1	State of Arkansas	A D'11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 284
4			
5	By: Senator T. Garner		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	CREATE THE OFFENSE OF CAPITAL RAPE; AN	ND FOR
9	OTHER PURI	OSES.	
10			
11			
12		Subtitle	
13	TO C	REATE THE OFFENSE OF CAPITAL RAPE.	
14			
15			
16	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
17			
18		nnsas Code § 5-1-109(a)(1), concerning	the statute of
19		ses, is amended to read as follows:	
20	_	cution for the following offenses may l	oe commenced at
21	any time:		
22	(A)	Capital murder, § 5-10-101;	0.0
23	(B)	Murder in the first degree, § 5-10-10	
24	(C)	Murder in the second degree, § 5-10-1	
25	(D)	Rape, \S 5-14-103, if the victim was a	a minor at the
26 27	time of the offense;	Sorred indecensy with a shild & 5 le	/. 110 .
28	(E)	Sexual indecency with a child, § 5-14	+-110;
20 29	<u>(F)</u>	Capital rape, § 5-14-114;	0 8 5 1/ 12/.
30	(F) !		
31		at the time of the offense;	se, y J-14-12J, 11
32	the victim was a minor		was a minor at
33	the time of the offens		was a minor at
34	(I)		licit conduct for
35	use in visual or print		
36	<u>-</u>	(K) Transportation of minors for prob	ihited sevual

```
1
     conduct, § 5-27-305;
 2
                       (K)(L) Employing or consenting to the use of a child in a
 3
     sexual performance, § 5-27-402;
 4
                       (L)(M) Producing, directing, or promoting a sexual
 5
     performance by a child, § 5-27-403; and
 6
                       (M)(N) Computer exploitation of a child in the first
 7
     degree, § 5-27-605.
8
9
           SECTION 2. Arkansas Code § 5-1-110(d)(1), concerning prosecution of
10
     conduct constituting more than one (1) offense, is amended to read as
11
     follows:
12
           (d)(1) Notwithstanding any provision of law to the contrary, a
13
     separate conviction and sentence are authorized for:
14
                       (A) Capital murder, § 5-10-101, and any felony utilized as
15
     an underlying felony for the capital murder;
16
                       (B) Criminal attempt to commit capital murder, §§ 5-3-201
17
     and 5-10-101, and any felony utilized as an underlying felony for the
18
     attempted capital murder;
19
                       (C) Murder in the first degree, § 5-10-102, and any felony
20
     utilized as an underlying felony for the murder in the first degree;
21
                       (D) Criminal attempt to commit murder in the first degree,
22
     §§ 5-3-201 and 5-10-102, and any felony utilized as an underlying felony for
23
     the attempted murder in the first degree; and
24
                       (E) Continuing criminal enterprise, § 5-64-405, and any
25
     predicate felony utilized to prove the continuing criminal enterprise; and
26
                       (F) Capital rape, § 5-14-114, and any felony utilized as
     an underlying felony for the capital rape.
27
28
29
           SECTION 3. Arkansas Code § 5-3-203 is amended to read as follows:
           5-3-203. Classification.
30
31
           A criminal attempt is a:
32
                 (1) Class Y felony if the offense attempted is capital murder, §
33
     5-10-101;
                 (2) Class A felony if the offense attempted is treason, § 5-51-
34
     201, capital rape, § 5-14-114, or a Class Y felony other than capital murder,
35
36
     § 5-10-101;
```

1 (3) Class B felony if the offense attempted is a Class A felony; 2 (4) Class C felony if the offense attempted is a Class B felony; 3 (5) Class D felony if the offense attempted is a Class C felony; 4 (6) Class A misdemeanor if the offense attempted is a Class D 5 felony or an unclassified felony; 6 Class B misdemeanor if the offense attempted is a Class A (7) 7 misdemeanor: 8 (8) Class C misdemeanor if the offense attempted is a Class B 9 misdemeanor; or (9) Violation if the offense attempted is a Class C misdemeanor 10 11 or an unclassified misdemeanor. 12 SECTION 4. Arkansas Code § 5-3-301(b)(1), concerning the inchoate 13 14 offense of solicitation, is amended to read as follows: 15 (1) Class A felony if the offense solicited is eapital murder, 16 treason capital murder, § 5-10-101, treason, § 5-51-201, capital rape, § 5-17 14-114, or a Class Y felony; 18 19 SECTION 5. Arkansas Code § 5-3-404 is amended to read as follows: 5-3-404. Classification. 20 21 Criminal conspiracy is a: (1) Class A felony if an object of the conspiracy is commission 22 23 of capital murder, treason capital murder, § 5-10-101, treason, § 5-51-201, capital rape, § 5-14-114, or a Class Y felony; 24 25 (2) Class B felony if an object of the conspiracy is commission of a Class A felony; 26 27 (3) Class C felony if an object of the conspiracy is commission 28 of a Class B felony; 29 (4) Class D felony if an object of the conspiracy is commission 30 of a Class C felony; 31 (5) Class A misdemeanor if an object of the conspiracy is 32 commission of a Class D felony or an unclassified felony; 33 (6) Class B misdemeanor if an object of the conspiracy is commission of a Class A misdemeanor; or 34 35 (7) Class C misdemeanor if an object of the conspiracy is

commission of a Class B misdemeanor.

1 2 SECTION 6. Arkansas Code § 5-4-104(a)-(e), concerning authorized 3 sentences, are amended to read as follows: 4 No defendant convicted of an offense shall be sentenced otherwise 5 than in accordance with this chapter. 6 (b) A defendant convicted of capital murder, § 5-10-101, or treason, § 7 5-51-201, or capital rape, § 5-14-114, shall be sentenced to death or life 8 imprisonment without parole in accordance with §§ 5-4-601 - 5-4-605, 5-4-607, 9 and 5-4-608, except if the defendant was younger than eighteen (18) years of 10 age at the time he or she committed the capital murder or treason capital

- murder, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114, he or she shall be sentenced to life imprisonment with the possibility of parole
- 13 after serving a minimum of thirty (30) years' imprisonment.

20

21

- 14 (c)(1) A defendant convicted of a Class Y felony or murder in the second degree, $\S 5-10-103$, shall be sentenced to a term of imprisonment in accordance with $\S\S 5-4-401 5-4-404$.
- 17 (2) In addition to imposing a term of imprisonment, the trial 18 court may sentence a defendant convicted of a Class Y felony or murder in the 19 second degree, § 5-10-103, to any one (1) or more of the following:
 - (A) Pay a fine as authorized by $\S\S 5-4-201$ and 5-4-202;
 - (B) Make restitution as authorized by § 5-4-205; or
- 22 (C) Suspend imposition of an additional term of imprisonment, as authorized by subdivision (e)(3) of this section.
- (d) A defendant convicted of an offense other than a Class Y felony, capital murder, § 5-10-101, treason, § 5-51-201, <u>capital rape</u>, § 5-14-114, or murder in the second degree, § 5-10-103, may be sentenced to any one (1) or more of the following, except as precluded by subsection (e) of this section:
 - (1) Imprisonment as authorized by $\S 5-4-401 5-4-404$;
- 29 (2) Probation as authorized by §§ 5-4-301-5-4-307 and 16-93-30-306-16-93-314;
- 31 (3) Payment of a fine as authorized by §§ 5-4-201 and 5-4-202;
- 32 (4) Restitution as authorized by a provision of § 5-4-205; or
- 33 (5) Imprisonment and payment of a fine.
- (e)(1)(A) The court shall not suspend imposition of sentence as to a term of imprisonment nor place the defendant on probation for the following offenses:

1	(i) Capital murder, § 5-10-101;
2	(ii) Treason, § 5-51-201;
3	(iii) Capital rape, § 5-14-114;
4	(iii)(iv) A Class Y felony, except to the extent
5	suspension of an additional term of imprisonment is permitted in subsection
6	(c) of this section;
7	$\frac{\text{(iv)}(v)}{v}$ Driving or boating while intoxicated, § 5-
8	65-103;
9	(v)(vi) Murder in the second degree, § 5-10-103,
10	except to the extent suspension of an additional term of imprisonment is
11	permitted in subsection (c) of this section; or
12	(vi)(vii) Engaging in a continuing criminal
13	enterprise, § 5-64-405.
14	(B)(i) In any other case, the court may suspend imposition
15	of sentence or place the defendant on probation, in accordance with $\S\S$ 5-4-
16	301 - 5 - 4 - 307 and $16 - 93 - 306 - 16 - 93 - 314$, except as otherwise specifically
17	prohibited by statute.
18	(ii) The court may not suspend execution of
19	sentence.
20	(2) If the offense is punishable by fine and imprisonment, the
21	court may sentence the defendant to pay a fine and suspend imposition of the
22	sentence as to imprisonment or place the defendant on probation.
23	(3)(A) The court may sentence the defendant to a term of
24	imprisonment and suspend imposition of sentence as to an additional term of
25	imprisonment.
26	(B) However, the court shall not sentence a defendant to
27	imprisonment and place him or her on probation, except as authorized by \S 5-
28	4-304.
29	
30	SECTION 7. Arkansas Code § 5-4-106(b), concerning an extended no
31	contact order, is amended to read as follows:
32	(b) At the request of the prosecuting attorney, a court shall
33	determine whether to issue an extended post-conviction no contact order to a
34	person convicted of one (1) or more of the following offenses:
35	(1) Capital murder, § 5-10-101, or attempted capital murder;
36	(2) Murder in the first degree & 5-10-102 or attempted murder

```
1
     in the first degree;
 2
                 (3) Murder in the second degree, § 5-10-103, or attempted murder
 3
     in the second degree;
 4
                 (4) Kidnapping, § 5-11-102;
 5
                     Battery in the first degree, § 5-13-201;
 6
                 (6) Battery in the second degree, § 5-13-202;
 7
                 (7) Rape, § 5-14-103, or capital rape, § 5-14-114;
8
                     Sexual assault in the first degree, § 5-14-124;
                 (8)
 9
                 (9) Domestic battering in the first degree, § 5-26-303;
10
                 (10) Domestic battering in the second degree, § 5-26-304; or
11
                 (11) Aggravated assault upon a law enforcement officer or an
12
     employee of a correctional facility, § 5-13-211, if a Class Y felony.
13
14
           SECTION 8. Arkansas Code § 5-4-301(a)(1), concerning offenses for
15
     which suspension or probation is prohibited, is amended to read as follows:
16
           (a)(1) A court shall not suspend imposition of sentence as to a term
17
     of imprisonment or place a defendant on probation for the following offenses:
                       (A) Capital murder, § 5-10-101;
18
19
                       (B) Treason, § 5-51-201;
20
                       (C) Capital rape, § 5-14-114;
21
                       (C)(D) A Class Y felony, except to the extent suspension
22
     of an additional term of imprisonment is permitted in § 5-4-104(c);
23
                       (D)(E) Driving or boating while intoxicated, § 5-65-103;
24
                       (E)(F) Murder in the second degree, § 5-10-103, except to
25
     the extent suspension of an additional term of imprisonment is permitted in §
     5-4-104(c); or
26
27
                       (F)(G) Engaging in a continuing criminal enterprise, § 5-
28
     64-405.
29
           SECTION 9. Arkansas Code § 5-4-501(c)(2), concerning habitual
30
31
     offenders and what offenses are considered serious felonies involving
     violence, is amended to read as follows:
32
33
           (2) As used in this subsection, "serious felony involving violence"
34
     means:
35
                       (A) Any of the following felonies:
36
                             (i) Murder in the first degree, § 5-10-102;
```

```
1
                             (ii) Murder in the second degree, § 5-10-103;
 2
                             (iii) Kidnapping, § 5-11-102, involving an activity
 3
     making it a Class Y felony;
 4
                                   Aggravated robbery, § 5-12-103;
                             (iv)
 5
                                 Terroristic act, § 5-13-310, involving an
 6
     activity making it a Class Y felony;
 7
                             (vi) Rape, § 5-14-103, or capital rape, § 5-14-114;
 8
                             (vii) Sexual assault in the first degree, § 5-14-
9
     124;
10
                             (viii) Causing a catastrophe, § 5-38-202(a);
11
                             (ix) Aggravated residential burglary, § 5-39-204; or
12
                             (x) Aggravated assault upon a law enforcement
13
     officer or an employee of a correctional facility, § 5-13-211, if a Class Y
14
     felony; or
15
                            A conviction of a comparable serious felony involving
16
     violence from another jurisdiction.
17
18
           SECTION 10. Arkansas Code § 5-4-501(d)(2)(A), concerning habitual
19
     offenders and what rape offenses are considered felonies involving violence,
20
     is amended to read as follows:
21
                 (A) Any of the following felonies:
22
                       (i) Murder in the first degree, § 5-10-102;
23
                       (ii) Murder in the second degree, § 5-10-103;
24
                       (iii) Kidnapping, § 5-11-102;
25
                       (iv) Aggravated robbery, § 5-12-103;
                       (v) Rape, § 5-14-103, or capital rape, § 5-14-114;
26
27
                       (vi) Battery in the first degree, § 5-13-201;
                       (vii) Terroristic act, § 5-13-310;
28
                       (viii) Sexual assault in the first degree, § 5-14-124;
29
                       (ix) Sexual assault in the second degree, § 5-14-125;
30
31
                       (x) Domestic battering in the first degree, § 5-26-303;
                       (xi) Residential burglary, § 5-39-201(a);
32
33
                             Aggravated residential burglary, § 5-39-204;
34
                       (xiii) Unlawful discharge of a firearm from a vehicle, §
35
     5-74-107;
36
                       (xiv) Criminal use of prohibited weapons, § 5-73-104,
```

```
1
     involving an activity making it a Class B felony;
 2
                       (xv) A felony attempt, solicitation, or conspiracy to
 3
     commit:
 4
                                  Capital murder, § 5-10-101;
                             (a)
 5
                             (b) Murder in the first degree, § 5-10-102;
 6
                             (c) Murder in the second degree, § 5-10-103;
 7
                             (d) Kidnapping, § 5-11-102;
 8
                             (e) Aggravated robbery, § 5-12-103;
9
                             (f) Aggravated assault upon a law enforcement
10
     officer or an employee of a correctional facility, § 5-13-211, if a Class Y
11
     felony;
12
                                  Rape, § 5-14-103, or capital rape, § 5-14-114;
                             (g)
13
                             (h)
                                  Battery in the first degree, § 5-13-201;
14
                                  Domestic battering in the first degree, § 5-26-
                             (i)
15
     303;
16
                             (j) Residential burglary, § 5-39-201(a); or
17
                                 Aggravated residential burglary, § 5-39-204; or
18
                       (xvi) Aggravated assault upon a law enforcement officer or
19
     an employee of a correctional facility, § 5-13-211, if a Class Y felony; or
20
21
           SECTION 11. Arkansas Code Title 5, Chapter 4, Subchapter 6, is amended
22
     to read as follows:
23
                                      Subchapter 6
24
                     - Trial and Sentence - Capital Murder Offenses
25
26
           5-4-601. Legislative intent.
27
           (a) In enacting this subchapter, it is the intent of the General
28
     Assembly to specify the procedures and standards pursuant to which a
29
     sentencing body shall conform in making a determination as to whether a
30
     sentence of death is to be imposed upon a conviction of capital murder for
31
     capital murder, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114.
32
           (b) If the provisions of this subchapter respecting sentencing
33
     procedures are held invalid with regard to the imposition of a sentence of
34
     death or a sentence of death is declared to be invalid per se, it is the
35
     intent of the General Assembly that:
```

(1) Capital murder is capital murder, § 5-10-101, treason, § 5-

51-201, and capital rape, § 5-14-114, are punishable by life imprisonment 1 2 without parole; and 3 (2) The procedures and findings required by §§ 5-4-602 - 5-4-4 605, 5-4-607, and 5-4-608 are deemed repealed and of no effect. 5 6 5-4-602. Capital murder offense charge - Trial procedure. 7 The following procedures govern a trial of a person charged with 8 capital murder, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114: 9 (1) The jury shall first hear all evidence relevant to the 10 charge and shall then retire to reach a verdict of guilt or innocence; 11 (2) If the defendant is found not guilty of the capital offense 12 charged but guilty of a lesser included offense, the sentence shall be 13 determined and imposed as provided by law; 14 (3)(A) If the defendant is found guilty of capital murder the 15 capital offense, the same jury shall sit again in order to: 16 (i) Hear additional evidence as provided by 17 subdivisions (4) and (5) of this section; and 18 (ii) Determine the sentence in the manner provided 19 by $\S 5-4-603$. 20 (B) However, if the state waives the death penalty, 21 stipulates that no aggravating circumstance exists, or stipulates that 22 mitigating circumstances outweigh aggravating circumstances, then: 23 (i) A hearing under subdivision (3)(A) of this 24 section is not required; and 25 The trial court shall sentence the defendant to (ii) 26 life imprisonment without parole. 27 (C) If the defendant was less than eighteen (18) years of 28 age at the time of the offense, then a hearing under subdivision (3)(A) of this section is not required; 29 (4)(A) If the defendant and the state are accorded an 30 31 opportunity to rebut the evidence, in determining the sentence evidence may 32 be presented to the jury as to any: 33 (i) Matter relating to an aggravating circumstance 34 enumerated in § 5-4-604; 35 (ii) Mitigating circumstance; or 36 (iii) Other matter relevant to punishment,

- 1 including, but not limited to, victim impact evidence.
- 2 (B)(i) Evidence as to any mitigating circumstance may be
- 3 presented by either the state or the defendant regardless of the evidence's
- 4 admissibility under the rules governing admission of evidence in a trial of a
- 5 criminal matter.
- 6 (ii) However, mitigating circumstance evidence shall
- 7 be relevant to the issue of punishment, including, but not limited to, the
- 8 nature and circumstances of the crime, and the defendant's character,
- 9 background, history, and mental and physical condition as set forth in § 5-4-
- 10 605.
- 11 (C) The admissibility of evidence relevant to an
- 12 aggravating circumstance set forth in § 5-4-604 is governed by the rules
- 13 governing the admission of evidence in a trial of a criminal matter.
- 14 (D) Any evidence admitted at the trial relevant to
- 15 punishment may be considered by the jury without the necessity of
- 16 reintroducing the evidence at the sentencing proceeding; and
- 17 (5) The state and the defendant or his or her counsel are
- 18 permitted to present argument respecting sentencing:
- 19 (A) The state shall open the argument;
- 20 (B) The defendant is permitted to reply; and
- 21 (C) The state is then permitted to reply in rebuttal.

- 23 5-4-603. Findings required for death sentence Harmless error review.
- 24 (a) The jury shall impose a sentence of death if the jury unanimously
- 25 returns written findings that:
- 26 (1) An aggravating circumstance exists beyond a reasonable
- 27 doubt:
- 28 (2) Aggravating circumstances outweigh beyond a reasonable
- 29 doubt all mitigating circumstances found to exist; and
- 30 (3) Aggravating circumstances justify a sentence of death beyond
- 31 a reasonable doubt.
- 32 (b) The jury shall impose a sentence of life imprisonment without
- 33 parole if the jury finds that:
- 34 (1) Aggravating circumstances do not exist beyond a reasonable
- 35 doubt;
- 36 (2) Aggravating circumstances do not outweigh beyond a

- 1 reasonable doubt all mitigating circumstances found to exist; or
- 2 (3) Aggravating circumstances do not justify a sentence of death
- 3 beyond a reasonable doubt.
- 4 (c) If the jury does not make any finding required by subsection (a)
- 5 of this section, the court shall impose a sentence of life imprisonment
- 6 without parole.
- 7 (d)(1) On an appellate review of a death sentence, the Supreme Court
- 8 shall conduct a harmless error review of the defendant's death sentence if:
- 9 (A) The Supreme Court finds that the jury erred in finding
- 10 the existence of any aggravating circumstance for any reason; and
- 11 (B) The jury found no mitigating circumstance.
- 12 (2) The Supreme Court shall conduct a harmless error review
- 13 under subdivision (d)(1) of this section by determining that a remaining
- 14 aggravating circumstance:
 - (A) Exists beyond a reasonable doubt; and
- 16 (B) Justifies a sentence of death beyond a reasonable
- 17 doubt.
- 18 (e) If the Supreme Court concludes that the erroneous finding of any
- 19 aggravating circumstance by the jury would not have changed the jury's
- 20 decision to impose the death penalty on the defendant, then a simple majority
- 21 of the court may vote to affirm the defendant's death sentence.

- 23 5-4-604. Aggravating circumstances.
- An aggravating circumstance is limited to the following:
- 25 (1) The capital <u>murder</u> <u>offense</u> was committed by a person
- 26 imprisoned as a result of a felony conviction;
- 27 (2) The capital murder offense was committed by a person
- 28 unlawfully at liberty after being sentenced to imprisonment as a result of a
- 29 felony conviction;
- 30 (3) The person previously committed another felony, an element
- 31 of which was the use or threat of violence to another person or the creation
- 32 of a substantial risk of death or serious physical injury to another person;
- 33 (4) The person in the commission of the capital murder offense
- 34 knowingly created a great risk of death to a person other than the victim or
- 35 caused the death of more than one (1) person in the same criminal episode;
- 36 (5) The capital <u>murder</u> <u>offense</u> was committed for the purpose of

l avoiding or preventing an arrest or effecting an escape from custody;

5

26

27

28

29

30

31

function;

- 2 (6) The capital <u>murder</u> <u>offense</u> was committed for pecuniary gain;
- 3 (7) The capital $\frac{\text{murder}}{\text{offense}}$ was committed for the purpose of 4 disrupting or hindering the lawful exercise of any government or political
- 6 (8)(A) The capital <u>murder offense</u> was committed in an especially 7 cruel or deprayed manner.
- 8 (B)(i) For purposes of subdivision (8)(A) of this section,
 9 a capital murder offense is committed in an especially cruel manner when, as
 10 part of a course of conduct intended to inflict mental anguish, serious
 11 physical abuse, or torture upon the victim prior to the victim's death,
 12 mental anguish, serious physical abuse, or torture is inflicted.
- 13 (ii)(a) "Mental anguish" means the victim's uncertainty as to his or her ultimate fate.
- (b) "Serious physical abuse" means physical
 abuse that creates a substantial risk of death or that causes protracted
 impairment of health, or loss or protracted impairment of the function of any
 bodily member or organ.
- 19 (c) "Torture" means the infliction of extreme 20 physical pain for a prolonged period of time prior to the victim's death.
- 21 (C) For purposes of subdivision (8)(A) of this section, a
 22 capital <u>murder offense</u> is committed in an especially depraved manner when the
 23 person relishes the <u>murder capital offense</u>, evidencing debasement or
 24 perversion, or shows an indifference to the suffering of the victim and
 25 evidences a sense of pleasure in committing the <u>murder capital offense</u>;
 - destructive device, bomb, explosive, or similar device that the person planted, hid, or concealed in any place, area, dwelling, building, or structure, or mailed or delivered, or caused to be planted, hidden, concealed, mailed, or delivered, and the person knew that his or her act would create a great risk of death to human life; or
- 32 (10) The capital <u>murder offense</u> was committed against a person 33 whom the defendant knew or reasonably should have known was especially 34 vulnerable to the attack because:
- 35 (A) Of either a temporary or permanent severe physical or 36 mental disability which would interfere with the victim's ability to flee or

2	(B) The person was twelve (12) years of age or younger.
3	
4	5-4-605. Mitigating circumstances.
5	A mitigating circumstance includes, but is not limited to, without
6	<u>limitation</u> the following:
7	(1) The capital murder offense was committed while the defendant
8	was under extreme mental or emotional disturbance;
9	(2) The capital murder offense was committed while the defendant
10	was acting under an unusual pressure or influence or under the domination of
11	another person;
12	(3) The capital murder offense was committed while the capacity
13	of the defendant to appreciate the wrongfulness of his or her conduct or to
14	conform his or her conduct to the requirements of law was impaired as a
15	result of mental disease or defect, intoxication, or drug abuse;
16	(4) The youth of the defendant at the time of the commission of
17	the capital murder offense;
18	(5) The capital murder offense was committed by another person
19	and the defendant was an accomplice and his or her participation was
20	relatively minor; or
21	(6) The defendant has no significant history of prior criminal
22	activity.
23	
24	5-4-606. Life imprisonment without parole.
25	A person sentenced to life imprisonment without parole shall:
26	(1) Be remanded to the custody of the Division of Correction for
27	imprisonment for the remainder of his or her life; and
28	(2) Not be released except pursuant to under commutation,
29	pardon, or reprieve of the Governor.
30	
31	5-4-607. Application for executive clemency — Regulations.
32	(a) The pardon of a person convicted of capital murder, § 5-10-101,
33	treason, § 5-51-201, or capital rape, § 5-14-114, or of a Class Y felony,
34	Class A felony, or Class B felony, or the commutation of a sentence of a
35	person convicted of capital murder, § 5-10-101, treason, § 5-51-201, or
36	capital rape, § 5-14-114, or of a Class Y felony, Class A felony, or Class B

1 to defend himself or herself; or

- 1 felony, may be granted only in the manner provided in this section.
- 2 (b)(1) A copy of the application for pardon or commutation shall be
- 3 filed with:

- (A) The Secretary of State;
- 5 (B) The Attorney General;
- 6 (C) The sheriff of the county where the offense was
- 7 committed;
- 8 (D) The prosecuting attorney of the judicial district
- 9 where the applicant was found guilty and sentenced, if still in office, and,
- 10 if not, the successor of that prosecuting attorney;
- 11 (E) The circuit judge presiding over the proceedings at
- 12 which the applicant was found guilty and sentenced, if still in office, and,
- 13 if not, the successor of that circuit judge; and
- 14 (F) The victim of the crime or the victim's next of kin,
- 15 if he or she files a request for notice with the prosecuting attorney.
- 16 (2)(A) The application shall set forth a ground upon which the
- 17 pardon or commutation is sought.
- 18 (B) If the application involves a conviction for capital
- 19 murder, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114, a
- 20 notice of the application shall be published by two (2) insertions, separated
- 21 by a minimum of seven (7) days, in a newspaper of general circulation in the
- 22 county or counties where the offense or offenses of the applicant were
- 23 committed.
- 24 (c) On granting an application for pardon or commutation, the Governor
- 25 shall:
- 26 (1) Include in his or her written order the reason for the
- 27 granting of the application; and
- 28 (2) File with the House of Representatives and the Senate a copy
- 29 of his or her written order which shall state the:
- 30 (A) Applicant's name;
- 31 (B) Offense of which the applicant was convicted and the
- 32 sentence imposed;
- 33 (C) Date of the judgment imposing the sentence; and
- 34 (D) Effective date of the pardon or commutation.
- 35 (d) A person sentenced to death or to life imprisonment without parole 36 is not eligible for parole and shall not be paroled.

- (e) If the sentence of a person sentenced to death or life imprisonment without parole is commuted by the Governor to a term of years, the person shall not be paroled, nor shall the length of his or her incarceration be reduced in any way to less than the full term of years specified in the order of commutation or in any subsequent order of commutation.
 - (f) A reprieve may be granted as presently provided by law.

7

- 9 5-4-608. Waiver of death penalty.
- 10 (a) If a defendant is charged with \underline{a} capital $\underline{\text{murder}}$ offense, with the permission of the court the prosecuting attorney may waive the death penalty.
 - (b) In a case described in subsection (a) of this section, if the defendant pleads guilty to <u>the</u> capital <u>murder offense</u> or is found guilty of <u>a</u> capital <u>murder offense</u> after trial to the court or to a jury, the trial court shall sentence the defendant to life imprisonment without parole.

15 16

12

13 14

17 5-4-609 - 5-4-614. [Reserved.]

18

- 19 5-4-615. Conviction Punishments.
- A person convicted of a capital offense shall be punished by death by
 lethal injection or by life imprisonment without parole pursuant to under
 this subchapter.

- 5-4-616. Procedures following remand of capital <u>ease offense</u> after vacation of death sentence Retroactive application.
- 26 (a) Notwithstanding § 5-4-602(3) that requires that the same jury sit
 27 in the sentencing phase of a capital murder offense trial, the following
 28 shall apply:
- 29 (1)(A) Upon any appeal by the defendant when the sentence is of 30 death, if the appellate court finds prejudicial error in the sentencing 31 proceeding only, the appellate court may set aside the sentence of death and 32 remand the case to the trial court in the jurisdiction in which the defendant 33 was originally sentenced.
- 34 (B) No error in the sentencing proceeding shall result in 35 the reversal of the conviction for a capital felony offense.
- 36 (C) When a capital <u>case</u> offense is remanded after vacation

- 1 of a death sentence, the prosecutor may move the trial court to:
- 2 (i) Impose a sentence of life without parole, and
- 3 the trial court may impose the sentence of life without parole without a
- 4 hearing; or
- 5 (ii) Impanel a new sentencing jury;
- 6 (2) If the prosecutor elects subdivision (a)(1)(C)(ii) of this
- 7 section the trial court shall impanel a new jury for the purpose of
- 8 conducting a new sentencing proceeding;
- 9 (3) A new sentencing proceeding is governed by the provisions of
- 10 $\S 5-4-602(4)$ and (5) and $\S \S 5-4-603 5-4-605$;
- 11 (4)(A) Any exhibit and a transcript of any testimony or other
- 12 evidence properly admitted in the prior trial and sentencing is admissible in
- 13 the new sentencing proceeding.
- 14 (B) Additional relevant evidence may be admitted including
- 15 testimony of a witness who testified at the previous trial; and
- 16 (5) The provisions of this section:
- 17 (A) Are procedural; and
- 18 (B) Apply retroactively to any defendant sentenced to
- 19 death after January 1, 1974.
- 20 (b) This section shall not be construed to does not amend a provision
- 21 of § 5-4-602 requiring the same jury to sit in both the guilt and sentencing
- 22 phases of the original trial.

- 24 5-4-617. Method of execution.
- 25 (a) The Division of Correction shall carry out the sentence of death
- 26 by intravenous lethal injection of the drug or drugs described in subsection
- 27 (c) of this section in an amount sufficient to cause death.
- 28 (b) The Director of the Division of Correction or his or her designee
- 29 may order the dispensation and administration of the drug or drugs described
- 30 in subsection (c) of this section for the purpose of carrying out the lethal-
- 31 injection procedure, and a prescription is not required.
- 32 (c) The division shall select one (1) of the following options for a
- 33 lethal-injection protocol, depending on the availability of the drugs:
- 34 (1) A barbiturate; or
- 35 (2) Midazolam, followed by vecuronium bromide, followed by
- 36 potassium chloride.

- 1 (d) The drug or drugs described in subsection (c) of this section used 2 to carry out the lethal injection shall be:
- 3 (1) Approved by the United States Food and Drug Administration 4 and made by a manufacturer approved by the United States Food and Drug 5 Administration;
- 6 (2) Obtained from a facility registered with the United States 7 Food and Drug Administration; or
- 8 (3) Obtained from a compounding pharmacy that has been 9 accredited by a national organization that accredits compounding pharmacies.
- 10 (e) The drugs set forth in subsection (c) of this section shall be 11 administered along with any additional substances, such as saline solution, 12 called for in the instructions.
- 13 (f) Catheters, sterile intravenous solution, and other equipment used 14 for the intravenous injection of the drug or drugs set forth in subsection 15 (c) of this section shall be sterilized and prepared in a manner that is safe 16 and commonly performed in connection with the intravenous administration of 17 drugs of that type.
- 18 (g) The director shall develop logistical procedures necessary to 19 carry out the sentence of death, including:
 - (1) The following matters:

- 21 (A) Ensuring that the drugs and substances set forth in 22 this section and other necessary supplies for the lethal injection are 23 available for use on the scheduled date of the execution;
- 24 (B) Conducting employee orientation of the lethal 25 injection procedure before the day of the execution;
- 26 (C) Determining the logistics of the viewing;
- 27 (D) Coordinating with other governmental agencies involved with security and law enforcement;
- 29 (E) Transferring the condemned prisoner to the facility 30 where the sentence of death will be carried out;
- 31 (F) Escorting the condemned prisoner from the holding cell 32 to the execution chamber;
- 33 (G) Determining the identity, arrival, and departure of 34 the persons involved with carrying out the sentence of death at the facility 35 where the sentence of death will be carried out; and
- 36 (H) Making arrangements for the disposition of the

- 1 condemned prisoner's body and personal property; and
- 2 (2) The following matters pertaining to other logistical issues:
- 3 (A) Chaplaincy services;
- 4 (B) Visitation privileges;
- 5 (C) Determining the condemned prisoner's death, which
- 6 shall be pronounced according to accepted medical standards; and
- 7 (D) Establishing a protocol for any necessary mixing or
- $8\,$ $\,$ reconstitution of the drugs and substances set forth in this section in
- 9 accordance with the instructions.
- 10 (h) The procedures for carrying out the sentence of death and related
- 11 matters are not subject to the Arkansas Administrative Procedure Act, § 25-
- 12 15-201 et seq.
- 13 (i)(1) Except as provided for under subdivision (i)(2) of this
- 14 section, a person shall not disclose in response to a request under the
- 15 Freedom of Information Act of 1967, § 25-19-101 et seq., or in response to
- 16 discovery under the Arkansas Rules of Civil Procedure, or otherwise, any of
- 17 the following:
- 18 (A) Documents, records, or information that may identify
- 19 or reasonably lead to the identification of entities or persons who
- 20 participate in the execution process or administer lethal injections;
- 21 (B) Documents, records, or information that may identify
- 22 or reasonably lead directly or indirectly to the identification of an entity
- 23 or person who compounds, synthesizes, tests, sells, supplies, manufactures,
- 24 transports, procures, dispenses, or prescribes the drug or drugs described in
- 25 subsection (c) of this section, or that provides the medical supplies or
- 26 medical equipment for the execution process; or
- 27 (C) Documents, records, or information that concern the
- 28 procedures under subdivision (g)(1) of this section and the implementation of
- 29 the procedures under subdivision (g)(1) of this section.
- 30 (2) The following documents, records, and information may be
- 31 disclosed:
- 32 (A) The director may disclose or authorize disclosure of
- 33 documents, records, and information to his or her subordinates, contractors,
- 34 or vendors to the extent necessary to carry out his or her duties under this
- 35 section;
- 36 (B) The director may disclose or authorize disclosure of

- 1 documents, records, and information to the Governor or the Attorney General,
- 2 or both; and
- 3 (C) The Governor or the Attorney General, or both, may
- 4 disclose or authorize the disclosure of documents, records, and information
- 5 to their subordinates to the extent necessary to carry out their duties under
- 6 law.
- 7 (3)(A) If any part of this subsection is invalidated by a final
- 8 and unappealable court order, any unauthorized disclosure of information
- 9 under this section shall be permitted only after the entry and service of an
- 10 order prohibiting public disclosure or use of the documents, records, or
- 11 information and requiring that a public filing of the documents, records, or
- 12 information be done under seal.
- 13 (B) A person who recklessly discloses documents, records,
- 14 or information in violation of an order under this subdivision (i)(3) upon
- 15 conviction is guilty of a Class D felony.
- 16 (j)(1) The director shall certify under oath that the drug or drugs
- 17 described in subsection (c) of this section meet the requirements of
- 18 subsection (d) of this section.
- 19 (2) After the certification required under this subsection, a
- 20 challenge to the conformity of the drug or drugs described under subsection
- 21 (c) of this section with the requirements of subsection (d) of this section
- 22 shall be brought only as an original action in the Supreme Court.
- 23 (k) The division shall make available to the public any of the
- 24 following information upon request, so long as the information that may be
- 25 used to identify an entity or person listed in subsection (i) of this section
- 26 is redacted and maintained as confidential:
- 27 (1) The certification provided for under subsection (j) of this
- 28 section; and
- 29 (2) The division's procedure for administering the drug or drugs
- 30 described in subsection (c) of this section.
- 31 (1) The division shall carry out the sentence of death by
- 32 electrocution if execution by lethal injection under this section is
- 33 invalidated by a final and unappealable court order.
- 34 (m) Every person that procures, prepares, administers, monitors, or
- 35 supervises the injection of a drug or drugs under this section has immunity
- 36 under § 19-10-305.

1 (n) A person who recklessly discloses documents, records, or 2 information in violation of subdivision (i)(1) of this section upon 3 conviction is guilty of a Class D felony.

- 5 5-4-618. Defendants with intellectual disabilities.
- 6 (a)(1) As used in this section, "intellectual disabilities" means:
- 7 (A) Significantly below-average general intellectual
- 8 functioning accompanied by a significant deficit or impairment in adaptive
- 9 functioning manifest in the developmental period, but no later than age
- 10 eighteen (18) years of age; and
- 11 (B) A deficit in adaptive behavior.
- 12 (2) There is a rebuttable presumption of intellectual
- disabilities when a defendant has an intelligence quotient of sixty-five (65)
- 14 or below.
- 15 (b) No defendant with intellectual disabilities at the time of
- committing capital murder, § 5-10-101, treason, § 5-51-201, or capital rape,
- $\S 5-14-114$, shall be sentenced to death.
- 18 (c) The defendant has the burden of proving intellectual disabilities
- 19 at the time of committing the offense by a preponderance of the evidence.
- 20 (d)(1) A defendant on trial for capital murder, § 5-10-101, treason, §
- 21 5-51-201, or capital rape, § 5-14-114, shall raise the special sentencing
- 22 provision of intellectual disabilities by motion prior to trial.
- 23 (2)(A) Prior to trial, the court shall determine if the
- 24 defendant has an intellectual disability.
- 25 (B)(i) If the court determines that the defendant does not
- 26 have an intellectual disability, the defendant may raise the question of an
- 27 intellectual disability to the jury for determination de novo during the
- 28 sentencing phase of the trial.
- 29 (ii) At the time the jury retires to decide
- 30 mitigating and aggravating circumstances, the jury shall be given a special
- 31 verdict form on an intellectual disability.
- 32 (iii) If the jury unanimously determines that the
- 33 defendant had an intellectual disability at the time of the commission of
- 34 capital murder, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114,
- 35 then the defendant will automatically be sentenced to life imprisonment
- 36 without possibility of parole.

1	(C) If the court determines that the defendant has an
2	intellectual disability, then:
3	(i) The jury is not "death qualified"; and
4	(ii) The jury shall sentence the defendant to life
5	imprisonment without possibility of parole upon conviction.
6	(e) However, this section is not deemed to:
7	(1) Require unanimity for consideration of any mitigating
8	circumstance; or
9	(2) Supersede any suggested mitigating circumstance regarding
10	mental defect or disease currently found in § 5-4-605.
11	
12	SECTION 12. Arkansas Code § 5-4-702(a), concerning a sentence
13	enhancement for offenses committed in the presence of a child, is amended to
14	read as follows:
15	(a) A person who commits any of the following offenses may be subject
16	to an enhanced sentence of an additional term of imprisonment of not less
17	than one (1) year and not greater than ten (10) years if the offense is
18	committed in the presence of a child:
19	(1) Capital murder, § 5-10-101;
20	(2) Murder in the first degree, § 5-10-102;
21	(3) Murder in the second degree, § 5-10-103;
22	(4) Aggravated robbery, § 5-12-103;
23	(5) A felony offense of assault or battery under § 5-13-201 et
24	seq.;
25	(6) Rape, § 5-14-103, or capital rape, § 5-14-114;
26	(7) Sexual assault in the second degree, § 5-14-125; or
27	(8) A felony offense of domestic battering or assault on a
28	family or household member under $\S\S 5-26-303 - 5-26-309$.
29	
30	SECTION 13. Arkansas Code § 5-10-101(a)(1)(A), concerning capital
31	murder committed while committing certain felony offenses, is amended to read
32	as follows:
33	(A) The person commits or attempts to commit:
34	(i) Terrorism, as defined in § 5-54-205;
35	(ii) Rape, § 5-14-103, or capital rape, § 5-14-114;
36	(iii) Kidnapping, § 5-11-102:

```
1
                             (iv) Vehicular piracy, § 5-11-105;
                             (v) Robbery, § 5-12-102;
 2
 3
                             (vi) Aggravated robbery, § 5-12-103;
 4
                             (vii) Residential burglary, § 5-39-201(a);
 5
                             (viii) Commercial burglary, § 5-39-201(b);
 6
                             (ix) Aggravated residential burglary, § 5-39-204;
 7
                             (x) A felony violation of the Uniform Controlled
8
     Substances Act, \S\S 5-64-101 - 5-64-508, involving an actual delivery of a
9
     controlled substance; or
10
                             (xi) First degree escape, § 5-54-110; and
11
12
           SECTION 14. Arkansas Code § 5-14-103 is amended to read as follows:
13
           5-14-103. Rape.
14
           (a) A person commits rape if he or she engages in sexual intercourse
15
     or deviate sexual activity with another person:
16
                 (1) By forcible compulsion;
17
                     Who is incapable of consent because he or she is:
                 (2)
18
                       (A) Physically helpless;
19
                       (B) Mentally defective; or
20
                       (C) Mentally incapacitated;
21
                 (3)(A) Who is less than fourteen (14) years of age.
22
                       (B) It is an affirmative defense to a prosecution under
23
     subdivision (a)(3)(A) of this section that the actor was not more than three
24
     (3) years older than the victim; or
25
                 (4)(A) Who is a minor and the actor is the victim's:
26
                             (i) Guardian;
27
                                   Uncle, aunt, grandparent, step-grandparent, or
28
     grandparent by adoption;
29
                             (iii) Brother or sister of the whole or half blood
30
     or by adoption; or
31
                             (iv) Nephew, niece, or first cousin.
32
                       (B) It is an affirmative defense to a prosecution under
     subdivision (a)(4)(A) of this section that the actor was not more than three
33
34
     (3) years older than the victim.
35
           (b) It is no defense to a prosecution under subdivision (a)(3) or
```

subdivision (a)(4) of this section that the victim consented to the conduct.

1	(c)(i) Rape is a Class i leiony.
2	(2) Any person who pleads guilty or nolo contendere to or is
3	found guilty of rape involving a victim who is less than fourteen (14) years
4	of age <u>under this section</u> shall be sentenced to a minimum term of
5	imprisonment of twenty-five (25) years.
6	(d)(1) A court may issue a permanent no contact order when:
7	(A) A defendant pleads guilty or nolo contendere; or
8	(B) All of the defendant's appeals have been exhausted and
9	the defendant remains convicted.
10	(2) If a judicial officer has reason to believe that mental
11	disease or defect of the defendant will or has become an issue in the case,
12	the judicial officer shall enter orders consistent with § $5-2-327$ or § $5-2-$
13	328, or both.
14	(e) A person convicted of rape is subject to $\S 9-10-121$.
15	(f) The offense of rape under subdivision (a)(3) of this section is a
16	lesser included offense to capital rape, § 5-14-114.
17	
18	SECTION 15. Arkansas Code Title 5, Chapter 14, Subchapter 1, is
19	amended to add an additional section to read as follows:
20	<u>5-14-114. Capital rape.</u>
21	(a) A person commits capital rape if:
22	(1) He or she engages in sexual intercourse or deviate sexual
23	activity with another person who is less than fourteen (14) years of age and
24	causes or threatens to cause serious physical injury to the other person;
25	(2) Acting alone or with one (1) or more other persons:
26	(A) The person commits or attempts to commit:
27	(i) Terrorism, as defined in § 5-54-205;
28	(ii) Kidnapping, § 5-11-102;
29	(iii) Vehicular piracy, § 5-11-105;
30	(iv) Robbery, § 5-12-102;
31	(v) Aggravated robbery, § 5-12-103;
32	<pre>(vi) Residential burglary, § 5-39-201(a);</pre>
33	<pre>(vii) Commercial burglary, § 5-39-201(b);</pre>
34	(viii) Aggravated residential burglary, § 5-39-204;
35	(ix) A felony violation of the Uniform Controlled
36	Substances Act, §§ $5-64-101 - 5-64-508$, involving an actual delivery of a

T	controlled substance;
2	(x) First degree escape, § 5-54-110;
3	(xi) Trafficking of persons, 5-18-103; or
4	(xii) Engaging children in sexually explicit conduct
5	for use in visual or print medium, § 5-27-303; and
6	(B) During the course of or in furtherance of the felony,
7	the person or an accomplice engages in sexual intercourse or deviate sexual
8	activity with another person who is less than fourteen (14) years of age;
9	(3) The person enters into an agreement in which, in return for
10	anything of value, he or she engages in sexual intercourse or deviate sexual
11	activity with another person who is less than fourteen (14) years of age;
12	(4) While using or threatening to use a deadly weapon, he or she
13	engages in sexual intercourse or deviate sexual activity with another person
14	who is less than fourteen (14) years of age; or
15	(5) He or she engages in sexual intercourse or deviate sexual
16	activity with another person who is less than fourteen (14) years of age
17	after having been previously convicted of rape under § 5-14-103(a)(3).
18	(b) It is no defense to a prosecution for capital rape that the victim
19	consented to the conduct.
20	(c)(l) Capital rape is punishable as follows:
21	(A) If the defendant was eighteen (18) years of age
22	or older at the time he or she committed the offense:
23	(i) Death; or
24	(ii) Life imprisonment without parole under §§
25	5-4-601 - 5-4-605, $5-4-607$, and $5-4-608$; or
26	(B) If the defendant was younger than eighteen (18)
27	years of age at the time he or she committed the offense, life imprisonment
28	with the possibility of parole after serving a minimum of thirty (30) years'
29	<pre>imprisonment.</pre>
30	(2) For any purpose other than disposition under §§ $5-4-101-5-$
31	<u>4-104, 5-4-201 - 5-4-204, 5-4-301 - 5-4-307, 5-4-401 - 5-4-404, 5-4-501 - 5-</u>
32	4-504, 5-4-601 — 5-4-605, 5-4-607, 5-4-608, 16-93-307, 16-93-313, and 16-93-
33	314, capital rape is a Class Y felony.
34	(3)(A) If the sentence prescribed in subdivision $(c)(1)(A)(i)$ of
35	this section for capital rape is held unconstitutional, the sentence shall be
36	under subdivision (c)(l)(A)(ii) of this section.

1	(B) If both subdivisions (c)(l)(A)(i) of this section and
2	(ii) of this section are held to be unconstitutional, capital rape shall be a
3	Class Y felony with a minimum term of imprisonment of twenty-five (25) years.
4	(d)(1) A court may issue a permanent no contact order when:
5	(A) A defendant pleads guilty or nolo contendere to
6	capital rape; or
7	(B) All of the defendant's appeals have been exhausted and
8	the defendant remains convicted of capital rape.
9	(2) If a judicial officer has reason to believe that mental
10	disease or defect of the defendant will or has become an issue in the case,
11	the judicial officer shall enter orders consistent with § 5-2-327 or § 5-2-
12	328, or both.
13	(e) A person convicted of capital rape is subject to § 9-10-121.
14	
15	SECTION 16. Arkansas Code § 5-54-105(b)(2), concerning the offense of
16	hindering apprehension or prosecution, is amended to read as follows:
17	(2) Subdivision (b)(1)(B) of this section does not apply if the
18	offense of the person assisted is:
19	(A) Capital murder, as prohibited in § 5-10-101;
20	(B) Murder in the first degree, as prohibited in § 5-10-
21	102;
22	(C) Kidnapping, as prohibited in § 5-11-102; or
23	(D) Rape, as prohibited in § 5-14-103; or
24	(E) Capital rape, § 5-14-114.
25	
26	SECTION 17. Arkansas Code § 5-73-202(1), concerning the definition of
27	"crime of violence" under the Uniform Machine Gun Act, is amended to read as
28	follows:
29	(1) "Crime of violence" means any of the following crimes or an
30	attempt to commit any of them:
31	(A) Murder;
32	(B) Manslaughter;
33	(C) Kidnapping;
34	(D) Rape;
35	(E) Mayhem;
36	(F) Assault to do great bodily harm;

1	(G) Robbery;
2	(H) Burglary;
3	(I) Housebreaking;
4	(J) Breaking and entering; and
5	(K) Larceny; and
6	(L) Capital rape, § 5-14-114;
7	
8	SECTION 18. Arkansas Code § 6-17-410(c)(8), concerning teacher
9	licensure and which offenses are disqualifying for licensure if there is a
10	true report in the Child Maltreatment Central Registry or who has been found
11	guilty of the offense, is amended to read as follows:
12	(8) Rape as prohibited in § 5-14-103 or capital rape as
13	prohibited in § 5-14-114;
14	
15	SECTION 19. Arkansas Code § 6-17-414(b)(8), concerning teacher
16	licensure and which offenses are disqualifying for licensure if there is a
17	true report in the Child Maltreatment Central Registry or who has been found
18	guilty of the offense, is amended to read as follows:
19	(8) Rape as prohibited in § 5-14-103 or capital rape as
20	<pre>prohibited in § 5-14-114;</pre>
21	
22	SECTION 20. Arkansas Code § 9-10-121 is amended to read as follows:
23	9-10-121. Termination of certain parental rights for putative fathers
24	convicted of rape.
25	(a) All rights of a putative father to custody, visitation, or other
26	contact with a child conceived as a result of a rape shall be terminated
27	immediately upon conviction of the rape in which the child was conceived
28	under § 5-14-103 <u>or § 5-14-114</u> .
29	(b) The biological mother of a child conceived as a result of rape may
30	petition the court under \S 9-10-104 to reinstate the parental rights of a
31	putative father terminated under subsection (a) of this section.
32	(c) A putative father to a child conceived as a result of rape shall
33	pay child support as provided under § 9-10-109.
34	(d) A child conceived as a result of rape is entitled to:
35	(1) Child support under § 9-10-109; and

(2) Inheritance under the Arkansas Inheritance Code of 1969, §

```
1
     28-9-201 et seq.
 2
 3
           SECTION 21. Arkansas Code § 9-27-318(b)(1)(K), concerning the filing
 4
     of felony offenses committed by a juvenile into circuit court, is amended to
 5
     read as follows:
 6
                       (K) A felony attempt, solicitation, or conspiracy to
 7
     commit any of the following offenses:
8
                             (i) Capital murder, § 5-10-101;
9
                             (ii) Murder in the first degree, § 5-10-102;
10
                             (iii) Murder in the second degree, § 5-10-103;
11
                             (iv) Kidnapping, § 5-11-102;
12
                             (v) Aggravated robbery, § 5-12-103;
13
                             (vi) Rape, § 5-14-103, or capital rape, § 5-14-114;
14
                             (vii) Battery in the first degree, § 5-13-201;
15
                             (viii) First degree escape, § 5-54-110; and
16
                             (ix) Second degree escape, § 5-54-111;
17
18
           SECTION 22. Arkansas Code § 9-27-318(c), concerning the filing of
19
     felony offenses committed by a juvenile into circuit court, is amended to
20
     read as follows:
21
           (c) A prosecuting attorney may charge a juvenile in either the
22
     juvenile or criminal division of circuit court when a case involves a
23
     juvenile:
24
                 (1) At least sixteen (16) years old when he or she engages in
25
     conduct that, if committed by an adult, would be any felony; or
26
                     Fourteen (14) or fifteen (15) years old when he or she
27
     engages in conduct that, if committed by an adult, would be:
28
                       (A) Capital murder, § 5-10-101;
29
                       (B) Murder in the first degree, § 5-10-102;
30
                       (C) Kidnapping, § 5-11-102;
31
                       (D) Aggravated robbery, § 5-12-103;
32
                       (E) Rape, § 5-14-103, or capital rape, § 5-14-114;
33
                       (F) Battery in the first degree, § 5-13-201; or
34
                            Terroristic act, § 5-13-310.
                       (G)
35
```

SECTION 23. Arkansas Code § 9-27-356(a), concerning juvenile sex

```
1
     offender assessment and registration, is amended to read as follows:
 2
           (a) If a juvenile is an adjudicated delinquent for any of the
 3
     following offenses, the court shall order a sex offender screening and risk
 4
     assessment:
 5
                      Rape, \S 5-14-103, or capital rape, \S 5-14-114;
                 (1)
 6
                 (2) Sexual assault in the first degree, § 5-14-124;
 7
                 (3) Sexual assault in the second degree, § 5-14-125;
 8
                 (4) Incest, § 5-26-202; or
9
                 (5) Engaging children in sexually explicit conduct for use in
10
     visual or print medium, § 5-27-303.
11
12
           SECTION 24. Arkansas Code § 9-27-357(a), concerning delinquent persons
13
     who are required to submit a DNA sample, is amended to read as follows:
14
           (a) A person who is adjudicated delinquent for the following offenses
15
     shall have a deoxyribonucleic acid sample drawn:
                      Rape, § 5-14-103, or capital rape, § 5-14-114;
16
                 (1)
17
                 (2)
                      Sexual assault in the first degree, § 5-14-124;
18
                 (3) Sexual assault in the second degree, § 5-14-125;
19
                 (4) Incest, § 5-26-202;
20
                 (5)
                     Capital murder, § 5-10-101;
21
                 (6) Murder in the first degree, § 5-10-102;
22
                 (7)
                     Murder in the second degree, § 5-10-103;
23
                 (8) Kidnapping, § 5-11-102;
24
                 (9) Aggravated robbery, § 5-12-103;
25
                 (10) Terroristic act, § 5-13-310; and
26
                 (11) Aggravated assault upon a law enforcement officer or an
27
     employee of a correctional facility, § 5-13-211, if a Class Y felony.
28
29
           SECTION 25. Arkansas Code § 9-28-409(e)(2), concerning disqualifying
30
     offenses for a person who undergoes a criminal record and background check
31
     under the Child Welfare Agency Licensing Act, is amended to read as follows:
32
                 (2) A person who is required to have a criminal records check
33
     under subdivision (b)(1) or subdivision (c)(1) of this section shall be
34
     absolutely and permanently prohibited from having direct and unsupervised
35
     contact with a child in the care of a child welfare agency if that person has
36
     pleaded guilty or nolo contendere to or been found guilty of any of the
```

```
1
     following offenses by any court in the State of Arkansas, of a similar
 2
     offense in a court of another state, or of a similar offense by a federal
 3
     court, unless the conviction is vacated or reversed:
 4
                       (A) Abuse of an endangered or impaired person, if felony,
 5
     § 5-28-103;
 6
                       (B) Arson, § 5-38-301;
 7
                       (C) Capital murder, § 5-10-101;
8
                            Endangering the welfare of an incompetent person in
9
     the first degree, § 5-27-201;
                       (E) Kidnapping, § 5-11-102;
10
11
                       (F) Murder in the first degree, § 5-10-102;
12
                       (G) Murder in the second degree, § 5-10-103;
13
                       (H) Rape, \S 5-14-103, or capital rape, \S 5-14-114;
14
                       (I) Sexual assault in the first degree, § 5-14-124;
15
                       (J) Sexual assault in the second degree, § 5-14-125;
16
                       (K) Aggravated assault upon a law enforcement officer or
17
     an employee of a correctional facility, § 5-13-211, if a Class Y felony; and
18
                            Trafficking of persons, § 5-18-103.
19
20
           SECTION 26. Arkansas Code § 11-5-115(a)(1), concerning the elimination
21
     of workplace violence and working conditions, is amended to read as follows:
22
                 (1) Suffered unlawful violence by an individual as defined by §
23
     5-13-310, terroristic act; § 5-14-103, rape; § 5-14-114, capital rape; §§ 5-
     13-201 - 5-13-203, battery; §§ 5-26-301 - 5-26-309, domestic battering and
24
25
     assault on a family or household member; or a crime of violence as defined by
26
     § 5-73-202(1);
27
28
           SECTION 27. Arkansas Code § 12-12-104(f)(2)(A), concerning the offense
29
     of rape and its inclusion in the definition of "sex offense", is amended to
     read as follows:
30
31
                       (A) Rape, § 5-14-103, or capital rape, § 5-14-114;
32
33
           SECTION 28. Arkansas Code § 12-12-903(13)(A)(i)(a), concerning the
     offense of rape and its inclusion in the definition of "sex offense" under
34
35
     the Sex Offender Registration Act of 1997, is amended to read as follows:
36
                                   (a) Rape, § 5-14-103, or capital rape, § 5-14-
```

1	114;
2	
3	SECTION 29. Arkansas Code § 12-12-919(a), concerning lifetime
4	registration for a sex offender, is amended to read as follows:
5	(a) Lifetime registration is required for a sex offender who:
6	(1) Was found to have committed an aggravated sex offense;
7	(2) Was determined by the court to be or assessed as a Level 4
8	sexually dangerous person;
9	(3) Has pleaded guilty or nolo contendere to or been found
10	guilty of a second or subsequent sex offense under a separate case number,
11	not multiple counts on the same charge;
12	(4) Was convicted of rape by forcible compulsion, § 5-14-
13	103(a)(1), capital rape, \S 5-14-114, or other substantially similar offense
14	in another jurisdiction; or
15	(5) Has pleaded guilty or nolo contendere to or been found
16	guilty of failing to comply with registration and reporting requirements
17	under § 12-12-904 three (3) or more times.
18	
19	SECTION 30. Arkansas Code § 12-29-102(4), concerning the offense for
20	while an inmate will be denied participation in a furlough program, is
21	amended to read as follows:
22	(4) Rape, § 5-14-103, or capital rape, § 5-14-114;
23	
24	SECTION 31. Arkansas Code § 12-30-404(a)(3), concerning the offense
25	for while an inmate will be denied participation in a work study release
26	program, is amended to read as follows:
27	(3) Rape, § 5-14-103, or capital rape, § 5-14-114;
28	
29	SECTION 32. Arkansas Code § 13-4-409(c)(1)(D), concerning which items
30	relating to criminal investigations should be retained by a sheriff's office
31	for ninety-nine years, is amended to read as follows:
32	(D) Rape, § 5-14-103 <u>, and capital rape, § 5-14-114</u> ;
33	
34	SECTION 33. Arkansas Code § 16-33-305 is amended to read as follows:
35	16-33-305. Challenge to trial jurors — Individual juror — Peremptory
36	(a) The state shall be entitled to ten (10) peremptory challenges in

- 1 prosecutions for capital murder, § 5-10-101, treason, § 5-51-201, or capital
- 2 rape, § 5-14-114, to six (6) peremptory challenges in prosecutions for all
- 3 other felonies, and to three (3) peremptory challenges in prosecutions for
- 4 misdemeanors.
- 5 (b) The defendant shall be entitled to twelve (12) peremptory
- 6 challenges in prosecutions for capital murder, § 5-10-101, treason, § 5-51-
- 7 201, or capital rape, § 5-14-114, to eight (8) peremptory challenges in
- 8 prosecutions for all other felonies, and to three (3) peremptory challenges
- 9 in prosecutions for misdemeanors.

- SECTION 34. Arkansas Code § 16-42-103(d), concerning the definition of
- 12 "sexual assault" as it pertains to admissibility of evidence of similar
- 13 crimes in sexual assault cases, is amended to read as follows:
- 14 (d) For purposes of this section, the term "sexual assault" includes
- 15 the following offenses:
 - (1) Rape, § 5-14-103;
- 17 (2) <u>Capital rape</u>, § 5-14-114;
- 18 (3) Sexual assault in the first degree, § 5-14-124; and
- 19 $\frac{(3)}{(4)}$ Sexual assault in the second degree, § 5-14-125.

20

- SECTION 35. Arkansas Code § 16-87-205(c)(1), concerning the Capital,
- 22 Conflicts, and Appellate Office, is amended to read as follows:
- 23 (c)(1)(A)(i) The Arkansas Public Defender Commission shall be
- 24 appointed by the trial court in the following situation:
- 25 (Λ)(i) In a case involving capital murder cases, § 5-10-101,
- 26 treason, § 5-51-201, or capital rape, § 5-14-114, in which the death penalty
- 27 is sought if a conflict of interest is determined by the court to exist
- 28 between the trial public defender's office and the indigent person or if for
- 29 any other reason the court determines that the trial public defender cannot
- 30 or should not represent the indigent person.
- 31 (ii) The representation may be in conjunction with
- 32 appointed private attorneys.
- 33 (iii) (B) In a case involving capital murder cases, § 5-10-101,
- 34 treason, § 5-51-201, or capital rape, § 5-14-114, unless the prosecuting
- 35 attorney informs the circuit court at the arraignment of the defendant that
- 36 the death penalty will not be sought, it shall be presumed for purposes of

- 1 this section that the death penalty will be sought.
- 2 $\frac{(iv)(a)(C)(i)}{(iv)(a)}$ The executive director may assign the Capital,
- 3 Conflicts, and Appellate Office, a trial public defender from another area, a
- 4 private attorney whose name appears on a list of attorneys maintained by the
- 5 commission, or a combination of private and public defender attorneys to
- 6 represent the indigent person.
- 7 (b)(ii) The executive director shall notify the trial
- 8 court of the assignment, and an order reflecting the assignment shall be
- 9 entered.

- 11 SECTION 36. Arkansas Code § 16-87-212(c), concerning court fees and
- 12 expenses, is amended to read as follows:
- 13 (c) At the discretion of the commission, expenses in a case involving
- capital murder eases, § 5-10-101, treason, § 5-51-201, or capital rape, § 5-
- 15 14-114, and all proceedings under the Arkansas Rules of Criminal Procedure,
- Rule 37.5, shall be paid entirely by the commission.

17

- 18 SECTION 37. Arkansas Code § 16-87-218(c)(1) and (2), concerning the
- 19 costs for legal services provided by the Arkansas Public Defender Commission,
- 20 are amended to read as follows:
- 21 (1) Capital murder, § 5-10-101, <u>treason</u>, § 5-51-201, or capital
- 22 <u>rape, § 5-14-114,</u> in which the death penalty was given, including any appeal
- 23 and post-conviction remedy, twelve thousand five hundred dollars (\$12,500);
- 24 (2) Capital murder, § 5-10-101, <u>treason</u>, § 5-51-201, <u>or capital</u>
- 25 <u>rape, § 5-14-114</u>, in which the death penalty was not given, murder in the
- 26 first degree, § 5-10-102, or Class Y felony:
- 27 (A) For an early disposition, five hundred dollars (\$500);
- 28 (B) For a negotiated plea or disposition before trial, two
- thousand five hundred dollars (\$2,500); or
- 30 (C) For a trial or an extended matter, seven thousand five
- 31 hundred dollars (\$7,500);

- 33 SECTION 38. Arkansas Code § 16-90-120(e)(1)(A)(iv), concerning the
- 34 inclusion of the offense of rape as a seventy-percent offense as it pertains
- 35 to the felony with a firearm sentence enhancement, is amended to read as
- 36 follows:

1	(iv) Rape, § 5-14-103, or capital rape, § 5-14-114;
2	
3	SECTION 39. Arkansas Code § 16-90-803(b)(2)(C)(iii)(a), concerning the
4	calculation of prior offenses as it pertains to the voluntary presumptive
5	standards under the sentencing guidelines, is amended to read as follows:
6	(a) Each adjudication is worth one-quarter
7	(0.25) point, except for offenses adjudicated as delinquent which if
8	committed by an adult are worth one (1) point and would have constituted:
9	(1) Capital murder, § 5-10-101;
10	(2) Murder in the first degree, § 5-10-
11	102;
12	(3) Murder in the second degree, § 5-10-
13	103;
14	(4) Kidnapping in the first degree , § 5-
15	11-102;
16	(5) Aggravated robbery, § 5-12-103;
17	(6) Rape, § 5-14-103 <u>, or capital rape, §</u>
18	<u>5-14-114</u> ;
19	(7) Battery in the first degree, § 5-13-
20	201; or
21	(8) Aggravated assault upon a law
22	enforcement officer or an employee of a correctional facility, § 5-13-211, is
23	a Class Y felony.
24	
25	SECTION 40. Arkansas Code § 16-90-803(b)(5), concerning voluntary
26	presumptive standards in sentencing, is amended to read as follows:
27	(5) Capital murder is, § 5-10-101, treason, § 5-51-201, and
28	capital rape, § 5-14-114, are excluded from the sentencing standards and is
29	$\underline{\text{are}}$ subject to the procedures in § 5-4-601 et seq.
30	
31	SECTION 41. Arkansas Code § 16-91-110(b)(2) and (3), concerning bail
32	bonds, are amended to read as follows:
33	(2) When a criminal defendant has been found guilty of or
34	pleaded guilty or nolo contendere to a criminal offense of capital murder, §
35	5-10-101, <u>treason</u> , § 5-51-201, or capital rape, § 5-14-114, the court shall
36	not release the defendant on hail or otherwise pending appeal or for any

- 1 reason. 2 (3) When a criminal defendant has been found guilty, pleaded 3 guilty, or pleaded nolo contendere to a criminal offense of murder in the 4 first degree, § 5-10-102, rape, § 5-14-103, capital rape, § 5-14-114, 5 aggravated robbery, § 5-12-103, aggravated assault upon a law enforcement 6 officer or an employee of a correctional facility, § 5-13-211, if a Class Y 7 felony, or causing a catastrophe, § 5-38-202(a), or the criminal offense of 8 kidnapping, § 5-11-102, or arson, § 5-38-301, when classified as Class Y 9 felonies, manufacturing methamphetamine, § 5-64-423(a) or the former § 5-64-10 401, and is sentenced to death or a term of imprisonment, the court shall not 11 release the defendant on bail or otherwise pending appeal or for any reason. 12 13 SECTION 42. Arkansas Code § 16-91-202(e)(2)(A), concerning the 14 qualifications of defense counsel in a capital case, is amended to read as 15 follows: 16 (2)(A) In all such cases, the attorney shall have been admitted 17 to practice law for not less than five (5) years and shall have had no fewer 18 than three (3) years' experience in the actual handling of capital murder or 19 other capital case prosecutions or capital murder or other capital case post-20 conviction proceedings in Arkansas courts. 21 22 SECTION 43. Arkansas Code § 16-93-204(d)(2)(A), concerning executive 23 clemency, is amended to read as follows: 24 (2)(A) Before considering an application for a pardon or 25 recommending a commutation of sentence of a person who was convicted of capital murder, § 5-10-101, treason, § 5-51-201, capital rape, § 5-14-114, or 26 27 a Class Y felony, Class A felony, or Class B felony, the board shall notify 28 the victim of the crime or the victim's next of kin, if he or she files a 29 request for notice with the prosecuting attorney. 30 31 SECTION 44. Arkansas Code § 16-93-207(d)(1)(B), concerning 32 applications for pardon, commutation of sentence, and remission of fines and forfeitures, is amended to read as follows: 33
- 34 (B) Eight (8) years from the date of the denial if the 35 applicant is serving a sentence of life without parole for capital murder, § 36 5-10-101, treason, § 5-51-201, or capital rape, § 5-14-114.

1	
2	SECTION 45. Arkansas Code § 16-93-612(e), concerning the date of an
3	offense and which parole eligibility statute will govern, is amended to add
4	an additional subdivision to read as follows:
5	(5) If the felony is capital rape, § 5-14-114, and the offense
6	occurred on or after the effective date of this act, § 16-93-623 governs the
7	person's parole eligibility.
8	
9	SECTION 46. Arkansas Code Title 16, Chapter 93, Subchapter 6, is
10	amended to add an additional section to read as follows:
11	16-93-623. Parole eligibility — Capital rape.
12	(a) Unless the person was a minor at the time of the offense, a person
13	sentenced for capital rape, § 5-14-114, on or after the effective date of
14	this act is not eligible for parole.
15	(b)(1) If the person who committed capital rape, § 5-14-114, was a
16	minor at the time of the offense, the person is eligible for release on
17	parole no later than after thirty (30) years of incarceration, including any
18	applicable sentencing enhancements, and including an instance in which
19	multiple sentences are to be served consecutively or concurrently, unless by
20	law the minor is eligible for earlier parole eligibility.
21	(2) Credit for meritorious good time shall not be applied to
22	calculations of time served under this subsection for minors convicted and
23	sentenced for capital rape, § 5-14-114.
24	(3) The calculation of the time periods under this subsection
25	shall include any applicable sentence enhancements to which the minor was
26	sentenced that accompany the sentence for the underlying offense.
27	(c)(1) The Parole Board shall ensure that a hearing to consider the
28	parole eligibility of a person who was a minor at the time of the offense
29	takes into account how a minor offender is different from an adult offender
30	and provides a person who was a minor at the time of the offense with a
31	meaningful opportunity to be released on parole based on demonstrated
32	maturity and rehabilitation.
33	(2) During a parole eligibility hearing involving a person who
34	was a minor at the time of the offense, the board shall take into

consideration in addition to other factors required by law to be considered

34 35

36

by the board:

I	(A) The diminished culpability of minors as compared to
2	that of adults;
3	(B) The hallmark features of youth;
4	(C) Subsequent growth and increased maturity of the person
5	during incarceration;
6	(D) Age of the person at the time of the offense;
7	(E) Immaturity of the person at the time of the offense;
8	(F) The extent of the person's role in the offense and
9	whether and to what extent an adult was involved in the offense;
10	(G) The person's family and community circumstances at the
11	time of the offense, including any history of abuse, trauma, and involvement
12	in the child welfare system;
13	(H) The person's participation in available rehabilitative
14	and educational programs while in prison, if those programs have been made
15	available, or use of self-study for self-improvement;
16	(I) The results of comprehensive mental health evaluations
17	conducted by an adolescent mental health professional licensed in the state
18	at the time of sentencing and at the time the person becomes eligible for
19	parole under this section; and
20	(J) Other factors the board deems relevant.
21	(3) A person eligible for parole under this section may have an
22	attorney present to represent him or her at the parole eligibility hearing.
23	(d)(l)(A) The board shall notify a victim of the offense before the
24	board reviews parole eligibility under this section for an inmate convicted
25	of the offense and provide information regarding victim input meetings, as
26	well as state and national victim resource information.
27	(B) If the victim is incapacitated or deceased, the notice
28	under subdivision (d)(l)(A) of this section shall be given to the victim's
29	family.
30	(C) If the victim is less than eighteen (18) years of age,
31	the notice under subdivision (d)(1)(A) of this section shall be given to the
32	victim's parent or guardian.
33	(2) Victim notification under this subsection shall include:
34	(A) The location, date, and time of parole review; and
35	(B) The name and phone number of the individual to contact
36	for additional information.

1	
2	SECTION 47. Arkansas Code § 17-3-102(a)(15), concerning the inclusion
3	of rape as a disqualifying offense for the purposes of a background check
4	under professional and occupational licensing, is amended to read as follows:
5	(15) Rape as prohibited in § 5-14-103 and capital rape as
6	prohibited in § 5-14-114;
7	
8	SECTION 48. Arkansas Code § 17-3-102(e)(5), concerning the inclusion
9	of rape as a disqualifying offense for the purposes of a background check
10	under professional and occupational licensing, is amended to read as follows:
11	(5) Rape as prohibited in § 5-14-103 and capital rape as
12	<pre>prohibited in § 5-14-114;</pre>
13	
14	SECTION 49. Arkansas Code § 17-17-312(f)(15), concerning the inclusion
15	of rape as a disqualifying offense for the purposes of a background check
16	under auctioneer licensing, is amended to read as follows:
17	(15) Rape, as prohibited in § 5-14-103 and capital rape as
18	<pre>prohibited in § 5-14-114;</pre>
19	
20	SECTION 50. Arkansas Code § 18-16-112(a)(4)(A), concerning the
21	definition of "sex crime" as it pertains to protection for victims of
22	domestic abuse in landlord tenant law, is amended to add an additional
23	subdivision to read as follows:
24	(xxiii) Capital rape, § 5-14-114;
25	
26	SECTION 51. Arkansas Code § 20-13-1106(a)(1)(N), concerning the
27	inclusion of rape as a disqualifying offense for the purposes of a background
28	check under emergency medical services licensing, is amended to read as
29	follows:
30	(N) Rape as prohibited in § 5-14-103 and capital rape as
31	<pre>prohibited in § 5-14-114;</pre>
32	
33	SECTION 52. Arkansas Code § 20-16-1305(b), concerning exemptions for
34	medical personnel under the Arkansas Human Heartbeat Protection Act, is
35	amended to read as follows:
36	(b) This subchapter does not apply to:

2	(2) A pregnancy that results from rape under § 5-14-103, capital
3	rape under § 5-14-114, or incest under § 5-26-202; or
4	(3) A medical emergency.
5	
6	SECTION 53. Arkansas Code § 20-16-1405(a)(3), concerning exemptions
7	under the Pain-Capable Unborn Child Protection Act, is amended to read as
8	follows:
9	(3) Subdivision (a)(1) of this section does not apply if the
10	pregnancy results from rape under § 5-14-103, capital rape under § 5-14-114,
11	or incest under § 5-26-202.
12	
13	SECTION 54. Arkansas Code § 20-16-2004(a) and (b), concerning an
14	abortion being limited to 18 weeks' gestation under the Cherish Act, are
15	amended to read as follows:
16	(a) Except in a medical emergency or if the pregnancy results from a
17	rape under § 5-14-103, capital rape under § 5-14-114, or incest under § 5-26-
18	202, a person shall not perform, induce, or attempt to perform or induce an
19	abortion unless the physician or referring physician has:
20	(1) Made a determination of the probable gestational age of the
21	unborn human being according to standard medical practices and techniques
22	used in the medical community; and
23	(2) Documented the probable gestational age in the medical
24	records of the pregnant woman and, if required, in a report with the
25	Department of Health as described in subsection (c) of this section.
26	(b) Except in a medical emergency or if the pregnancy results from a
27	rape under § 5-14-103, capital rape under § 5-14-114, or incest under § 5-26-
28	202, a person shall not intentionally or knowingly perform, induce, or
29	attempt to perform or induce an abortion of an unborn human being if the
30	probable gestational age of the unborn human being is determined to be
31	greater than eighteen (18) weeks' gestation.
32	
33	SECTION 55. Arkansas Code § 20-38-105(c)(2)(A)(v), concerning the
34	inclusion of rape as a disqualifying offense for the purposes of a background
35	check under health and safety licensing for a medical services provider, is
36	amended to read as follows:

(1) An abortion performed to save the life of the mother;

1	(v) Rape, § 5-14-103, and capital rape under § 5-14-
2	<u>114</u> ;
3	
4	SECTION 56. Arkansas Code § 21-15-102(f)(14), concerning the inclusion
5	of rape as a disqualifying offense for the purposes of a background check for
6	a position involving direct contact with children and persons with mental
7	illness or a developmental disability, is amended to read as follows:
8	(14) Rape, as prohibited in § 5-14-103, or capital rape, as
9	prohibited in § 5-14-114;
10	
11	SECTION 57. Arkansas Code § 21-15-102(g)(2)(D), concerning the
12	inclusion of rape as a disqualifying offense for the purposes of a background
13	check for a position involving direct contact with children and persons with
14	mental illness or a developmental disability, is amended to read as follows:
15	(D) Rape, as prohibited in § 5-14-103, or capital rape, as
16	prohibited in § 5-14-114;
17	
18	SECTION 58. Arkansas Code § 21-15-103(g)(14), concerning the inclusion
19	of rape as a disqualifying offense for the purposes of a background check for
20	a designated position in a state agency, is amended to read as follows:
21	(14) Rape, as prohibited in § 5-14-103, or capital rape, as
22	prohibited in § 5-14-114;
23	
24	SECTION 59. Arkansas Code § 21-15-103(h)(2)(D), concerning the
25	inclusion of rape as an offense whose expungement shall not be considered a
26	conviction for the purposes of a background check for a designated position
27	in a state agency, is amended to read as follows:
28	(D) Rape, as prohibited in § 5-14-103, or capital rape, as
29	<pre>prohibited in § 5-14-114;</pre>
30	SECTION 60 Antenna Code 8 21 15 10/(a)/5) concerning the inclusion
31 32	SECTION 60. Arkansas Code § 21-15-104(c)(5), concerning the inclusion of rape as an offense that may not be waived for the purposes of a background
33	check by the director of a state agency, is amended to read as follows:
34	(5) Rape, § 5-14-103, and capital rape, § 5-14-114;
35	(3) Rape, 3 3 17 103, and capital lape, 3 3-17-117,
36	