1 2	State of Arkansas 92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1280
4	<i>g</i> , , , , ,		
5	By: Representative Gazaway	,	
6			
7		For An Act To Be Entitled	
8	AN ACT CONCERNING THE OFFENSE OF PUBLIC INTOXICATION;		
9	AND FOR OTHER PURPOSES.		
10			
11			
12		Subtitle	
13	CONC	CERNING THE OFFENSE OF PUBLIC	
14	INTO	OXICATION.	
15			
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
18			
19	SECTION 1. DO	NOT CODIFY. Legislative intent.	
20	(a) It is the	intent of the General Assembly to incr	ease the available
21	penalty for repeat offenders of the offense of public intoxication, not to		
22	necessarily punish those persons who may have demonstrated a problem with or		
23	a dependency on alcoh	ol, but to provide the judiciary with	a longer time
24	frame during which a	sentencing court may sentence a person	to probation or a
25	diversionary program	and during which the person may be ord	ered to seek
26	treatment for an alco	hol problem or alcohol dependency.	
27	(b) The Genera	l Assembly further intends that this a	ct not be used to
28	unnecessarily fine or	incarcerate a person with a demonstra	ted alcohol
29	problem or alcohol de	pendency who is not committing any oth	<u>er criminal act</u>
30	when he or she commit	s the offense of public intoxication a	nd that sentencing
31	courts use discretion and consider alternative sanctions or available		
32	probationary or diversionary programs when sentencing repeat offenders under		
33	this act.		
34			
35	SECTION 2. Ark	ansas Code § 5-71-212 is amended to re	ad as follows:
36	5-71-212. Publi	c intoxication — Drinking in public.	

1	(a) A person commits the offense of public intoxication if he or she		
2	appears in a public place manifestly under the influence of alcohol or a		
3	controlled substance to the degree and under circumstances such that:		
4	(1) The person is likely to endanger himself or herself or		
5	another person or property; or		
6	(2) The person unreasonably annoys a person in his or her		
7	vicinity.		
8	(b) Public intoxication is a <u>:</u>		
9	(1) Class C misdemeanor.; or		
10	(2) Class A misdemeanor if the person has two (2) or more		
11	convictions for public intoxication within five (5) years of the date of the		
12	current offense of public intoxication.		
13	(c) A person commits the offense of drinking in public if the person,		
14	other than in a place of business licensed to sell alcoholic beverages for		
15	consumption on the premises, consumes any alcoholic beverage:		
16	(1) In any public place;		
17	(2) On any highway or street;		
18	(3) Upon any passenger coach, streetcar, or in or upon any		
19	vehicle commonly used for the transportation of passengers; or		
20	(4) In or about any depot, platform, waiting station or room, or		
21	other public place.		
22	(d) Drinking in public is a Class C misdemeanor.		
23	(e) The provisions of this This section shall not be construed to does		
24	$\underline{\mathtt{not}}$ prohibit or restrict the consumption of an alcoholic beverage when		
25	consumed as a part of a recognized religious ceremony or ritual.		
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			