1	State of Arkansas	A D:11	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 650
4			
5	By: Senator Hester		
6			
7	For An Act To Be Entitled		
8	AN ACT TO PROHIBIT A PERSON CONVICTED OF A PUBLIC		
9	TRUST CRIME FROM FILING AS A CANDIDATE FOR A		
10	CONSTITUTIONAL OFFICE OR FROM RUNNING AS A CANDIDATE		
11	FOR A PUBL	IC OFFICE; AND FOR OTHER PURPOSES.	
12			
13		6.1.44	
14		Subtitle	
15		ROHIBIT A PERSON CONVICTED OF A	
16		IC TRUST CRIME FROM FILING AS A	
17		IDATE FOR A CONSTITUTIONAL OFFICE OR	
18	FROM	RUNNING AS A CANDIDATE FOR A PUBLIC	
19	OFFIC	CE.	
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22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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24	SECTION 1. Arkansas Code § 21-8-301, concerning the definitions		
25		ethics for public officers and emplo	yees, is amended to
26	add additional subdivisions to read as follows:		
27	(6) "Constitutional office" means the offices of Governor, Lieutenant		
28	Governor, Auditor of State, Treasurer of State, Secretary of State,		
29	Commissioner of State Lands, the Attorney General, the General Assembly,		
30	Justice of the Supreme Court, Judge of the Court of Appeals, circuit judge,		
31	and district judge; and		
32	(7) "Public trust crime" means a crime prohibited under Arkansas		
33	Constitution, Article	<u>5, § 9.</u>	
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35		nsas Code Title 21, Chapter 8, Subch	apter 3, is amended
36	to add an additional s	ection to read as follows:	

Ţ	21-8-305. Person convicted of public trust crime ineligible as		
2	candidate for constitutional office or to hold constitutional office.		
3	(a) If a person has pleaded guilty or nolo contendere to or has been		
4	found guilty of a public trust crime, he or she shall not:		
5	(1) File as a candidate for a constitutional office;		
6	(2) Run as a candidate for a constitutional office; or		
7	(3) Hold a constitutional office.		
8	(b)(1) The sealing of any public trust crime or any similar offense		
9	under the Comprehensive Criminal Record Sealing Act of 2013, § 16-90-1401, e		
10	seq. or any sealing or expungement act in any jurisdiction shall not restore		
11	a privilege, eligibility, or qualification to file as a candidate for, run as		
12	a candidate for, or hold a constitutional office under this section.		
13	(2) A person who has pleaded guilty or nolo contendere to or has		
14	been found guilty of a public trust crime that was sealed or expunged as		
15	described in subdivision (b)(1) of this section:		
16	(A) Upon inquiry, shall disclose the fact and nature of		
17	the crime which the person pleaded guilty or nolo contendere to or was found		
18	guilty of; and		
19	(B) Shall not publicly state or affirm under oath that		
20	the:		
21	(i) Conduct underlying the plea or finding did not		
22	occur;		
23	(ii) Record of the underlying plea or finding does		
24	not exist; or		
25	(iii) Person has not been convicted of a criminal		
26	offense.		
27	(3) If a person has plead guilty or nolo contendere to or has		
28	been found guilty of a public trust crime or similar offense that was sealed		
29	under the Comprehensive Criminal Record Sealing Act of 2013, § 16-90-1401, e		
30	seq. or any sealing or expungement act in any jurisdiction, evidence of the		
31	plea, finding, and conduct underlying the plea or finding shall be admissible		
32	in a court of competent jurisdiction for an action concerning the person's		
33	filing for, candidacy for, or holding of a constitutional office.		
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