Stricken language would be deleted from and underlined language would be added to present law. Act 180 of the Regular Session

1	State of Arkansas	A Bill	
2	95th General Assembly	A DIII	HOUGE DILL 1264
3	Regular Session, 2025		HOUSE BILL 1364
4		4.01.1.1	
5	By: Representatives Gazaway, M	•	
6	By: Senators C. Tucker, J. Bryan	ıt	
7		For An Act To Be Entitled	
8	AN ACT TO MA	AKE TECHNICAL CORRECTIONS TO TITLE 2	7 OF
9 10			
11	OTHER PURPOS	G CODE CONCERNING TRANSPORTATION; AND	D FOR
12	OTHER PURPOS	es.	
13			
14		Subtitle	
15	ΨΟ ΜΔΚΙ	E TECHNICAL CORRECTIONS TO TITLE	
16		THE ARKANSAS CODE CONCERNING	
17		ORTATION.	
18	IMMOIN	SKIMITON.	
19	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
20			
21	SECTION 1. Arkans	sas Code § 27-15-101 is amended to r	ead as follows to
22		e and make stylistic changes:	
23	27-15-101. Decal f	for deaf persons.	
24	(a) The Departmen	t of Finance and Administration sha	ll provide a motor
25	vehicle license plate de	ecal for deaf persons upon the payme	nt of a fee of one
26	dollar (\$1.00) and satis	sfactory proof that the person's ave	rage loss in the
27	speech frequencies of fi	eve hundred hertz to two thousand he	rtz (500 Hz-2,000
28	Hz) in the better ear is	s eighty-six decibels (86 dB) or wor	se more by the
29	International Organizati	on for Standardization.	
30	(b) The departmen	nt shall design a decal to indicate	that the operator
31	of the motor vehicle may	be deaf.	
32	(c) The decals sh	nall be made available beginning Sep	tember 1, 1985.
33			
34	SECTION 2. Arkans	sas Code § 27-15-316(a), concerning	disabled veterans
35	under the Access to Park	ting for Persons with Disabilities A	ct, is amended to
36	read as follows to repea	ıl obsolete language:	



1	(a) As used in this section, "disabled veteran" means a person who
2	meets the definition of disabled veteran $_{f au}$ or disabled veteran — nonservice
3	injury, or disabled veteran World War I, under § 27-24-203.
4	
5	SECTION 3. Arkansas Code § 27-15-2203(b)(1), concerning the
6	requirements for vehicle restoration when applying for an antique motor
7	vehicle license plate, is amended to read as follows to repeal obsolete
8	language:
9	(b)(1) Beginning on January 1, 2006, the The Office of Motor Vehicle
10	shall require the owner of any antique motor vehicle licensed under this
11	subchapter to provide the Office of Motor Vehicle proof of conformity with
12	this subchapter.
13	
14	SECTION 4. The introductory language to Arkansas Code § 27-20-104(a),
15	concerning the standard equipment required for street-use motor-driving
16	cycles and motorcycles, is amended to read as follows to repeal obsolete
17	language:
18	(a) After July 5, 1977, all All motor-driven cycles and all
19	motorcycles used upon the public streets and highways of this state shall be
20	equipped with the following standard equipment:
21	
22	SECTION 5. Arkansas Code § 27-23-128 is amended to read as follows to
23	repeal obsolete language due to the repeal of § 27-50-701 by § 9 of this act
24	and the repeal of $\$$ 16-90-904 by Acts 2013, No. 1480, $\$$ 7, and to make
25	stylistic changes:
26	27-23-128. Deferment of sentence — Restrictions.
27	No \underline{A} circuit court judge or district court judge may not utilize § 5-4-
28	321, § 16-90-115, § 16-90-904, §§ 16-93-301 — 16-93-303, <u>or</u> § 16-93-314 , or §
29	$\frac{27-50-701}{}$ or any other program to defer imposition of sentence or enter the
30	person into a diversion program in instances in which the person holds a
31	commercial driver license or a commercial learner's permit and is charged
32	with violating any state or local traffic law other than a parking violation.
33	
34	SECTION 6. Arkansas Code § 27-24-203(4), concerning the definitions

used in relation to special license plates for military service and veterans,

35

36

is repealed as obsolete.

1	(4) "Disabled veteran — World War I" means a World War I veteran
2	who:
3	(A) Received a disabling injury while serving in the
4	United States Armed Forces during World War I; and
5	(B) Is either:
6	(i) The owner of a motor vehicle that is used by or
7	for the totally and permanently disabled veteran; or
8	(ii) Furnished a motor vehicle by the United States
9	Department of Veterans Affairs;
10	
11	SECTION 7. Arkansas Code § 27-50-310(b), concerning the unlawful use
12	of officially designated school bus colors or the words "school bus", is
13	amended to read as follows to clarify a criminal offense and make stylistic
14	changes:
15	(b) Any person violating the provisions of subsection (a) shall be
16	deemed of this section upon conviction is guilty of a misdemeanor violation
17	and upon conviction shall be fined in any sum not less than twenty-five
18	dollars (\$25.00) and not more than one hundred dollars (\$100).
19	
20	SECTION 8. Arkansas Code § 27-50-505(c), concerning the obligation of
21	an owner of a motor vehicle to provide information regarding the operation of
22	a motor vehicle ticketed for a violation, is amended to read as follows to
23	clarify a criminal offense and make stylistic changes:
24	(c) Failure or refusal of any registered owner of a motor vehicle to
25	comply with the provisions of this section shall be a misdemeanor \underline{is} a
26	$\underline{\text{violation}}$. Upon conviction, the person $\underline{\text{shall be}}$ $\underline{\text{is}}$ subject to a fine of not
27	less than five dollars (\$5.00) nor more than fifty dollars (\$50.00).
28	
29	SECTION 9. Arkansas Code Title 27, Chapter 50, Subchapter 7, is
30	repealed because its provisions are codified at § 5-4-321.
31	Subchapter 7 — Trial and Judgment
32	
33	27-50-701. Postponement of judgment.
34	In traffic misdemeanor cases, other than cases involving driving under
35	the influence of alcohol or drugs, the judge shall have authority to postpone
36	judgment for not more than one (1) year, during which period the defendant

1	shall be in a probationary status, supervised or unsupervised, and shall
2	remain in probationary status until judgment is entered.
3	
4	27-50-702. Request for entry or postponement of judgment.
5	(a) At the request of the defendant, parent of a minor defendant, or
6	counsel for the defense, judgment shall be entered as quickly as feasible and
7	not more than ten (10) days following such request.
8	(b) At the request of the defendant, parent of a minor defendant, or
9	counsel for the defense, probation may be continued and judgment postponed
10	for more than one (1) year.
11	
12	SECTION 10. Arkansas Code § 27-50-802 is repealed as obsolete.
13	27-50-802. Gertain speeding convictions not included in report -
14	Exception for chauffeurs.
15	(a) All courts in this state required by law to furnish records of
16	convictions of all motor vehicle violations to the Office of Driver Services
17	shall continue to furnish the records, but in compiling reports of
18	convictions of traffic violations, the Office of Driver Services shall not
19	include in the traffic violation report of any individual any conviction for
20	the offense of speeding if the conviction is based on speeding upon a public
21	highway in excess of fifty-five miles per hour (55 m.p.h.) speed limit as
22	established pursuant to Pub. L. No. 93-239 of January 2, 1974, but less than
23	seventy-five miles per hour (75 m.p.h.).
24	(b) The Office of Driver Services shall include in the traffic
25	violation report of any person holding a chauffeur's license any conviction
26	for the offense of speeding in excess of the fifty-five miles per hour (55
27	m.p.h.) speed limit as established pursuant to Pub. L. No. 93-239 of January
28	2, 1974, to the employer of the person and shall furnish the complete driver
29	history record of the person pursuant to a written authorization as provided
30	in § 27-50-908 to the employer of the person holding a chauffeur's license.
31	
32	SECTION 11. Arkansas Code § 27-50-803 is amended to read as follows to
33	clarify the section and make stylistic changes:
34	27-50-803. Notification when minor convicted.
35	(a) As used in this section, "minor" means a person under eighteen
36	(18) years of age.

- (b) Whenever any court in this state shall convict any person under eighteen (18) years of age If a minor is convicted of any moving traffic violation under the laws of this state, or under any municipal ordinance, whether the fine and sentence imposed shall be is collected or whether it may be the fine and sentence imposed is suspended, the convicting court shall notify in writing the parents, guardian, or other person who signed the application of the person minor for an instructor's a permit or operator's license as required by the provisions of under § 27-16-702.
 - (c) If the convicted person minor does not have an instructor's \underline{a} permit or operator's license, the court shall notify the father or mother of the person minor, if living, or the guardian or other person having custody of the person minor of the conviction.

- SECTION 12. Arkansas Code § 27-67-320 is amended to read as follows to clarify the section, correct an obsolete reference, and make stylistic changes:
- 17 27-67-320. Acquisition when county court fails to grant petition.
 - (a) Where If the State Highway Commission petitions any county court asking for a right-of-way for any state highway and where the county court fails to grant the petition and to make issue a court order procuring the right-of-way within sixty (60) days after the petition is presented, then the commission may take such steps as it the commission deems expedient to acquire the right-of-way, either by purchase, exercise of its the commission's right of eminent domain, or otherwise.
 - (b) In that event If the commission acquires the right-of-way by purchase, eminent domain, or otherwise, one-half (½) of the cost of acquiring the right-of-way shall be deducted from the next payment due any the county by reason of any appropriation out of the State Highway County Aid Fund or state revenue from gasoline as motor vehicle fuel or auto license tax to the county or county highway fund of the county.
 - (c) All suits A suit involving the validity of this section or any portion of it shall be deemed matters this section is a matter of public interest and shall be advanced and disposed of at the earliest possible moment, and appeals in such suits must shall be taken and perfected within thirty (30) days from the date of the judgment or decree.

1	SECTION 13. Arkansas Code § 27-101-412(b), concerning sewage disposal
2	by commercial boating facilities, docks, and marinas, is amended to read as
3	follows to repeal obsolete language:
4	(b) By July 1, 2004, any <u>Any</u> person owning or operating a commercial
5	boating facility, dock, or marina that stores or houses vessels equipped with
6	toilet facilities and marine sanitation devices shall provide access to
7	sewage pumpout facilities.
8	
9	SECTION 14. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.
10	It is the intent of the General Assembly that:
11	(1) The enactment and adoption of this act shall not expressly
12	or impliedly repeal an act passed during the regular session of the Ninety-
13	Fifth General Assembly;
14	(2) To the extent that a conflict exists between an act of the
15	regular session of the Ninety-Fifth General Assembly and this act:
16	(A) The act of the regular session of the Ninety-Fifth
17	General Assembly shall be treated as a subsequent act passed by the General
18	Assembly for the purposes of:
19	(i) Giving the act of the regular session of the
20	Ninety-Fifth General Assembly its full force and effect; and
21	(ii) Amending or repealing the appropriate parts of
22	the Arkansas Code of 1987; and
23	(B) Section 1-2-107 shall not apply; and
24	(3) This act shall make only technical, not substantive, changes
25	to the Arkansas Code of 1987.
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27	
28	APPROVED: 2/25/25
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