1	State of Arkansas	As Engrossed: H2/28/23		
2	94th General Assembly	A Bill		
3	Regular Session, 2023		HOUSE BILL 1425	
4				
5	By: Representative M. Berry			
6	By: Senator B. Johnson			
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8		For An Act To Be Entitled		
9	AN ACT TO UPDATE THE MILITARY CODE OF ARKANSAS; AND			
10	FOR OTHER	PURPOSES.		
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13		Subtitle		
14	TO U	PDATE THE MILITARY CODE OF ARKANSAS		
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17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:	
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19	SECTION 1. Ark	ansas Code § 12-64-104(b), concernin	ng the appointment of	
20	judge advocates and l	egal officers, is amended to read as	; follows:	
21	(b) The Adjuta	nt General may appoint as many assis	stant state judge	
22	advocates as he or sh	e shall deem necessary, which assist	ant state judge	
23	advocates shall be of	ficers of the organized militia and	members of the bar	
24	of the state <u>, or qual</u>	ified under subsection (f) of this s	section.	
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26	SECTION 2. Ark	ansas Code § 12-64-104, concerning t	the appointment of	
27	judge advocates and l	egal officers, is amended to add add	litional subsections	
28	to read as follows:			
29	(f) Except as	provided by subsection (g) of this s	section, an attorney	
30	<u>may serve as a judge</u>	advocate in the Arkansas National Gu	ard without regard	
31	to his or her licensi	ng state if the attorney:		
32	<u>(1) Is i</u>	n good standing with the licensing a	uthority admitting	
33	<u>him or her to the pra</u>	ctice of law before the highest cour	t of a state,	
34	territory, commonweal	territory, commonwealth, or the District of Columbia; and		
35	<u>(2) Meet</u>	s any of the following requirements:	-	
36	<u>(A)</u>	Is approved through the standard a	accession process for	



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1	<u>Arkansas National Guard judge advocates;</u>
2	(B) Is accessed through an interstate transfer into the
3	Arkansas National Guard; or
4	(C) Is a judge advocate provided at the expense of the
5	United States Government or another state, territory, commonwealth, or the
6	District of Columbia.
7	(g) A judge advocate who is not licensed to practice law in this state
8	may practice military law in this state if he or she is in active duty status
9	<u>under:</u>
10	(1) Title 10 of the United States Code; or
11	(2) Title 32 of the United States Code.
12	(h) A judge advocate who is not licensed to practice law in this state
13	may practice military law in this state if:
14	(1) He or she is in state active duty status; and
15	(2) In accordance with the rules established by the Supreme
16	Court for the practice of law and the professional conduct of attorneys at
17	<u>law.</u>
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19	SECTION 3. Arkansas Code § 12-64-410(c), concerning trial and defense
20	counsel, is amended to read as follows:
21	(c)(l) If a victim of a crime committed subject to this code has a
22	special victims' counsel provided at the expense of an appropriate government
23	agency, the special victims' counsel shall be afforded all of the rights and
24	privileges offered to counsel at similar courts of the United States Army and
25	the United States Air Force.
26	(2) A judge advocate certified to practice before military
27	courts is fully certified and qualified to serve as a <u>military judge, trial</u>
28	counsel, defense counsel, or special victims' counsel for the courts convened
29	under this code, without regard to the judge advocate's licensing state.
30	(3) Any counsel furnished at the expense of the United States
31	Government or the state government shall be qualified to serve as a <u>military</u>
32	judge, trial counsel, defense counsel, or special victims' counsel under this
33	section and, if qualified, shall be exempt from any fees or additional
34	requirements.
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36	SECTION 4. Arkansas Code § 12-64-522(a)(1), concerning votes and

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1	rulings, is amended to read as follows:
2	12-64-522. Votes and rulings.
3	(a)(l) Voting by members of a general or special court-martial upon
4	question of challenge, <u>or</u> on the findings, and on the sentence shall be by
5	secret written ballot.
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7	SECTION 5. Arkansas Code § 12-64-522, concerning votes and rulings, is
8	amended to add an additional subsection to read as follows:
9	(d) If an accused is convicted in a general or special court-martial,
10	the:
11	(1) Military judge shall impose the sentence; and
12	(2) Sentence imposed under subdivision (d)(1) of this section
13	shall be considered the sentence of the court-martial.
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15	SECTION 6. Arkansas Code § 12-64-524 is amended to read as follows:
16	12-64-524. Announcement of action.
17	(a) In all trials, whether before members or judge alone, the court-
18	martial shall announce a finding for each charge and specification that is
19	not dismissed or withdrawn by the prosecution to the parties as soon as the
20	findings are determined.
21	(b) In all trials before members, the court-martial shall announce a
22	single sentence as to confinement, fines or forfeitures, discharge or
23	dismissal, and reprimand and reduction in rank for all charges and
24	specifications for which the accused was found guilty.
25	(c) In all trials before a judge alone, the court-martial the military
26	judge shall announce a separate sentence as to confinement, fines or
27	forfeitures, discharge or dismissal, and reprimand and reduction in rank for
28	each charge and specification for which the accused was found guilty.
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30	SECTION 7. Arkansas Code § 12-64-843 is amended to read as follows:
31	12-64-843. Conduct unbecoming an officer and a gentleman.
32	Any commissioned officer who is convicted of conduct unbecoming <u>to</u> an
33	officer and a gentleman shall be punished as a court-martial may direct.
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1	/s/M. Berry
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