	drugs by rule;
26	(5) "Drug test" means any chemical, biological, or physical
27	instrumental analysis administered by a drug testing agency authorized to
28	test under this subchapter for the purpose of determining the presence or
29	absence of a drug or its metabolites;
30	(6) "Drug testing agency" means an entity that has the required
31	credentials as established by the Department of Workforce Services to
32	administer drug tests using a person's urine, blood, or DNA that will detect
33	and validate the presence of drugs in a person's body;
34	(7) "Drug treatment program" means a service provider that
35	provides confidential, timely, and expert identification, assessment, and
36	recolution of drug or alcohol abuse problems affecting a person.

1	(8) "Five-panel drug test" means a test for marijuana, cocaine,
2	methamphetamine, amphetamine, and opiates, including without limitation
3	morphine;
4	(9) "Protective payee" means a caretaker relative or legal
5	guardian of a minor child unless the caretaker relative who is an applicant
6	for Temporary Assistance for Needy Families Program benefits receives a
7	positive result on a drug test; and
8	(10) "Specimen" means tissue, fluid, or a product of the human
9	body capable of revealing the presence of drugs or drug metabolites.
10	
11	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
12	General Assembly of the State of Arkansas that this act is essential to the
13	public interest and operation of the state; that the acts at issue contain
14	inadvertent engrossment errors; and that this act is necessary to correct the
15	engrossment errors in order to avoid the potential confusion that may result
16	if the engrossment errors are not corrected. Therefore, an emergency is
17	declared to exist, and this act, being necessary for the preservation of the
18	public peace, health, and safety, shall become effective on July 22, 2015.
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