1	State of Arkansas	A D;11	
2	95th General Assembly	A Bill	
3	Regular Session, 2025	S	SENATE BILL 630
4			
5	By: Senator B. Davis		
6			
7		For An Act To Be Entitled	
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9		REQUIRE ONLY A COURT TO FIX PUNISHMENT IN	
10		IS CHARGED WITH A FELONY OR MISDEMEANOR;	10
11		LAW CONCERNING BIFURCATED SENTENCING	
12		; TO REQUIRE ONLY A JUDGE TO SENTENCE A FOR A CHARGE THAT RESULTS IN A CONVICTION	л.
13 14		HER PURPOSES.	v ;
14	AND FOR OIL	nek rokroses.	
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17		Subtitle	
18	TO RE	EQUIRE ONLY A COURT TO FIX	
19		SHMENT IF A DEFENDANT IS CHARGED	
20	WITH	A FELONY OR MISDEMEANOR; AND TO	
21	REQUI	RE ONLY A JUDGE TO SENTENCE A	
22	DEFEN	IDANT FOR A CHARGE THAT RESULTS IN A	
23	CONVI	CTION.	
24			
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	:
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27	SECTION 1. Arka	nsas Code § 5-4-103 is amended to read as	s follows:
28	5-4-103. Senten	cing — Role of jury and court.	
29	(a) If <u>Except i</u>	n a case in which a defendant is charged	with capital
30	<u>murder, § 5-10-101, if</u>	a defendant is charged with a felony <u>or</u>	misdemeanor
31	and is found guilty of	an offense by a jury, the jury <u>court</u> sha	all fix
32	punishment in a separa	te proceeding as authorized by this chapt	er <u>according</u>
33	to § 16-97-101 et seq.		
34	(b) Except as p	rovided by §§ 5-4-601 — 5-4-605, § 5-4-60)7, and § 5-4-
35	608, the court shall f	ix punishment as authorized by this chapt	er in any case
36	in which:		



1	(1) The defendant pleads guilty to an offense;		
2	(2) The defendant's guilt is tried by the court;		
3	(3) The jury fails to agree on punishment defendant's guilt is		
4	tried by a jury;		
5	(4) The prosecution and the defense agree that the court may fix		
6	punishment; or		
7	(5) A jury sentence is found by the trial court or an appellate		
8	court to be in excess of the punishment authorized by law.		
9	(c) It is the intent of this section to require sentencing in non-		
10	capital criminal cases be conducted by the court and not by a jury because of		
11	the:		
12	(1) Technical nature of sentencing;		
13	(2) Public interest in consistent and predictable sentencing for		
14	similar offenses;		
15	(3) Cost of incarceration; and		
16	(4) Opportunity to address sentencing in a coordinated fashion,		
17	which is available when sentencing is conducted by trained judicial officers.		
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19	SECTION 2. Arkansas Code § 16-97-101 is amended to read as follows:		
20	16-97-101. Bifurcated sentencing procedures.		
21	The following procedure shall govern jury trials, which include any		
22	felony <u>or misdemeanor</u> charges, except in a case in which the defendant is		
23	charged with capital murder, § 5-10-101:		
24	(1) The jury shall first hear all evidence relevant to every		
25	charge on which a defendant is being tried and shall retire to reach a		
26	verdict on each charge;		
27	(2) <u>(A)</u> If the defendant is found guilty of one (1) or more		
28	charges, the jury shall then hear additional evidence relevant to sentencing		
29	on those charges. Evidence introduced in the guilt phase may be considered,		
30	but need not be reintroduced at the sentencing phase Following the conclusion		
31	of the jury finding of the defendant's guilt or innocence, the court shall		
32	discharge the jury and order an applicable conviction.		
33	(B) The court shall then sentence the defendant for a		
34	charge that results in a conviction.		
35	(C) In order to sentence the defendant, the court may:		

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1	the trial; and
2	(ii) Conduct additional proceedings that are
3	necessary or beneficial in determining an appropriate sentence or other
4	judicial response to the conviction entered by the court;
5	(3) Following the introduction of additional evidence relevant
6	to sentencing, if any, instruction on the law, and argument, the jury shall
7	again retire and determine a sentence within the statutory range;
8	(4) The court, in its discretion, may also instruct the jury
9	that counsel may argue as to alternative sentences for which the defendant
10	may qualify. The jury, in its discretion, may make a recommendation as to an
11	alternative sentence. However, this recommendation shall not be binding on
12	the court;
13	(5) After a jury finds guilt, the defendant, with the agreement
14	of the prosecution and the consent of the court, may waive jury sentencing,
15	in which case the court shall impose sentence; and
16	(6) After a plea of guilty, the defendant , with the agreement of
17	the prosecution and the consent of the court, may <u>shall</u> be sentenced by a
18	jury impaneled for purposes of sentencing only the court.
19	(4) It is the intent of this section to require sentencing in
20	noncapital criminal cases be conducted by the court and not by a jury because
21	of the:
22	(A) Technical nature of sentencing;
23	(B) Public interest in consistent and predictable
24	sentencing for similar offenses;
25	(C) Cost of incarceration; and
26	(D) Opportunity to address sentencing in a coordinated
27	fashion, which is available when sentencing is conducted by trained judicial
28	officers.
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