1	State of Arkansas	
2	92nd General Assembly A Bill	
3	Regular Session, 2019SENATE BILL 40)4
4		
5	By: Senator B. Davis	
6	By: Representative Cloud	
7		
8	For An Act To Be Entitled	
9	AN ACT TO PROVIDE FOR AN ELECTION CONCERNING CASINO	
10	GAMING IN POPE COUNTY; TO AMEND ARKANSAS	
11	CONSTITUTION, AMENDMENT 100, PURSUANT TO THE	
12	AUTHORITY GRANTED BY ARKANSAS CONSTITUTION, ARTICLE	
13	5, § 1; TO DECLARE AN EMERGENCY; AND FOR OTHER	
14	PURPOSES.	
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17	Subtitle	
18	TO PROVIDE FOR AN ELECTION CONCERNING	
19	CASINO GAMING IN POPE COUNTY; AMENDING	
20	ARKANSAS CONSTITUTION, AMENDMENT 100; AND	
21	TO DECLARE AN EMERGENCY.	
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24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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26	SECTION 1. DO NOT CODIFY. LEGISLATIVE INTENT. (a) The General	
27	Assembly finds:	
28	(1) Arkansas Constitution, Article 5, § 1, provides that "[n]o	
29	measure approved by a vote of the people shall be amended or repealed by the	
30	General Assembly except upon a yea and nay vote on roll call of two-	
31	thirds of all the members elected to each house of the General Assembly	
32	<u>.";</u>	
33	(2) Arkansas Constitution, Article 5, § 1, defines a "measure"	
34	to include any bill, law, resolution, ordinance, charter, constitutional	
35	amendment or legislative proposal or enactment of any character;	
36	(3) The plain language of the definition of "measure" in	



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1	Arkansas Constitution, Article 5, § 1 clearly includes amendments to the
2	Arkansas Constitution, meaning that the General Assembly may amend such
3	measures with a two-thirds vote of each house;
4	(4) Despite observing that the definition of "measure" in
5	Arkansas Constitution, Article 5, § 1 included "constitutional amendment(s)
6	'or legislative proposals of any character'", the Supreme Court in Arkansas
7	Game and Fish Commission v. Edgmon, 218 Ark. 207, 235 S.W.2d 554 (1951),
8	declined to construe the language literally and held that the General
9	Assembly lacked the power to amend or repeal amendments to the Arkansas
10	Constitution by a two-thirds vote of each house;
11	(5) In Board of Trustees of the University of Arkansas v.
12	Andrews, 2018 Ark. 12 (2018), the Supreme Court overturned years of precedent
13	by holding that the General Assembly cannot waive by law the state's
14	sovereign immunity granted by Arkansas Constitution, Article 5, § 20;
15	(6) In reaching its decision in Andrews, supra, the Supreme
16	Court held that the language of Arkansas Constitution, Article 5, § 20,
17	should be interpreted "precisely as it reads"; and
18	(7) An interpretation of Arkansas Constitution, Article 5, § 1,
19	"precisely as it reads" clearly leads to the conclusion that the General
20	Assembly may amend all measures, including constitutional amendments, by a
21	two-thirds vote of each house.
22	(b) By the passage of this act, the General Assembly expresses its
23	belief that, upon consideration of this act using the standard of review
24	established in Andrews, supra, the Supreme Court will:
25	(1) Interpret Arkansas Constitution, Article 5, § 1, precisely
26	<u>as it reads;</u>
27	(2) Overturn its decision in Edgmon, supra, as inconsistent with
28	its holding in Andrews, supra; and
29	(3) Uphold the constitutional authority of the General Assembly
30	under Arkansas Constitution, Article 5, § 1, to amend or repeal amendments to
31	the Arkansas Constitution by a two-thirds vote of each house.
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33	SECTION 2. Arkansas Constitution, Amendment 100, § 4(n)-(r) are
34	amended to read as follows:
35	(n)(1) The Arkansas Racing Commission shall require all casino
36	applicants for a casino license in Pope County and Jefferson County to submit

either a letter of support from the county judge or a resolution from the quorum court in the county where the proposed casino is to be located and, if the proposed casino is to be located within a city or town, shall also require all casino applicants to include a letter of support from the mayor in the city or town where the applicant is proposing the casino to be located.

7 (2) Letters of support under subdivision (n)(1) of this section 8 shall be from the county judge, quorum court, and mayor in office at the time 9 of the submission of the application.

10 (o)(1) The Arkansas Racing Commission shall not issue a casino license 11 in Pope County unless the voters of the county approve conducting casino 12 gaming in Pope County.

13 (2)(A) An election shall be called on the issue of conducting 14 casino gaming in Pope County upon the submission to the county clerk of 15 signatures equaling at least ten percent (10%) of the qualified electors who 16 cast a vote in the county for the Office of Governor in the last general 17 election in which the office appeared on the ballot.

18 (B) A petition under this subdivision (o)(2) shall be
19 submitted to the county clerk at least four (4) months prior to a general
20 election.

(C) If a petition is found by the county clerk to be
 insufficient, the sponsor of the petition shall be permitted at least thirty
 (30) days from the date of notification for correction or amendment.

(3)(A) If a petition is found to be sufficient, the issue of
 conducting casino gaming in Pope County shall be considered by the qualified
 electors of the county at the next following general election.

27 (B) If the legal voters approve conducting casino gaming
 28 in Pope County, the Arkansas Racing Commission shall accept applications for
 29 a casino license in Pope County.

30 (C) If the legal voters reject conducting casino gaming in
 31 Pope County, the Arkansas Racing Commission shall not accept applications for
 32 a casino license in Pope County.

- 33 (4)(A) If conducting casino gaming is approved in Pope County,
- 34 the Arkansas Racing Commission shall require all casino applicants for a
- 35 <u>casino license in Pope County to submit either a letter of support from the</u>
- 36 <u>county judge or a resolution from the quorum court in the county where the</u>

1 proposed casino is to be located and, if the proposed casino is to be located 2 within a city or town, shall also require all casino applicants to include a 3 letter of support from the mayor in the city or town where the applicant is 4 proposing the casino to be located. 5 (B) Letters of support under subdivision (o)(4)(A) of this 6 section shall be from the county judge, quorum court, and mayor in office at 7 the time of the submission of the application. 8 (5) If an election is held under this subsection (o), a 9 subsequent election to consider the issue of conducting casino gaming in Pope 10 County shall not be held within ten (10) years of the date of the general 11 election at which the issue was considered. 12 (6) The General Assembly may enact laws necessary to implement 13 this subsection (o), including without limitations laws concerning the 14 requirements and procedures for an election on the issue of conducting casino 15 gaming in Pope County under this subsection (o). 16 (o) (p) Franchise holders are not applicants and are not required to 17 submit applications for casino licenses in order to be issued a casino 18 license. 19 (p)(q) No individual, corporation, partnership, association, trust, or 20 other entity may hold more than one casino license in Arkansas. 21 (q)(r) The Arkansas Racing Commission shall issue a renewal casino 22 license within ten (10) days to any licensed casino that complies with the 23 requirements contained in this Amendment, including without limitation the 24 payment of the casino license renewal fee, which shall not exceed ten 25 thousand dollars (\$10,000). Casino licenses shall be renewed every ten years. (r)(1)(s)(1) The Arkansas Racing Commission shall provide an annual 26 27 amount of at least two hundred thousand dollars (\$200,000) for compulsive 28 gambling disorder treatment and compulsive gambling disorder educational 29 programs. 30 (2) The Arkansas Racing Commission shall work together with the 31 Department of Human Services to implement the compulsive gambling disorder 32 treatment programs and the compulsive gambling disorder educational programs 33 under this section. 34 The Arkansas Racing Commission may contract with the (3) 35 Department of Human Services for providing all services related to and 36 administration of the compulsive gambling disorder treatment programs and the

4	compulsive gambling disorder educational programs.
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6	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
7	General Assembly of the State of Arkansas that the statewide adoption of
8	Arkansas Constitution, Amendment 100, has authorized casino gaming in Pope
9	County despite the voters in that county rejecting the measure; in weighing
10	Pope County's rejection of Amendment 100 against the approval of Amendment
11	100 on a statewide basis, it is equitable to allow the residents of Pope
12	County to vote on the issue before the Arkansas Racing Commission accepts
13	applications for a casino license in Pope County; and this act should become
14	effective at the earliest opportunity to prevent the submission of casino
15	applications prior to the results of an election in Pope County. Therefore,
16	an emergency is declared to exist, and this act being immediately necessary
17	for the preservation of the public peace, health, and safety shall become
18	effective on:
19	(1) The date of its approval by the Governor;
20	(2) If the bill is neither approved nor vetoed by the Governor,
21	the expiration of the period of time during which the Governor may veto the
22	bill; or
23	(3) If the bill is vetoed by the Governor and the veto is
24	overridden, the date the last house overrides the veto.
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compulsive gambling disorder educational programs.

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