# **EXHIBIT B**

### Arkansas Firearms and Concealed Carry Laws Study

ALC-Game & Fish/State Police Subcommittee

#### Final Report to the ALC-Executive Subcommittee

October 17, 2024

#### I. Background.

On August 25, 2023, the Legislative Council directed the Subcommittee to undertake the Arkansas Firearms and Concealed Carry Laws Study and adopted the study parameters set forth in <u>Attachment A</u> to this report. The procedures of the Arkansas Firearms and Concealed Carry Laws Study required on or before October 1, 2024, that the Subcommittee shall file with the Executive Subcommittee of the Legislative Council a final written report of their activities, findings, and recommendations, including any draft legislation. Upon filing of the final report to the Executive Subcommittee, the study shall be complete.

The purpose of the study is to review the existing laws of the State of Arkansas concerning ownership, use, and possession of firearms as well as the concealed carry laws of the state, in order to ascertain the exiting rights and restrictions under the laws and recommend legislation to these laws as necessary to clarify the rights and restrictions of citizens of the State of Arkansas with regard to laws concerning firearms and concealed carry of firearms.

#### II. Work of the Subcommittee.

On October 19, 2023, the Subcommittee heard a presentation regarding an overview of the Arkansas Firearms and Concealed Carry Laws Study and timeline. Beginning in November of 2023, the Subcommittee held monthly meetings, with the exception of April 2024 and May 2024 due to the Fiscal Session, to hear summaries of the laws concerning firearms regarding the following topics:

- Federal Laws;
- Hunting Laws;
- Concealed Carry Laws and Rules;
- Possession and Open Carry Laws;
- Laws concerning Law Enforcement Officers and Other Armed Officers; and
- Local Government, Business and Commerce, Offenses and Sentencing, Transfer and Disposition of Firearms, Schools and Criminal Law

During each meeting, the following agencies were permitted to provide additional information or responses for that meeting's topic:

- Attorney General's Office;
- Arkansas State Police;

- Arkansas Game & Fish Commission;
- Chiefs of Police Association;
- Prosecutor Coordinator's Office;
- Sheriffs' Association; and
- Arkansas Department of Transportation

In addition, members of the public were permitted to sign up and provide input to the Subcommittee on each of the topics.

In September of 2024, the Subcommittee began discussions of the draft legislation to prepare the final packet of legislation and to submit a report to the Executive Subcommittee of Legislative Council. The Subcommittee requested and was granted an extension to its October 1 reporting deadline by the Executive Subcommittee, and concluded its work concerning the report and draft legislation at its meeting on October 3, 2024.

The Subcommittee voted to include the following legislative recommendations in its final report:

RECOMMENDATIONS		BILL
HUNTING RECOMMENDATIONS		
§15-43-105 – Prima facie evidence of	Repeal this section.	
hunting or fishing		JLC176
§ 15-43-205 – Negligent Discharge of	Repeal this section.	
Firearm while Deer Hunting		JLC177
CONCEALED CARRY/OPEN CARRY		
Single Licensing Scheme	Move from 2 licensing	
	schemes to only one.	JLC174
Journey	Leaving the rights under "Journey" as they currently exist, but moving to §5-73- 503	JLC174
Gun-Free School Zone Act	Recommendation: No changes needed to current	N/A
	law.	

#### III. Recommendations by the Subcommittee.

School Bus Stops	Remove school bus stops from the list of prohibited carry locations.	JLC 174
Parades or Demonstrations	Striking this provision in its entirety.	JLC 174
Sentencing – carrying in schools	Recommend penalties set at an amount of up to \$1,000 per offense.	JLC174
Publicly Owned Buildings	Recommend the language of the new concealed carry licensing scheme be clear that the license allows you to carry in certain state buildings.	JLC174
Meeting of Gov't Entities	Recommend allowing concealed carry in all these types of meetings.	JLC174
Sentencing/Fines/Penalties	Recommend penalties set at an amount of up to \$1,000 per offense.	JLC174
Airports	Recommendation: No changes needed to current law.	N/A
Publicly-owned educational institutions	Recommendation: Anyone covered by an alcohol permit is allowed to prohibit weapons on their premises.	JLC174
Officers of the court (Issues of Courtrooms vs. Courthouses)	This issue is covered by Arkansas Supreme Court Administrative Order 23; keeping language of current law.	JLC174
Bd. Of Corrections vs. Post-Prison Transfer Bd.	Recommend repeal § 5-73- 328 and § 5-73-323	JLC174

ASP Duty to Issue Licenses (Statutory)	Change "may issue" to "shall issue" throughout applicable code sections to make consistent with § 5-73-309 (making the language clear that ASP is required to issue concealed carry licenses mandatory rather than permissive language).	JLC175
Involuntary Commitments	Recommendation: To further study the issue – currently there is not path to regain right to possession of a firearm if ever involuntarily committed.	JLC184
LEO RECOMMENDATIONS		
Unify Judicial Districts Treatment in Code re: Bailiffs, probation officers, etc.	Recommendation: Make one code section that provides the same authority to all judicial districts (repeal the others).	JLC180
Award of firearms upon death/retirement	Recommendation: One code provision listing all law enforcement officers (all entities) and provide for award of the leo's service pistol upon death or retirement of the leo.	JLC179
OTHER:		
Municipalities/Counties Restrictions	Recommendation: Prohibit municipalities and counties from enacting or promulgating firearms requirements that are most restrictive than state law.	JLC178
§ 23-12-804 Fines for Shooting at Trains	Recommend classifying this offense as a Class A misdemeanor.	JLC183

#### IV. Conclusion.

The ALC-Game & Fish/State Police Subcommittee recommends adoption by the Executive Subcommittee of all recommendations included in this report. Under the procedures adopted by the Legislative Council (<u>Attachment A</u>), the Executive Subcommittee shall review and consider the findings and recommendations of this report and make a final recommendation to the Legislative Council no later than the December 2024 meeting of the Legislative Council.

Respectfully Submitted: Sen. Ricky Hill and Rep. Josh Miller, Co-Chairs

1 2	State of Arkansas 94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		HOUSE BILL
4			
5	By: Representative Wardlaw		
6			
7	Fo	or An Act To Be Entitled	l
8	AN ACT TO AMEND	THE LAW CONCERNING EVIDE	INCE OF
9	HUNTING AND FISH	IING; TO REPEAL ARKANSAS	CODE § 15-43-
10	105; AND FOR OTH	ER PURPOSES.	
11			
12			
13		Subtitle	
14	TO AMEND TH	HE LAW CONCERNING EVIDEN	CE OF
15	HUNTING ANI	D FISHING; AND TO REPEAL	
16	ARKANSAS CO	DDE § 15-43-105.	
17			
18			
19	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE C	OF ARKANSAS:
20			
21	SECTION 1. Arkansas C	Code § 15-43-105 is repea	aled.
22	15-43-105. Prima facie	e evidence of hunting and	l fishing.
23	(a) The possession of	firearms in fields, for	<del>ests, along streams, or</del>
24	in any location known to be	game cover shall be conc	<del>idered prima facie</del>
25	evidence that the possessor	is hunting.	
26	(b) The possession of	tackle, nets, spears, c	or other instruments
27	usually used in fishing on o	<del>r in the vicinity of lak</del>	<del>tes and streams shall be</del>
28	<del>considered prima facie evide</del>	nce that the possessor i	<del>s fishing.</del>
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1	State of Arkansas	A D'11	
2	94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		SENATE BILL
4			
5	By: Senator J. Boyd		
6	By: Representative Beaty Jr.		
7			
8	F	or An Act To Be Entitled	1
9	AN ACT TO AMEND	THE LAW CONCERNING NEGL	IGENT
10	DISCHARGE OF FIF	REARMS WHILE HUNTING DEEP	R; TO REPEAL §
11	15-43-205; AND H	FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO AMEND T	HE LAW CONCERNING NEGLIG	ENT
16	DISCHARGE	OF FIREARMS WHILE HUNTIN	G DEER;
17	AND TO REP	EAL § 15-43-205.	
18			
19			
20	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE (	OF ARKANSAS:
21			
22	SECTION 1. Arkansas (	Code § 15-43-205 is repea	aled.
23	<del>15-43-205. Negligent d</del>	lischarge of firearms whi	ile hunting deer.
24	(a) The General Assem	mbly has become aware of	the fact that many
25	persons hunting deer in this	<del>; state negligently allo</del>	<del>w their firearms to be</del>
26	discharged without exercisin	<del>ig proper care to ascert</del> a	ain the object at which
27	they shoot, thereby endanger	ring the life, limb, and	property of other
28	persons. It is the intent of	E this section to deter a	the negligent use of
29	firearms by deer hunters by	-imposing penalties there	efor.
30	(b) A person who, whi	ile hunting deer, neglige	ently discharges a firearm
31	in such circumstances as to	endanger the person or j	property of another shall
32	be fined in an amount not le	ess than one hundred dol?	<del>lars (\$100) nor more than</del>
33	one thousand dollars (\$1,000	)) or may be imprisoned :	in the county jail for a
34	period not less than thirty	<del>(30) days nor more than</del>	six (6) months, or be
35	both fined and imprisoned.		
36			

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1	State of Arkansas	11' ط	
2	94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		HOUSE BILL
4			
5	By: Representative <na></na>		
6	By: Senator <na></na>		
7			
8	Fo	or An Act To Be Entitle	ed
9	AN ACT TO AMEND	THE LAW CONCERNING FIRE	EARMS; TO AMEND
10	THE LAW CONCERNI	NG POSSESSION OF A FIRE	EARM WITHOUT A
11	LICENSE; TO AMEN	D THE LAW CONCERNING PO	OSSESSION OF A
12	FIREARM WITH A L	ICENSE TO CARRY A CONCI	EALED HANDGUN;
13	AND FOR OTHER PU	RPOSES.	
14			
15			
16		Subtitle	
17	TO AMEND TH	IE LAW CONCERNING FIREA	RMS; TO
18	AMEND THE L	AW CONCERNING POSSESSI	ON OF A
19	FIREARM WIT	THOUT A LICENSE; AND TO	AMEND
20	THE LAW CON	ICERNING POSSESSION OF	A
21	FIREARM WIT	TH A LICENSE TO CARRY A	
22	CONCEALED H	IANDGUN.	
23			
24			
25	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:
26			
27	SECTION 1. LEGISLATIV	E INTENT.	
28			
29	SECTION 2. Arkansas Co	ode § 5-73-119 is repea	aled.
30	<del>5-73-119. Handguns – P</del>	ossession by minor or j	possession on school
31	property.		
32	<del>(a)(l) No person in t</del>	his state under eighted	en (18) years of age shall
33	<del>possess a handgun.</del>		
34	(2)(A) A violat	ion of subdivision (a)	(1) of this section is a
35	Class A misdemeanor.		
36	(B) A vio	lation of subdivision (	(a)(l) of this section is a

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1	Class D felony if the person has previously:
2	(i) Been adjudicated delinquent for a violation of
3	subdivision (a)(1) of this section;
4	(ii) Been adjudicated delinquent for any offense that
5	would be a felony if committed by an adult; or
6	(iii) Pleaded guilty or nolo contendere to or been
7	found guilty of a felony in circuit court while under eighteen (18) years of
8	age.
9	(b)(1) No person in this state shall possess a firearm:
10	(A) Upon the developed property of a public or private
11	school, kindergarten through grade twelve (K-12);
12	(B) In or upon any school bus; or
13	(C) At a designated bus stop as identified on the route
14	list published by a school district each year.
15	(2)(A) A violation of subdivision (b)(1) of this section is a
16	Class D felony.
17	(B) No sentence imposed for a violation of subdivision
18	(b)(l) of this section shall be suspended or probated or treated as a first
19	offense under § 16-93-301 et seq.
20	(c)(1) Except as provided in § 5-73-322, a person in this state shall
21	not possess a handgun upon the property of any private institution of higher
22	education or a publicly supported institution of higher education in this
23	state on or about his or her person, in a vehicle occupied by him or her, or
24	otherwise readily available for use with a purpose to employ the handgun as a
25	weapon against a person.
26	(2) A violation of subdivision (c)(l) of this section is a Class
27	<del>D felony.</del>
28	(d) "Handgun" means a firearm capable of firing rimfire ammunition or
29	centerfire ammunition and designed or constructed to be fired with one (1)
30	hand.
31	(e) It is permissible to carry a handgun under this section if at the
32	time of the act of possessing a handgun or firearm:
33	(1) The person is in his or her own dwelling or place of
34	business or on property in which he or she has a possessory or proprietary
35	interest, except upon the property of a public or private institution of
36	higher learning;

1	(2) The person is a law enforcement officer, correctional
2	officer, member of a municipal fire department bomb squad who is authorized
3	to carry a concealed handgun under § 12-15-204, or member of the armed forces
4	acting in the course and scope of his or her official duties;
5	(3) The person is assisting a law enforcement officer,
6	correctional officer, or member of the armed forces acting in the course and
7	scope of his or her official duties pursuant to the direction or request of
8	the law enforcement officer, correctional officer, or member of the armed
9	forces;
10	(4) The person is a registered commissioned security guard
11	acting in the course and scope of his or her duties;
12	(5) The person is hunting game with a handgun or firearm that
13	may be hunted with a handgun or firearm under the rules and regulations of
14	<del>the Arkansas State Game and Fish Commission or is en route to or from a</del>
15	hunting area for the purpose of hunting game with a handgun or firearm;
16	(6)(A) The person is a certified law enforcement officer, either
17	on-duty or off-duty.
18	(B) If the person is an off-duty law enforcement officer,
19	he or she may be required by a public school or publicly supported
20	institution of higher education to be in physical possession of a valid
21	identification identifying the person as a law enforcement officer;
22	(7) The person is on a journey, unless the person is eighteen
23	(18) years of age or less;
24	(8) The person is participating in a certified hunting safety
25	course sponsored by the commission or a firearm safety course recognized and
26	approved by the commission or by a state or national nonprofit organization
27	qualified and experienced in firearm safety;
28	(9) The person is participating in a school-approved educational
29	course or sporting activity involving the use of firearms;
30	(10) The person is a minor engaged in lawful marksmanship
31	competition or practice or other lawful recreational shooting under the
32	supervision of his or her parent, legal guardian, or other person twenty-one
33	(21) years of age or older standing in loco parentis or is traveling to or
34	from a lawful marksmanship competition or practice or other lawful
35	recreational shooting with an unloaded handgun or firearm accompanied by his
36	or her parent, legal guardian, or other person twenty-one (21) years of age

1 or older standing in loco parentis; 2 (11) The person has a license to carry a concealed handgun under 3 § 5-73-301 et seq. and is carrying a concealed handgun on the developed 4 property of: 5 (A) A kindergarten through grade twelve (K-12) private 6 school operated by a church or other place of worship that: 7 (i) Is located on the developed property of the 8 kindergarten through grade twelve (K-12) private school; 9 (ii) Allows the person to carry a concealed handgun 10 into the church or other place of worship under § 5-73-306; and 11 (iii) Allows the person to possess a concealed handgun on the developed property of the kindergarten through grade twelve 12 13 (K-12) private school; or 14 (B) A kindergarten through grade twelve (K-12) private 15 school or a prekindergarten private school that through its governing board or director has set forth the rules and circumstances under which the 16 17 licensee may carry a concealed handgun into a building or event of the 18 kindergarten through grade twelve (K-12) private school or the 19 prekindergarten private school; or (12)(A) The person has a license to carry a concealed handgun 20 21 under § 5-73-301 et seq. and is carrying a concealed handgun in his or her 22 motor vehicle or has left the concealed handgun in his or her locked and 23 unattended motor vehicle in a publicly owned and maintained parking lot. 24 (B)(i) As used in this subdivision (e)(12), "parking lot" means a designated area or structure or part of a structure intended for the 25 26 parking of motor vehicles or a designated drop-off zone for children at a 27 school. 28 (ii) "Parking lot" does not include a parking lot owned, maintained, or otherwise controlled by the Division of Correction or Division 29 30 of Community Correction. 31 32 SECTION 3. Arkansas Code § 5-73-120 is repealed. 33 5-73-120. Carrying a weapon. 34 (a) A person commits the offense of carrying a weapon if he or she possesses a handgun, knife, or club on or about his or her person, in a 35 36 vehicle occupied by him or her, or otherwise readily available for use with a

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1	purpose to attempt to unlawfully employ the handgun, knife, or club as a
2	weapon against a person.
3	(b) As used in this section:
4	(1) "Club" means any instrument that is specially designed,
5	made, or adapted for the purpose of inflicting serious physical injury or
6	death by striking, including a blackjack, billie, and sap;
7	(2) "Handgun" means any firearm with a barrel length of less
8	than twelve inches (12") that is designed, made, or adapted to be fired with
9	one (1) hand; and
10	(3) "Knife" means any bladed hand instrument three inches (3")
11	or longer that is capable of inflicting serious physical injury or death by
12	cutting or stabbing, including a dirk, a sword or spear in a cane, a razor,
13	an ice pick, a throwing star, a switchblade, and a butterfly knife.
14	(c) A person is presumed to be carrying a weapon with a lawful purpose
15	under this section if at the time of the act of carrying the weapon:
16	(1) The person is in his or her own dwelling, in his or her
17	personal vehicle, in his or her place of business, or on property in which he
18	or she has a possessory or proprietary interest;
19	(2) The person is a law enforcement officer, correctional
20	officer, member of a municipal fire department bomb squad who is authorized
21	to carry a concealed handgun under § 12-15-204, or member of the armed
22	forces, acting in the course and scope of his or her official duties;
23	(3) The person is assisting a law enforcement officer,
24	correctional officer, or member of the armed forces acting in the course and
25	scope of his or her official duties pursuant to the direction or request of
26	the law enforcement officer, correctional officer, or member of the armed
27	forces;
28	(4) The person is carrying a weapon when upon a journey, unless
29	the journey is through a commercial airport when presenting at the security
30	checkpoint in the airport or is in the person's checked baggage and is not a
31	lawfully declared weapon;
32	(5) The person is a registered commissioned security guard
33	acting in the course and scope of his or her duties;
34	(6) The person is hunting game with a handgun that may be hunted
35	with a handgun under rules and regulations of the Arkansas State Game and
36	Fish Commission or is en route to or from a hunting area for the purpose of

1	hunting game with a handgun;
2	(7)(A) The person is a certified law enforcement officer, either
3	on-duty or off-duty.
4	(B) If the person is an off-duty law enforcement officer,
5	he or she may be required by a public school or publicly supported
6	institution of higher education to be in physical possession of a valid
7	identification identifying the person as a law enforcement officer;
8	(8) The person is in possession of a concealed handgun and has a
9	valid license to carry a concealed handgun under § 5-73-301 et seq., or
10	recognized under § 5-73-321 and is not in a prohibited place as defined by §
11	<del>5-73-306;</del>
12	(9) The person is a prosecuting attorney or deputy prosecuting
13	attorney carrying a firearm under § 16-21-147;
14	(10) The person is in possession of a handgun and is a retired
15	law enforcement officer with a valid concealed carry authorization issued
16	under federal or state law;
17	(11) The person is in possession of a concealed handgun and is a
18	current or former district court judge, circuit court judge, Court of Appeals
19	judge, or Supreme Court justice, with a valid license to carry a concealed
20	handgun under § 5-73-301 et seq.; or
21	(12) The person:
22	(A) Is an employee of the Department of Corrections;
23	(B) Is in his or her personal vehicle in a parking lot
24	owned or operated by the department;
25	(C) Has stored the weapon in a locked storage container
26	that is attached to his or her personal vehicle; and
27	(D) Has declared in writing to the department his or her
28	intent to carry a weapon and received approval to carry a weapon under this
29	subdivision (c)(12) in writing from the Secretary of the Department of
30	Corrections or his or her designee.
31	(d) Carrying a weapon is a Class A misdemeanor.
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33	SECTION 4. Arkansas Code § 5-73-122 is repealed.
34	5-73-122. Carrying a firearm in publicly owned buildings or facilities.
35	(a)(1) Except as provided in § 5-73-322, § 5-73-306(5), § 16-21-147,
36	and this section, it is unlawful for a person other than a law enforcement

1 officer, either on-duty or off-duty, a security guard in the employ of the 2 state or an agency of the state or any city or county, a member of a municipal fire department bomb squad who is authorized to carry a concealed 3 4 handgun under § 12-15-204, or any state or federal military personnel, to 5 knowingly carry or possess a loaded firearm or other deadly weapon in any 6 publicly owned building or facility or on the State Capitol grounds. 7 (2) It is unlawful for any person other than a law enforcement officer, either on-duty or off-duty, a security guard in the employ of the 8 9 state or an agency of the state or any city or county, a member of a 10 municipal fire department bomb squad who is authorized to carry a concealed 11 handgun under § 12-15-204, or any state or federal military personnel, to 12 knowingly carry or possess a firearm, whether loaded or unloaded, in the State Capitol Building or the Arkansas Justice Building in Little Rock. 13 14 (3) However, this subsection does not apply to a person carrying 15 or possessing a firearm or other deadly weapon in a publicly owned building or facility or on the State Capitol grounds: 16 17 (A) For the purpose of participating in a shooting match 18 or target practice under the auspices of the agency responsible for the 19 publicly owned building or facility or State Capitol grounds; 20 (B) If necessary to participate in a trade show, exhibit, or educational course conducted in the publicly owned building or facility or 21 22 on the State Capitol grounds; (C)(i) If the person has a license to carry a concealed 23 24 handgun under § 5-73-301 et seq. and is carrying a concealed handgun in his or her motor vehicle or has left the concealed handgun in his or her locked 25 26 and unattended motor vehicle in a publicly owned and maintained parking lot. 27 (ii)(a) As used in this subdivision (a)(3)(C), 28 "parking lot" means a designated area or structure or part of a structure intended for the parking of motor vehicles or a designated drop-off zone for 29 30 children at school. (b) "Parking lot" does not include a parking 31 32 lot owned, maintained, or otherwise controlled by: (1) The Division of Correction; 33 (2) The Division of Community 34 35 Correction: or 36 (3) A residential treatment facility

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1 owned or operated by the Division of Youth Services; 2 (D) If the person has completed the required training and received a concealed carry endorsement under § 5-73-322(g) and the place is 3 4 not: (i) A courtroom or the location of an administrative 5 6 hearing conducted by a state agency, except as permitted by § 5-73-306(5) or 7  $\frac{5-73-306(6)}{5}$ 8 (ii) A public school kindergarten through grade 9 twelve (K-12), a public prekindergarten, or a public daycare facility, except as permitted under subdivision (a)(3)(C) of this section; 10 11 (iii) A facility operated by the Division of 12 Correction or the Division of Community Correction; or 13 (iv) A posted firearm-sensitive area, as approved by 14 the Division of Arkansas State Police under § 5-73-325, located at: 15 (a) The Arkansas State Hospital; 16 (b) The University of Arkansas for Medical 17 Sciences; or 18 (c) A collegiate athletic event; 19 (E) If the person has a license to carry a concealed handgun under § 5-73-301 et seq., is a justice of the Supreme Court or a 20 judge on the Court of Appeals, and is carrying a concealed handgun in the 21 22 Arkansas Justice Building; or 23 (F) If the person has a license to carry a concealed handgun under § 5-73-301 et seq. and is carrying a concealed handgun in a 24 municipally owned or maintained park, or another similar municipally owned or 25 26 maintained recreational property, except for those portions of a municipally 27 owned or maintained park or recreational property that contain a: 28 (i) Football field, baseball field, soccer field, or 29 other sports field where an athletic event or practice is occurring at the 30 time; 31 (ii) Municipally owned or maintained building; or 32 (iii) Leased area to be used for a special event. 33 (4) As used in this section, "facility" does not mean a municipally owned or maintained park, football field, baseball field, soccer 34 field, or another similar municipally owned or maintained recreational 35 36 structure or property.

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1 (b) However, a law enforcement officer, either on-duty or off-duty, 2 officer of the court, bailiff, or other person authorized by the court is permitted to possess a handgun in the courtroom of any court or a courthouse 3 4 of this state. 5 (c) A person violating this section upon conviction is guilty of a 6 Class C misdemeanor. (d) An off-duty law enforcement officer carrying a firearm in a 7 8 publicly owned building or facility may be required to be in physical 9 possession of a valid identification identifying the person as a law enforcement officer. 10 11 (c) An off-duty law enforcement officer may not carry a firearm into a 12 courtroom if the off-duty law enforcement officer is a party to or a witness 13 in a civil or criminal matter unless the law provides otherwise. 14 15 SECTION 5. Arkansas Code § 5-73-304(c), concerning exemptions from the 16 licensing requirements for carrying a concealed handgun for local detention 17 facility employees, is amended to read as follows: 18 (c) The authorization prescribed in subsection (b) of this section 19 shall be carried on the person of the employee of a local detention facility 20 and be produced upon demand at the request of any law enforcement officer or 21 owner or operator of any of the prohibited places as set out in  $\frac{5-73-306}{5}$ 22 5-73-504 and 5-73-601. 23 SECTION 6. Arkansas Code § 5-73-306 is repealed. 24 25 5-73-306. Prohibited places. 26 Except as permitted under § 5-73-322(g), a license to carry a concealed 27 handgun issued under this subchapter does not authorize a person to carry a 28 concealed handgun into: 29 (1) Any police station, sheriff's station, or Division of 30 Arkansas State Police station; 31 (2) An Arkansas Highway Police Division of the Arkansas 32 Department of Transportation facility; 33 (3) [Repealed.] 34 (4) Any part of a detention facility, prison, jail, or residential treatment facility owned or operated by the Division of Youth 35 36 Services, including without limitation a parking lot owned, maintained, or

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1	otherwise controlled by:
2	(A) The Division of Correction;
3	(B) The Division of Community Correction; or
4	(C) A residential treatment facility owned or operated by
5	the Division of Youth Services;
6	(5) Any courthouse, courthouse annex, or other building owned,
7	leased, or regularly used by a county for conducting court proceedings or
8	housing a county office unless:
9	(A) The licensee is:
10	(i) Employed by the county;
11	(ii) A countywide elected official;
12	(iii) A justice of the peace; or
13	(iv)(a) Employed by a governmental entity
14	other than the county with an office or place of employment inside the
15	courthouse, the courthouse annex, or other building owned, leased, or
16	regularly used by the county for conducting court proceedings or housing a
17	county office.
18	(b) A licensee is limited to carrying a
19	concealed handgun under subdivision (5)(A)(iv)(a) of this section into the
20	courthouse, courthouse annex, or other building owned, leased, or regularly
21	used by the county for conducting court proceedings or housing a county
22	office where the office or place of employment of the governmental entity
23	that employs him or her is located;
24	(B) The licensee's principal place of employment is within
25	the courthouse, the courthouse annex, or other building owned, leased, or
26	regularly used by the county for conducting court proceedings or housing a
27	county office; and
28	(C) The quorum court by ordinance approves a plan that
29	allows licensees permitted under this subdivision (5) to carry a concealed
30	handgun into the courthouse, courthouse annex, or other building owned,
31	leased, or regularly used by a county for conducting court proceedings as set
32	out by the local security and emergency preparedness plan;
33	(6)(A) Any courtroom.
34	(B) However, nothing in this subchapter precludes a judge
35	from carrying a concealed weapon or determining who will carry a concealed
36	weapon into his or her courtroom;

1	(7) Any meeting place of the governing body of any governmental
2	entity;
3	(8) Any meeting of the General Assembly or a committee of the
4	General Assembly;
5	(9) Any state office;
6	(10) Any athletic event not related to firearms;
7	(11)(A) A portion of an establishment, except a restaurant
8	as defined in § 3-5-1202, licensed to dispense alcoholic beverages for
9	consumption on the premises.
10	(B) A person with a concealed carry endorsement under § 5-
11	73-322(g) and who is carrying a concealed handgun may not enter an
12	establishment under this section if the establishment either places a written
13	notice as permitted under subdivision (18) of this section or provides notice
14	under subdivision (19) of this section prohibiting a person with a license to
15	possess a concealed handgun at the physical location;
16	(12)(A) A portion of an establishment, except a restaurant
17	as defined in § 3-5-1202, where beer or light wine is consumed on the
18	premises.
19	(B) A person with a concealed carry endorsement under § 5-
20	73-322(g) and who is carrying a concealed handgun may not enter an
21	establishment under this section if the establishment either places a written
22	notice as permitted under subdivision (18) of this section or provides notice
23	under subdivision (19) of this section prohibiting a person with a license to
24	possess a concealed handgun at the physical location;
25	(13)(A) A school, college, community college, or
26	university campus building or event.
27	(B) However, subdivision (13)(A) of this section does not
28	apply to:
29	(i) A kindergarten through grade twelve (K-12)
30	private school operated by a church or other place of worship that:
31	(a) Is located on the developed property of
32	the kindergarten through grade twelve (K-12) private school;
33	(b) Allows the licensee to carry a concealed
34	handgun into the church or other place of worship under this section; and
35	(c) Allows the licensee to possess a concealed
36	handgun on the developed property of the kindergarten through grade twelve

1	(K-12) private school under § 5-73-119(e);
2	(ii) A kindergarten through grade twelve (K-12)
3	private school or a prekindergarten private school that through its governing
4	board or director has set forth the rules and circumstances under which the
5	licensee may carry a concealed handgun into a building or event of the
6	kindergarten through grade twelve (K-12) private school or the
7	prekindergarten private school;
8	(iii) Participation in an authorized firearms-related
9	activity;
10	(iv) Carrying a concealed handgun as authorized under
11	<del>§ 5-73-322; or</del>
12	(v) A publicly owned and maintained parking lot of a
13	college, community college, or university if the licensee is carrying a
14	concealed handgun in his or her motor vehicle or has left the concealed
15	handgun in his or her locked and unattended motor vehiele;
16	(14) Inside the passenger terminal of any airport, except that no
17	person is prohibited from carrying any legal firearm into the passenger
18	terminal if the firearm is encased for shipment for purposes of checking the
19	firearm as baggage to be lawfully transported on any aircraft;
20	(15)(A) Any church or other place of worship.
21	(B) However, this subchapter does not preclude a church or
22	other place of worship from determining who may carry a concealed handgun
23	into the church or other place of worship.
24	(C) A person with a concealed carry endorsement under § 5-
25	73-322(g) and who is carrying a concealed handgun may not enter a church or
26	other place of worship under this section if the church or other place of
27	worship either places a written notice as permitted under subdivision (18) of
28	this section or provides notice under subdivision (19) of this section
29	prohibiting a person with a license to possess a concealed handgun at the
30	physical location;
31	(16) Any place where the carrying of a firearm is prohibited by
32	federal law;
33	(17) Any place where a parade or demonstration requiring a permit
34	is being held, and the licensee is a participant in the parade or
35	demonstration;
36	(18)(A)(i) Any place at the discretion of the person or

1	entity exercising control over the physical location of the place by placing
2	at each entrance to the place a written notice clearly readable at a distance
3	of not less than ten feet (10') that "carrying a handgun is prohibited".
4	(ii)(a) If the place does not have a roadway
5	entrance, there shall be a written notice placed anywhere upon the premises
6	of the place.
7	(b) In addition to the requirement of
8	subdivision (18)(A)(ii)(a) of this section, there shall be at least one (1)
9	written notice posted within every three (3) acres of a place with no roadway
10	entrance.
11	(iii) A written notice as described in subdivision
12	(18)(A)(i) of this section is not required for a private home.
13	(iv) Any licensee entering a private home shall
14	notify the occupant that the licensee is carrying a concealed handgun.
15	(B) Subdivision (18)(A) of this section does not apply if
16	the place is:
17	(i) A public university, public college, or
18	community college, as defined in § 5-73-322, and the licensee is carrying a
19	concealed handgun as provided under § 5-73-322;
20	(ii) A publicly owned and maintained parking lot if
21	the licensee is carrying a concealed handgun in his or her motor vehicle or
22	has left the concealed handgun in his or her locked and unattended motor
23	vehicle;
24	(iii) A parking lot of a private employer and the
25	person is carrying a handgun as provided under § 11-5-117; or
26	(iv) A place owned, controlled, or operated by a
27	local unit of government as defined in § 14-16-504 if the licensee is
28	carrying a concealed handgun as provided under § 5-73-322(g) and (h), unless
29	the place is listed in § 5-73-122(a)(3)(D)(i)-(iv) or the place is a part of
30	a building licensed to dispense alcoholic beverages for consumption on the
31	premises.
32	(C) The person or entity exercising control over the
33	physical location of a place that does not use his, her, or its authority
34	under this subdivision (18) to prohibit a person from possessing a concealed
35	handgun is immune from a claim for monetary damages arising from or related
36	to the decision not to place at each entrance to the place a written notice

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1 under this subdivision (18); 2  $(19)(\Lambda)(i)$  A place owned or operated by a private entity 3 that prohibits the carrying of a concealed handgun that posts a written 4 notice as described under subdivision (18)(A) of this section. 5 (ii)(a) A place owned or operated by a private 6 entity that chooses not to post a written notice as described under 7 subdivision (18)(A) of this section may provide written or verbal 8 notification to a licensee who is carrying a concealed handgun at the place 9 owned or operated by a private entity that carrying of a concealed handgun is 10 prohibited. 11 (b) A licensee who receives written or verbal 12 notification under subdivision (19)(A)(ii)(a) of this section is deemed to have violated this subdivision (19) if the licensee while carrying a 13 14 concealed handgun either remains at or returns to the place owned or operated 15 by the private entity. 16 (B) A place owned or operated by a private entity under 17 this subdivision (19) includes without limitation: 18 (i) A private university or private college; 19 (ii) A church or other place of worship; 20 (iii) An establishment, except a restaurant as 21 defined in § 3-5-1202, licensed to dispense alcoholic beverages for 22 consumption on the premises; and 23 (iv) An establishment, except a restaurant as defined in § 3-5-1202, where beer or light wine is consumed on the premises; or 24 25 (20) A posted firearm-sensitive area, as approved by the Division of Arkansas State Police under § 5-73-325, located at: 26 27 (A) The Arkansas State Hospital; 28 (B) The University of Arkansas for Medical Sciences; or 29 (C) A collegiate athletic event. 30 SECTION 7. Arkansas Code § 5-73-322 is amended to read as follows: 31 32 5-73-322. Concealed handguns in a university, college, or community 33 college building. 34 (a)(1) As used in this section, "public university, public college, or 35 community college" means an institution that: 36 (A) Regularly receives budgetary support from the state

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1 government;

2 (B) Is part of the University of Arkansas or Arkansas State3 University systems; or

4 (C) Is required to report to the Arkansas Higher Education 5 Coordinating Board.

6 (2) "Public university, public college, or community college"7 includes without limitation a public technical institute.

8 (3) "Public university, public college, or community college"
9 does not include a private university or private college solely because:
10 (A) Students attending the private university or private

11 college receive state-supported scholarships; or

12 (B) The private university or private college voluntarily13 reports to the board.

(b) A licensee who has completed the training required under subsection
(g) of this section may possess a concealed handgun in the buildings and on
the grounds of a public university, public college, or community college,
whether owned or leased by the public university, public college, or
community college, unless otherwise prohibited by this section or § 5-73-306
<u>5-73-601</u>.

(c)(1) A licensee may possess a concealed handgun in the buildings and on the grounds of a private university or private college unless otherwise prohibited by this section or § 5-73-306 5-73-601 if the private university or private college does not adopt a policy expressly disallowing the carrying of a concealed handgun in the buildings and on the grounds of the private university or private college.

(2)(A) A private university or private college that adopts a
policy expressly disallowing the carrying of a concealed handgun in the
buildings and on the grounds of the private university or private college
shall post notices as described in § 5-73-306(18) 5-73-601.

(B) A private university or private college that adopts a
policy only allowing carrying of a concealed handgun under this section shall
post notices as described in § 5-73-306(18) 5-73-601 and subdivision
(c)(2)(C) of this section.

34 (C) If a private university or private college permits
 35 carrying a concealed handgun under this section, the private university or
 36 private college may revise any sign or notice required to be posted under §

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1 5-73-306(18) 5-73-601 to indicate that carrying a concealed handgun under 2 this section is permitted. 3 (d) The storage of a handgun in a university or college-operated 4 student dormitory or residence hall is prohibited under § 5-73-119(e).

(e)(1) A licensee who may carry a concealed handgun in the buildings and on the grounds of a public university, public college, or community college under this section may not carry a concealed handgun into a location in which an official meeting lasting no more than nine (9) hours is being conducted in accordance with documented grievance and disciplinary procedures as established by the public university, public college, or community college if:

12 (A) At least twenty-four (24) hours' notice is given to13 participants of the official meeting;

(B) Notice is posted on the door of or each entryway into the location in which the official meeting is being conducted that possession of a concealed handgun by a licensee under this section is prohibited during the official meeting; and

18 (C) The area of a building prohibited under this 19 subdivision (e)(1) is no larger than necessary to complete the grievance or 20 disciplinary meeting.

21 (2) A person who knowingly violates subdivision (e)(1) of this 22 section upon conviction is guilty of:

23 (A) A violation for a first offense and subject to a fine
24 not exceeding one hundred dollars (\$100); and

25 (B) A Class C misdemeanor for a second or subsequent26 offense.

(f) This section does not affect a licensee's ability to store a
concealed handgun in his or her vehicle under § 5-73-306(13)(B)(v) 5-73-603.

29 (g)(1) A licensee who intends to carry a concealed handgun in the 30 buildings and on the grounds of a public university, public college, or 31 community college is required to complete a training course approved by the 32 Director of the Division of Arkansas State Police.

33 (2)(A) Training required under this subsection shall:
 34 (i) Not be required to be renewed;

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35 (ii) Consist of a course of up to eight (8) hours;

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(iii) Be offered at the training instructor's option

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1 at concealed carry training courses; and 2 (iv) Cost no more than a nominal amount. 3 (B) The director may waive up to four (4) hours of the 4 training required under this subsection for a licensee based on the 5 licensee's prior training attended within ten (10) years of applying for the 6 endorsement provided for under subdivision (g)(3) of this section on 7 appropriate topics. 8 (3) A licensee who completes a training course under this 9 subsection shall be given a concealed carry endorsement by the Division of 10 Arkansas State Police on his or her license to carry a concealed handgun 11 indicating that the person is permitted to possess and carry a concealed 12 handgun in the buildings and on the grounds of a public university, public 13 college, or community college. 14 (h) A licensee who completes a training course and obtains a concealed 15 earry endorsement under subsection (g) of this section is exempted from the 16 prohibitions and restrictions on: 17 (1) Carrying a firearm in a publicly owned building or facility 18 under § 5-73-122, if the firearm is a concealed handgun; and 19 (2) Carrying a concealed handgun in a prohibited place listed 20 under § 5-73-306(7)-(12), (14), (15), and (17), unless otherwise prohibited 21 under § 5-73-306(19) or § 5-73-306(20). 22 (i) The division shall maintain a list of licensees who have 23 successfully completed a training course under subsection (g) of this 24 section. 25 (j)(1)(g)(1) Unless possession of a concealed handgun is a requirement 26 of a licensee's job description, the possession of a concealed handgun under 27 this section is a personal choice made by the licensee and not a requirement 28 of the employing public university, public college, or community college. 29 (2) A licensee who possesses a concealed handgun in the 30 buildings and on the grounds of a public university, public college, or 31 community college at which the licensee is employed is not: 32 (A) Acting in the course of or scope of his or her 33 employment when possessing or using a concealed handgun; 34 (B) Entitled to worker's compensation benefits for 35 injuries arising from his or her own negligent acts in possessing or using a 36 concealed handgun;

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1 (C) Immune from personal liability with respect to 2 possession or use of a concealed handgun; or (D) Permitted to carry a concealed handgun openly or in 3 4 any other manner in which the concealed handgun is visible to ordinary 5 observation. 6 (3) A public university, public college, or community college is 7 immune from a claim for monetary damages arising from or related to a 8 licensee's use of, or failure to use, a concealed handgun if the licensee 9 elects to possess a concealed handgun under this section. 10 11 SECTION 8. Arkansas Code § 5-73-323 is repealed. 12 5-73-323. Post-Prison Transfer Board exemptions. 13 A member of the Post-Prison Transfer Board, a board investigator, or a 14 revocation hearing judge who has been issued a license to carry a concealed 15 handgun by the Division of Arkansas State Police under this subchapter may 16 carry his or her concealed handgun into a building in which or a location on 17 which a law enforcement officer may carry a handgun if the board member, 18 board investigator, or revocation hearing judge is on official business of 19 the board. 20 21 SECTION 9. Arkansas Code § 5-73-324(b), concerning the infringement of 22 firearm rights by rules of the Division of Arkansas State Police, is amended 23 to read as follows: (b) The Division of Arkansas State Police shall not promulgate any 24 25 rule and shall amend any existing rule that would result in a licensee having 26 his or her license to carry a concealed handgun suspended or revoked solely 27 because he or she possessed a handgun and the possession was not in violation of any criminal offense or § 5-73-306, § 5-73-504, or § 5-73-601. 28 29 30 SECTION 10. Arkansas Code § 5-73-328 is repealed. 5-73-328. Board of Corrections exemption. 31 32 A member of the Board of Corrections who is a licensee may carry his or 33 her concealed handgun into a building in which or a location on which a law 34 enforcement officer may carry a concealed handgun. 35 36 SECTION 11. Arkansas Code Title 5, Chapter 73, is amended to add

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1 additional subchapters to read as follows: 2 Subchapter 5 - Carrying a Concealed Handgun Without a License 3 4 5-73-501. Definition. As used in this subchapter, "minor" means any person under eighteen 5 6 (18) years of age. 7 8 5-73-502. Prohibition on minors possessing handguns. 9 (a) A minor in this state shall not shall not possess a handgun. 10 (b)(1) Except as provided in subdivision (b)(2) of this section, a violation of this section is a Class A misdemeanor. 11 12 (2) A violation of this section is a Class D felony if the minor 13 has previously: 14 (A) Been adjudicated delinquent for a violation of this 15 section; 16 (B) Been adjudicated delinquent for any offense that would 17 be a felony if committed by an adult; or 18 (C) Pleaded guilty or nolo contendere to or been found guilty of a felony in circuit court. 19 20 21 5-73-503. Persons who may carry a handgun without a license. 22 Except as provided in § 5-73-504, a person who is not a minor and who 23 is not otherwise prohibited from possessing a firearm under state or federal law may carry a handgun, whether openly or concealed, in this state without 24 25 obtaining a license under § 5-73-301 et seq. including without limitation: 26 (1) In his or her home; 27 (2) Around the curtilage of his or her home; or 28 (3) On a journey, as defined in § 5-73-101, away from home. 29 30 5-73-504. Places a person without a license is prohibited from 31 carrying. 32 (a) A person who carries a handgun under § 5-73-503 shall not 33 knowingly carry a firearm: (1)(A) In or on the following education-related property: 34 35 (i) On the developed property, whether owned or

1	(ii) Inside a school bus; or
2	(iii) On the developed property, whether owned or
3	leased, of any institution of higher education.
4	(B) The prohibitions in subdivision (a)(1)(A) of this
5	section do not apply if, at the time of possession of the firearm, the person
6	is:
7	(i) Participating in a certified hunting safety
8	course sponsored by the Arkansas State Game and Fish Commission or a firearm
9	safety course recognized and approved by the commission or by a state or
10	national nonprofit organization qualified and experienced in firearm safety;
11	(ii) Participating in a school-approved educational
12	course or sporting activity involving the use of firearms; or
13	(iii) A minor engaged in a lawful marksmanship
14	competition or practice or other lawful recreational shooting under the
15	supervision of his or her parent, legal guardian, or other person twenty-one
16	(21) years of age or older standing in loco parentis or is traveling to or
17	from a lawful marksmanship competition or practice or other lawful
18	recreational shooting with an unloaded firearm accompanied by his or her
19	parent, legal guardian, or other person twenty-one (21) years of age or older
20	<u>standing in loco parentis;</u>
21	(2) Into buildings that are owned or operated by a municipal,
22	county, or state government;
23	(3) The State Capitol grounds;
24	(4) Any meeting of the General Assembly or a committee of the
25	General Assembly;
26	(5) Any meeting place of the governing body of any governmental
27	entity;
28	(6) Any athletic event not related to firearms;
29	(7) A portion of an establishment, except a restaurant as
30	defined in § 3-5-1202, licensed to dispense alcoholic beverages for
31	consumption on the premises, or where beer or light wine is consumed on the
32	premises;
33	(8) Inside the passenger terminal of an airport, except that no
34	person is prohibited from carrying any legal firearm into the passenger
35	terminal if the firearm is encased for shipment for purposes of checking the
36	firearm as baggage to be lawfully transported on an aircraft; or

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1	(9)(A) A place owned or operated by a person or private entity
2	that prohibits the carrying of a firearm by:
3	(i)(a) Placing at each entrance to the place a
4	written notice clearly readable at a distance of not less than ten feet (10')
5	that carrying a firearm is prohibited.
6	(b) If the place does not have a roadway
7	entrance, the written notice shall be placed anywhere upon the premises of
8	the place and at least one (1) written notice posted within every three (3)
9	acres of a place with no roadway entrance; or
10	(ii) Providing spoken notice to a person who is
11	carrying a firearm at the place owned or operated by a person or private
12	entity that carrying a firearm is prohibited.
13	(B) A person violates subdivision (a)(9)(A) of this
14	section if, after having received the written or spoken notice, he or she:
15	(i) Is carrying a firearm; and
16	(ii) Remains at or returns to the place owned or
17	operated by the person or private entity.
18	(C) The person or entity that exercises control over the
19	physical location of a place and that chooses not to exercise his, her, or
20	its authority under subdivision (a)(9)(A) of this section to prohibit a
21	person from carrying a firearm is immune from a claim for monetary damages
22	arising from or related to the decision not to exercise that authority.
23	(D) A person or private entity using his, her, or its
24	authority under subdivision (a)(9)(A)(i) of this section may modify the
25	wording of signage to indicate whether firearms may be carried:
26	(i) Openly or only concealed; or
27	(ii) By unlicensed individuals or only those with a
28	concealed handgun license.
29	(E) Subdivision (a)(9)(A) of this section does not apply
30	to the parking lot of a private employer if a person possesses a firearm as
31	provided under § 11-5-117.
32	(b) A person who violates subsection (a) of this section upon
33	conviction is guilty of a:
34	(1) Class D felony, for a violation of subdivision (a)(1) of
35	this section;
36	(2) Class C misdemeanor, for a violation of subdivision (a)(2)

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1	or (a)(3) of this section; or
2	(3) Violation for a violation of subdivision (a)(4), (a)(5),
3	(a)(6), (a)(7), (a)(8), or (a)(9) of this section, and imposition of a fine
4	of up to one thousand dollars (\$1,000) per violation.
5	
6	5-73-505. Exemptions — Persons who may carry a handgun in certain
7	prohibited places.
8	The prohibitions in § 5-73-504 do not apply to:
9	(1)(A) A law enforcement officer or other official who is
10	permitted to carry a concealed handgun under § 12-15-201 et seq.
11	(B) However, an off-duty law enforcement officer or other
12	official who is permitted to carry a concealed handgun under § 12-15-201 et
13	seq. may be required to be in physical possession of a valid identification
14	identifying the person as a law enforcement officer or other official who is
15	permitted to carry a concealed handgun under § 12-15-201 et seq.;
16	(2) A member of the United States Armed Forces acting in the
17	course and scope of his or her official duties;
18	(3) A commissioned security officer or commissioned school
19	security officer acting in the course and scope of his or her duties;
20	(4) A person who is assisting a law enforcement officer,
21	correctional officer, or member of the United States Armed Forces, acting in
22	the course and scope of his or her official duties, pursuant to the direction
23	or request of the law enforcement officer, correctional officer, or member of
24	the United States Armed Forces;
25	(5) A law enforcement officer, either on-duty or off-duty,
26	officer of the court, bailiff, or other person authorized by the court to
27	possess a handgun in the courtroom of any court or a courthouse of this
28	state; and
29	(6) A member of the General Assembly, the Governor, Lieutenant
30	Governor, Secretary of State, Treasurer of State, Auditor of State, Attorney
31	General, or Commissioner of State Lands carrying a handgun onto the State
32	Capitol grounds, into the State Capitol Building, into a meeting of the
33	General Assembly or of a committee of the General Assembly, or into the
34	Multi-Agency Complex.
35	
36	<u> Subchapter 6 — Carrying a Concealed Handgun With a License</u>

Subchapter 6 - Carrying a Concealed Handgun With a License

1	
2	<u>5-73-601. Places a licensee is prohibited from carrying a handgun —</u>
3	Definition.
4	(a) As used in this subchapter, "licensee" means the same as defined
5	<u>in § 5-73-301.</u>
6	(b) It is unlawful for a licensee to knowingly carry a concealed
7	handgun in the following locations:
8	(1) On the developed property, whether owned or leased, of a
9	public school kindergarten through grade twelve (K-12);
10	(2) Inside a school bus;
11	(3)(A) On the developed property, whether owned or leased, of a
12	private school kindergarten through grade twelve (K-12), unless the private
13	school kindergarten through grade twelve (K-12) allows the licensee to carry
14	a concealed handgun on the developed property of the private school
15	kindergarten through grade twelve (K-12).
16	(B) If a private school kindergarten through grade twelve
17	(K-12) allows a licensee to carry a concealed handgun on the developed
18	property of the private school kindergarten through grade twelve (K-12) under
19	subdivision (b)(3)(A) of this section, the licensee shall comply with the
20	rules established by the private school kindergarten through grade twelve (K-
21	<u>12);</u>
22	(4) Any police station, county sheriff's station, or Division of
23	Arkansas State Police station;
24	(5) An Arkansas Highway Police Division of the Arkansas
25	Department of Transportation facility;
26	(6) Any part, including a parking lot, of a:
27	(A) Detention facility, prison, or jail; or
28	(B) Residential treatment facility owned or operated by
29	the Division of Youth Services;
30	(7) Any courthouse, courthouse annex, or other building owned,
31	leased, or regularly used by a county for conducting court proceedings or
32	housing a county office;
33	(8) Any courtroom, except that a law enforcement officer, either
34	on-duty or off-duty, officer of the court, bailiff, or other person
35	authorized by the court is permitted to possess a handgun in the courtroom of
36	any court or a courthouse of this state;

1	(9) A posted firearm-sensitive area, as approved by the Division
2	of Arkansas State Police under § 5-73-325, located at:
3	(A) The Arkansas State Hospital;
4	(B) The University of Arkansas for Medical Sciences; or
5	(C) A collegiate athletic event; and
6	(10)(A) A place owned or operated by a person or private entity,
7	or any place licensed to dispense alcoholic beverages for public consumption,
8	that prohibits the carrying of a firearm by:
9	(i)(a) Placing at each entrance to the place a
10	written notice clearly readable at a distance of not less than ten feet (10')
11	that carrying a firearm is prohibited.
12	(b) If the place does not have a roadway
13	entrance, the written notice shall be placed anywhere upon the premises of
14	the place, and at least one (1) written notice posted within every three (3)
15	acres of a place with no roadway entrance; or
16	(ii) Providing spoken notice to a person who is
17	carrying a firearm at the place owned or operated by a person or private
18	entity that carrying a firearm is prohibited.
19	(B) A person violates subdivision (b)(10)(A) of this
20	section if, after having received written or spoken notice under subdivision
21	(b)(10)(A) of this section, he or she:
22	(i) Is carrying a firearm; and
23	(ii) Remains at or returns to the place owned or
24	operated by the person or private entity.
25	(C) The person or entity that exercises control over the
26	physical location of a place and that chooses not to exercise his, her, or
27	its authority under this subdivision (b)(10)(A) of this section to prohibit a
28	person from carrying a firearm is immune from a claim for monetary damages
29	arising from or related to the decision not to exercise that authority.
30	(D) A person or private entity using his, her, or its
31	authority under subdivision (b)(10)(A)(i) of this section may modify the
32	wording of signage to indicate whether firearms may be carried:
33	(i) Openly or only concealed; or
34	(ii) By unlicensed individuals or only those with a
35	concealed handgun license.
36	(E) Subdivision (b)(10)(A) of this section does not apply

1	to the parking lot of a private employer if a person possesses a firearm as
2	provided under § 11-5-117.
3	(c) A person who violates subsection (b) of this section upon
4	conviction is guilty of a:
5	(1) Class D felony for a violation of subdivision (b)(1),
6	(b)(2), or (b)(3) of this section;
7	(2) Class C misdemeanor for a violation of subdivision (b)(4),
8	(b)(5), (b)(6), (b)(7), (b)(8), or (b)(9) of this section; or
9	(3) Violation for a violation of subdivision (b)(10) of this
10	section, and imposition of a fine of up to one thousand dollars (\$1,000) per
11	violation.
12	
13	5-73-602. Exemptions.
14	(a) Section 5-73-601 does not apply to:
15	(1)(A) A law enforcement officer or other official who is
16	permitted to carry a concealed handgun under § 12-15-201 et seq.
17	(B) However, an off-duty law enforcement officer or other
18	official who is permitted to carry a concealed handgun under § 12-15-201 et
19	seq. may be required to be in physical possession of a valid identification
20	identifying the person as a law enforcement officer or other official who is
21	permitted to carry a concealed handgun under § 12-15-201 et seq.;
22	(2) A member of the United States Armed Forces acting in the
23	course and scope of his or her official duties;
24	(3) A commissioned security officer or commissioned school
25	security officer acting in the course and scope of his or her duties;
26	(4) A person who is assisting a law enforcement officer,
27	correctional officer, or member of the United States Armed Forces, acting in
28	the course and scope of his or her official duties, pursuant to the direction
29	or request of the law enforcement officer, correctional officer, or member of
30	the United States Armed Forces;
31	(5) A Justice of the Supreme Court or a Judge of the Court of
32	Appeals, who is carrying a concealed handgun in the Arkansas Justice
33	Building; or
34	(6) A law enforcement officer, either on-duty or off-duty,
35	officer of the court, bailiff, or other person authorized by the court to
36	possess a handgun in the courtroom of any court or a courthouse of this

1 state. 2 (b) The prohibitions in 5-73-601(b)(1)-(3) do not apply if at the 3 time of the act of possessing a handgun the person is: 4 (1) Traveling to or from a hunting area for the purpose of 5 hunting game and the person keeps the handgun in his or her personal vehicle; 6 (2) Participating in a: 7 (A) Certified hunting safety course sponsored by the 8 Arkansas State Game and Fish Commission; or 9 (B) Firearm safety course recognized and approved by the 10 commission or by a state or national nonprofit organization qualified and 11 experienced in firearm safety. 12 13 5-73-603. Concealed handgun in motor vehicle. 14 (a) It is not unlawful for a licensee to carry a concealed handgun in 15 his or her motor vehicle or to leave the concealed handgun in his or her 16 locked and unattended motor vehicle in a parking lot. 17 (b)(1) As used in subsection (a) of this section, "parking lot" means 18 a designated area or structure or part of a structure intended for the 19 parking of motor vehicles or a designated drop-off zone for children at 20 school. (2) "Parking lot" does not include a parking lot owned, 21 22 maintained, or otherwise controlled by: 23 (A) The Department of Corrections; or 24 (B) A residential treatment facility owned or operated by the Division of Youth Services. 25 26 27 SECTION 12. Arkansas Code § 9-27-303(15), concerning the definition of 28 "delinquent juvenile" in the Arkansas Juvenile Code of 1989, is amended to 29 read as follows: "Delinquent juvenile" means: 30 (15) 31 (A) A juvenile ten (10) years old or older who: 32 (i) Has committed an act other than a traffic 33 offense or game and fish violation that, if the act had been committed by an 34 adult, would subject the adult to prosecution for a felony, misdemeanor, or 35 violation under the applicable criminal laws of this state; 36 (ii) Has violated § 5-73-119 5-73-502; or

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1 (iii) Has violated § 5-71-217(d)(2), cyberbullying 2 of a school employee; or 3 (B) Any juvenile charged with capital murder, § 5-10-101, 4 or murder in the first degree, § 5-10-102, subject to extended juvenile 5 jurisdiction; 6 7 SECTION 13. Arkansas Code § 9-27-309(g)(7), concerning offenses that 8 require a prosecuting attorney to notify a school district when juvenile is 9 adjudicated delinguent, is amended to read as follows: 10 (7) The unlawful possession of a handgun under § 5-73-119 5-73-11 502. 12 SECTION 14. Arkansas Code § 9-27-309(i)(1), concerning offenses that 13 14 require a law enforcement agency to notify a school district when juvenile is 15 arrested, is amended to read as follows: 16 (i)(1) If a juvenile is arrested for unlawful possession of a firearm 17 under § 5-73-119 5-73-502, an offense involving a deadly weapon under § 5-1-18 102, or battery in the first degree under § 5-13-201, the arresting agency 19 shall orally notify the superintendent or the designee of the superintendent 20 of the school district to which the juvenile transfers, in which the juvenile 21 is enrolled, or from which the juvenile receives services of the offense for 22 which the juvenile was arrested or detained within twenty-four (24) hours of 23 the arrest or detention or before the next school day, whichever is earlier. 24 25 SECTION 15. Arkansas Code § 9-27-313(d)(1)(A), concerning offenses 26 that require a law enforcement agency to take a juvenile to detention, 27 immediately notify the parent or guardian of the juvenile, and notify the 28 juvenile intake officer, are amended to read as follows: 29 (d)(1)(A) A law enforcement officer shall take a juvenile to 30 detention, immediately make every effort to notify the custodial parent, 31 guardian, or custodian of the juvenile's location, and notify the juvenile 32 intake officer within twenty-four (24) hours so that a petition may be filed 33 if a juvenile is taken into custody for: 34 (i) Unlawful possession of a handgun, § 5-73-35 119(a)(1) 5-73-502; 36 (ii) Possession of a handgun on school property, §

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1 5-73-119(b)(1) 5-73-504(a)(1); 2 (iii) Unlawful discharge of a firearm from a 3 vehicle, § 5-74-107; 4 Any felony committed while armed with a (iv) 5 firearm; or 6 (v) Criminal use of prohibited weapons, § 5-73-104. 7 8 SECTION 16. Arkansas Code § 9-27-318(b)(1)(C), concerning offenses 9 involving a juvenile fourteen (14) or fifteen (15) years of age that permit a 10 prosecuting attorney to file a motion in the juvenile division of circuit 11 court to transfer a case to the criminal division of circuit court or to 12 designate a juvenile as an extended juvenile jurisdiction offender, is 13 amended to read as follows: 14 (C) Possession of a handgun on school property, § 5-73-15 <del>119(b)(1)(A)</del> <u>5-73-504(a)(1);</u> 16 17 SECTION 17. Arkansas Code § 9-27-318(b)(2), concerning offenses 18 involving a juvenile at least fourteen (14) years of age that permit a 19 prosecuting attorney to file a motion in the juvenile division of circuit 20 court to transfer a case to the criminal division of circuit court or to 21 designate a juvenile as an extended juvenile jurisdiction offender, is 22 amended to read as follows: 23 (2) At least fourteen (14) years old when he or she engages in 24 conduct that constitutes a felony under § 5-73-119(a) 5-73-502; or 25 26 SECTION 18. Arkansas Code § 9-27-501(a)(3)(0), concerning offenses 27 involving a juvenile fourteen (14) or fifteen (15) years of age that permit a 28 prosecuting attorney to file a motion to designate a juvenile as an extended 29 juvenile jurisdiction offender, is amended to read as follows: 30 (0) Possession of a handgun on school property, § 5-73-31 119(b)(1)(A) 5-73-504(a)(1); 32 33 SECTION 19. Arkansas Code § 12-15-201(3)(C)(iii), concerning the definition of "employee of a local detention facility" in the definitions 34 35 section for concealed handgun permits for law enforcement officers and other 36 officials, is amended to read as follows:

28

1 (3) "Employee of a local detention facility" means a person who: 2 (A) Is employed by a county sheriff or municipality that 3 operates a local detention facility and whose job duties include: 4 (i) Securing a local detention facility; 5 (ii) Monitoring inmates in a local detention 6 facility; or 7 (iii) Administering the daily operation of the local 8 detention facility; 9 (B) Has completed the minimum training requirements; and 10 (C) Has obtained authorization from the chief of police of the law enforcement agency or county sheriff and the authorization is: 11 12 (i) In writing; 13 (ii) In the possession of the employee of a local 14 detention facility; and 15 (iii) Produced upon demand at the request of any law 16 enforcement officer or owner or operator of any of the prohibited places 17 under § 5-73-306 §§ 5-73-504 and 5-73-601; 18 19 SECTION 20. Arkansas Code § 12-15-202(d), concerning an active or 20 retired law enforcement officer carrying a concealed handgun in prohibited 21 places, is amended to read as follows: 22 (d) A certified or retired law enforcement officer or active or 23 retired auxiliary law enforcement officer carrying a concealed handgun under 24 this section is not subject to the prohibitions and limitations of  $\frac{5-73-306}{5-73-306}$ 25 §§ 5-73-504 and 5-73-601. 26 27 SECTION 21. Arkansas Code § 12-15-204(b), concerning member of a 28 municipal fire department bomb squad carrying a concealed handgun in 29 prohibited places, is amended to read as follows: 30 (b) A member of a municipal fire department bomb squad carrying a 31 concealed handgun under this section is not subject to the prohibitions and 32 limitations of <del>§ 5-73-306</del> §§ 5-73-504 and 5-73-601. 33 34 SECTION 22. Arkansas Code § 12-15-205(c), concerning an active or 35 retired prosecuting attorney or deputy prosecuting attorney carrying a 36 concealed handgun in prohibited places, is amended to read as follows:

29

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(c) An active or retired prosecuting attorney or active or retired deputy prosecuting attorney designated by the prosecuting attorney carrying a concealed handgun under this section is not subject to the prohibitions and limitations of <del>§ 5-73-306</del> §§ 5-73-504 and 5-73-601. SECTION 23. Arkansas Code § 12-15-206(b), concerning an emergency medical technician carrying a concealed handgun in prohibited places, is amended to read as follows: (b) An emergency medical technician carrying a concealed handgun under this section is not subject to the prohibitions and limitations of  $\frac{5-73-306}{5-73-306}$ §§ 5-73-504 and 5-73-601. SECTION 24. Arkansas Code § 12-15-207(b), concerning a current or former judge carrying a concealed handgun in prohibited places, is amended to read as follows: (b) A current or former district court judge, circuit court judge, Court of Appeals judge, or Supreme Court justice carrying a concealed handgun under this section is not subject to the prohibitions and limitations of  $\frac{5}{5}$ -73-306 §§ 5-73-504 and 5-73-601. 

1	State of Arkansas	11' ط	
2	94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		SENATE BILL
4			
5	By: Senator Rice		
6	By: Representative Wardlaw		
7			
8	Fo	r An Act To Be Entitle	ed
9	AN ACT TO AMEND I	THE LAW CONCERNING THE	ISSUANCE OF A
10	LICENSE TO CARRY	A CONCEALED HANDGUN;	TO REQUIRE THE
11	DIVISION OF ARKAN	NSAS STATE POLICE TO I	SSUE A LICENSE
12	TO CARRY A CONCEA	ALED HANDGUN WHEN AN I	NDIVIDUAL
13	QUALIFIES FOR A C	CONCEALED HANDGUN LICE	NSE UNDER STATE
14	LAW; AND FOR OTHE	ER PURPOSES.	
15			
16			
17		Subtitle	
18	TO AMEND TH	E LAW CONCERNING THE I	ISSUANCE
19	OF A LICENS	E TO CARRY A CONCEALED	)
20	HANDGUN; ANI	D TO REQUIRE THE DIVIS	SION OF
21	ARKANSAS STA	ATE POLICE TO ISSUE A	LICENSE
22	TO CARRY A (	CONCEALED HANDGUN WHEN	I AN
23	INDIVIDUAL (	QUALIFIES UNDER STATE	LAW.
24			
25			
26	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:
27			
28	SECTION 1. Arkansas Co	ode § 5-73-302(a), con	cerning the authority of
29	the Division of Arkansas Stat	e Police to issue a l	icense to carry a concealed
30	handgun, is amended to read a	as follows:	
31	(a) The Director of th	ne Division of Arkansa	s State Police <del>may</del> <u>shall</u>
32	issue a license to carry a co	oncealed handgun to a	person qualified as
33	provided in this subchapter.		
34			
35	SECTION 2. Arkansas Co	ode § 5-73-320(a), con	cerning the authority of
36	the Division of Arkansas Stat	e Police to issue a l	icense to carry a concealed

1 handgun for certain members of the Arkansas National Guard or a reserve 2 component or active duty military personnel, is amended to read as follows: 3 (a) The Division of Arkansas State Police may shall issue a license 4 under this subchapter to a person who: 5 (1) Is currently serving as an active duty member of, or has 6 recently been honorably discharged from, the United States Armed Forces, the 7 National Guard, or a reserve component of the United States Armed Forces; 8 (2) Submits the following documents: 9 (A) A completed concealed handgun license application as 10 prescribed by the division; 11 (B) A form specified by the Director of the Division of 12 Arkansas State Police reflecting the fingerprints of the applicant; 13 (C) A properly completed and dated certificate from a 14 concealed handgun carry training instructor who is registered with the 15 division; 16 (D) A letter dated and personally signed by a commanding 17 officer or his or her designee stating that the applicant is of good 18 character and sound judgment; 19 (E) A form, as designated by the division, showing that 20 the applicant has met the military qualification requirements for issuance 21 and operation of a handgun within one (1) year of the application date; 22 (F) A copy of the face or photograph side of a current 23 uniformed services of the United States identification card, if the applicant is a member of the United States Armed Forces; and 24 25 (G) An electronic passport-style photo of the applicant, 26 if the applicant does not hold an Arkansas driver's license or identification 27 card; and 28 (3) Submits any required fees. 29 30 31 32 33 34 35 36

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1 2	State of Arkansas 94th General Assembly	A Bill	DRAFT JLC/CLJ
2	Third Extraordinary Session, 2024		SENATE BILL
4	Third Extraordinary Session, 2024		SEIMTE DIEL
5	By: Senator Hill		
6			
7	Fo	or An Act To Be Entitle	ed
8	AN ACT TO CONDUC	T A STUDY OF THE PROPRI	LETY AND
9	POTENTIAL PROCED	URE FOR RESTORING THE F	RIGHT TO
10	POSSESS A FIREAR	M TO A PERSON WHO WAS I	DECLARED
11	MENTALLY INCOMPE	TENT OR WAS COMMITTED 1	TO A MENTAL
12	HEALTH TREATMENT	FACILITY; AND FOR OTHE	ER PURPOSES.
13			
14			
15		Subtitle	
16	TO CONDUCT	A STUDY OF THE PROPRIE	TY AND
17	POTENTIAL F	PROCEDURE FOR RESTORING	THE
18	RIGHT TO PO	OSSESS A FIREARM TO A P	ERSON
19	WHO WAS DEC	CLARED MENTALLY INCOMPE	TENT OR
20	WAS COMMIT	FED TO A MENTAL HEALTH	
21	TREATMENT F	ACILITY.	
22			
23			
24	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:
25			
26	SECTION 1. TEMPORARY	LANGUAGE. DO NOT CODIF	Y. Legislative Council
27	study.		
28	<u>(a)(l) The Legislativ</u>	<u>e Council shall conduct</u>	t a study to determine the
29	propriety of and potential p	rocedure for restoring	the right to possess a
30	firearm to a person who was	adjudicated mentally in	ncompetent or was
31	voluntarily or involuntarily	committed to a mental	health treatment facility.
32	(2) The purpose	of the study under thi	is section is to examine:
33	<u>(A) The p</u>	ropriety of restoring t	<u>che right to possess a</u>
34	firearm to a person who was	declared mentally incom	npetent or was voluntarily
35	or involuntarily committed t	o a mental health facil	lity in the past but whose
36	mental health has since been	restored; and	

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1	(B) Whether current law, including Arkansas Code § 5-73-
2	103, should be amended to permit the possession of a firearm by a person who
3	experienced mental health issues in the past but later recovered.
4	(3)(A) In order to achieve the purposes of the study as set
5	forth in subdivision (a)(2) of this section, the Legislative Council, through
6	the Game and Fish/State Police Subcommittee of the Legislative Council, shall
7	study and consider without limitation the following:
8	(i) Whether the current law prohibiting the
9	possession of a firearm should be amended with regard to persons who were
10	declared mentally incompetent or were committed to a mental health facility
11	and are later recovered; and
12	(ii) If it is determined that the current law should
13	be amended to restore the right to possess a firearm to certain persons, the
14	circumstances that would permit the restoration of the right to possess a
15	firearm and the process that would be required to restore the right to
16	possess a firearm.
17	(B) If the subcommittee determines that current law should
18	be amended, the subcommittee should recommend legislation incorporating the
19	subcommittee's findings.
20	(b) Any state entity with information concerning persons declared
21	mentally incompetent or persons who have been voluntarily or involuntarily
22	committed to a mental health facility shall fully cooperate in the conduct of
23	the study by providing any relevant information, including without
24	limitation:
25	(1) The Department of Health; and
26	(2) The Administrative Office of the Courts.
27	(c) On or before December 1, 2026, the Legislative Council shall file
28	with the Governor, the President Pro Tempore of the Senate, and the Speaker
29	of the House of Representatives a final report of the Legislative Council's
30	activities, findings, and recommendations, including recommended legislation,
31	related to the study and the study shall be complete upon filing of the final
32	report.
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1	State of Arkansas	11 م	
2	94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		HOUSE BILL
4			
5	By: Representatives Fortner, Wardlaw		
6			
7	For	r An Act To Be Entitle	d
8	AN ACT CONCERNING	JUDICIAL OFFICERS; TO	) REPEAL
9	INCONSISTENT STAT	UTES CONCERNING JUDICI	AL OFFICERS IN
10	INDIVIDUAL JUDICI	AL DISTRICTS; AND FOR	OTHER
11	PURPOSES.		
12			
13			
14		Subtitle	
15	CONCERNING J	JUDICIAL OFFICERS; AND	ТО
16	REPEAL INCON	NSISTENT STATUTES CONC	ERNING
17	JUDICIAL OFF	FICERS IN INDIVIDUAL J	UDICIAL
18	DISTRICTS.		
19			
20			
21	BE IT ENACTED BY THE GENERAL A	ASSEMBLY OF THE STATE	OF ARKANSAS:
22			
23	SECTION 1. Arkansas Co	de § 16-13-1412 is rep	pealed.
24	<del>16-13-1412. Circuit co</del>	urt probation officers	<del>}.</del>
25	(a) The circuit judges	of the First and Fift	th Divisions of the Sixth
26	Judicial District may appoint	a chief probation off	ficer and a deputy
27	probation officer.		
28	(b)(1) The duties of t	<del>he chief probation off</del>	icer shall include the
29	supervision of all persons on	<del>probation, the invest</del>	igation of all matters
30	referred to him or her by the	- court relating to the	e granting of suspended
31	sentences, and the investigat	ion of any other matte	ers that may be referred to
32	him or her by the court.		
33	(2) The deputy p	robation officer shall	perform all duties
34	delegated to him or her by th	<del>e chief probation off</del> i	icer, and all those
35	referred to him or her by the	-court.	
36	(3) The chief pr	obation officer and th	e deputy probation

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1	officer, in the performance of their duties, may exercise all the powers of a
2	deputy sheriff, which powers shall include the powers to make arrests, carry
3	weapons, and serve summonses.
4	(c)(l) The salary of the chief probation officer shall be twenty-five
5	thousand dollars (\$25,000) per calendar year, which salary shall be paid by
6	Pulaski County.
7	(2) The salary of the deputy probation officer shall be twenty-
8	three thousand five hundred dollars (\$23,500) per calendar year, which salary
9	shall be paid by Pulaski County.
10	(3) Any probation officer funded through or by the Board of
11	Corrections is specifically excluded from the provisions of this section.
12	(d) Nothing in the provisions of this section shall be construed to
13	repeal or modify the laws now in effect relating to the duties of the State
14	Parole Officer.
15	(e)(l) The salaries of the chief probation officer and coordinator
16	probation officers set by this section and by county ordinance shall be
17	amended to provide for an increase of the minimum salaries of four percent
18	(4%) as of July 10, 1987; and another increase of four percent (4%) beginning
19	December 26, 1987; and another increase of four percent (4%) beginning
20	December 24, 1988, unless a higher salary is provided by any other
21	legislative act or county ordinance.
22	(2) All of the salaries shall be paid by Pulaski County. All of
23	the salaries shall be paid biweekly by Pulaski County.
24	(3) When the county quorum court raises salaries for county
25	employees, it shall also raise salaries an equivalent amount for the
26	employees provided for in this subsection.
27	(4) The employees covered by this subsection shall be treated by
28	Pulaski County in the same manner as other Pulaski County employees for all
29	other purposes.
30	
31	SECTION 2. Arkansas Code § 16-13-1413 is repealed.
32	16-13-1413. Court bailiffs.
33	(a)(l)(A) The circuit judges of the Sixth Judicial District may each
34	appoint one (1) court bailiff.
35	(B) If a circuit judge hears criminal cases, one (1)
36	assistant court bailiff may also be appointed.

1	(2) The chancery judges of the Sixth Judicial District may each
2	appoint one (1) court bailiff.
3	(3) The circuit-chancery judges of the Sixth Judicial District
4	may each appoint one (1) court bailiff.
5	(b)(1) The duties of the bailiffs shall include their attendance in
6	their respective courts when court is in session and the supervision and
7	maintenance of order in their respective courtrooms, providing security for
8	individuals involved in court proceedings, officers of the court, and judges,
9	and other incidental and related duties at the direction of the judges.
10	(2) The bailiffs shall exercise all the powers of a deputy
11	sheriff, including the power to make arrests, carry a weapon, and serve
12	summonses, and shall be certified law enforcement officers.
13	(3) The eircuit-chancery judges may appoint at least one (1)
14	probation officer to serve as assistant bailiff.
15	(c) The bailiffs and assistant bailiffs of each of the courts shall
16	receive a salary as set by the Pulaski County Quorum Court.
17	(d)(l) When the quorum court raises salaries for county employees, it
18	shall also raise salaries an equivalent amount for the above employees.
19	(2) Those employees covered by this section shall be treated by
20	Pulaski County in the same manner as other Pulaski County employees for all
21	other purposes.
22	
23	SECTION 3. Arkansas Code § 16-13-2607 is repealed.
24	<del>16-13-2607. Bailiffs.</del>
25	(a) The circuit, chancery, and circuit-chancery judges of the
26	Eighteenth Judicial District - East may each appoint one (1) court bailiff
27	and, by concurrence of a majority of the judges in the judicial district, two
28	(2) at-large bailiffs to serve as circumstances warrant.
29	(b)(1) The duties of the bailiffs shall include:
30	(A) The supervision and maintenance of order in the
31	courtroom;
32	(B) Providing security for the judges, officers of the
33	court, jurors, and other individuals involved in court proceedings;
34	(C) Administering oaths; and
35	(D) Other related duties as assigned by the judges.
36	(2) When acting within the scope of their duties, the bailiffs

1 shall exercise all the powers necessary and proper to perform their duties, 2 including the powers of a deputy sheriff and the power to make arrests, carry 3 a weapon, and serve summons. 4 (3) The bailiffs shall have and maintain law enforcement 5 certification as is necessary to fully perform the functions of their office. 6  $(c)(1)(\Lambda)$  The compensation package of the bailiffs shall be determined 7 by the Garland County Quorum Court. 8 (B) If the quorum court raises salary benefits for county 9 employees, it shall also raise salary or benefits an equivalent amount for the bailiffs. 10 11 (2) Any other employment or salary considerations will be 12 governed by Garland County's Job Evaluation Salary Administration Program. 13 14 SECTION 4. Arkansas Code § 16-13-2704 is repealed. 15 16-13-2704. Bailiffs. (a) The circuit, chancery, and circuit-chancery judges of the 16 17 Nineteenth Judicial District may each appoint one (1) court bailiff. 18 (b)(1) The duties of the bailiffs shall include the supervision and 19 maintenance of order in their respective courtrooms, providing security for the judges, officers of the court, jurors, and other individuals involved in 20 court proceedings, administering oaths, and other incidental and related 21 22 duties at the direction of the respective judges. 23 (2) When acting within the scope of their duties, the court 24 bailiffs shall exercise all the powers necessary and proper to the performance of their duties, including the powers of a deputy sheriff and the 25 26 power to make arrests, carry a weapon, and serve a summons. 27 (3) A bailiff may maintain law enforcement certification 28 existing or acquired during his or her service as bailiff. (c) The pay of the bailiffs shall be determined by the quorum courts. 29 30 SECTION 5. Arkansas Code § 16-13-3106 is repealed. 31 16-13-3106. Bailiffs. 32 33 (a)(1) The circuit chancery judges of the Twenty-second Judicial 34 District may each appoint so many court bailiffs as the quorum courts of the 35 district shall fund. 36 (2) The circuit chancery judges of the Seventh Judicial District

1	may each appoint so many court bailiffs as the quorum court of the district
2	shall fund.
3	(b)(1) The duties of the bailiffs shall include:
4	(A) Their attendance in their respective courts when court
5	is in session and the supervision and maintenance of order in their
6	respective courtrooms;
7	(B) Providing security for criminal defendants, juries,
8	and judges; and
9	(C) Other incidental and related duties at the direction
10	of the respective judges.
11	(2) When acting within the scope of their duties as court
12	bailiffs, the bailiffs shall exercise all the powers of a deputy sheriff,
13	which shall include the power to make arrests, carry a weapon, and serve
14	summonses, and may maintain law enforcement certification existing or
15	acquired during their service as bailiffs.
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1	State of Arkansas	4	
2	94th General Assembly	A Bill	DRAFT JLC/CLJ
3	Third Extraordinary Session, 2024		HOUSE BILL
4			
5	By: Representatives Fortner, Wardlaw	V	
6			
7	F	or An Act To Be Entitled	
8	AN ACT CONCERNIN	NG THE AWARD OF A FIREARM TO	D A LAW
9	ENFORCEMENT OFFI	ICER UPON RETIREMENT OR TO T	ГНЕ
10	OFFICER'S FAMILY	Y UPON THE DEATH OF THE OFFI	ICER; TO
11	REPEAL THE VARIO	OUS STATUTES THAT ARE CURREN	NTLY IN
12	PLACE AWARDING A	A FIREARM TO A LAW ENFORCEME	ENT OFFICER
13	UPON RETIREMENT	OR TO THE OFFICER'S FAMILY	UPON THE
14	DEATH OF THE OFF	FICER AND TO PROVIDE A CONSI	LSTENT
15	PROCESS ACROSS A	AGENCIES; AND FOR OTHER PURE	POSES.
16			
17			
18		Subtitle	
19	CONCERNING	THE AWARD OF A FIREARM TO	A
20	LAW ENFORC	EMENT OFFICER UPON RETIREME	NT
21	OR TO THE	OFFICER'S FAMILY UPON THE D	EATH
22	OF THE OFF	ICER.	
23			
24			
25	BE IT ENACTED BY THE GENERAL	L ASSEMBLY OF THE STATE OF A	ARKANSAS:
26			
27	SECTION 1. Arkansas (	Code § 12-8-214 is repealed.	
28	12-8-214. Award of pi	istol and purchase of shotgu	<del>in upon retirement or</del>
29	death.		
30	(a) When a Department	t of Arkansas State Police of	officer retires from
31	service or dies while still	employed with the department	nt, in recognition of
32	and appreciation for the set	rvice of the retiring or dec	ceased officer, the
33	Arkansas State Police Commis	ssion may award the pistol of	carried by the officer
34	at the time of his or her do	eath or retirement from serv	<del>vice to:</del>
35	(1) The officer	<del>r; or</del>	
36	(2) The officer	r's spouse, if the spouse is	<del>s eligible under</del>



1	applicable state and federal laws to possess a firearm.
2	(b) When a department officer retires from service or dies while still
3	employed with the department, in recognition of and appreciation for the
4	service of the retiring or deceased officer, the commission may allow the
5	purchase of the shotgun used by the officer while on duty at the time of his
6	or her death or retirement from service at fair market value as determined by
7	the commission by:
8	(1) The officer; or
9	(2) The officer's spouse, if the spouse is eligible under
10	applicable state and federal laws to possess a firearm.
11	
12	SECTION 2. Arkansas Code § 12-9-117 is repealed.
13	12-9-117. Award of pistol upon retirement or death of a certified law
14	enforcement officer employed by the division.
15	(a) When a certified law enforcement officer employed by the Division
16	of Law Enforcement Standards and Training or a state-funded law enforcement
17	training academy retires from service or dies while still employed with the
18	division or the state-funded law enforcement training academy, in recognition
19	of and appreciation for the service of the retiring or deceased certified law
20	enforcement officer, the division or the state-funded law enforcement
21	training academy may award the pistol carried by the certified law
22	enforcement officer at the time of his or her death or retirement from
23	service to:
24	(1) The certified law enforcement officer; or
25	(2) The certified law enforcement officer's spouse if the spouse
26	is eligible under applicable state and federal laws to possess a firearm.
27	(b)(l) A certified law enforcement officer employed by the division or
28	a state-funded law enforcement training academy may retain his or her pistol
29	he or she carried at the time of his or her retirement from service.
30	(2) If the certified law enforcement officer dies while he or
31	she is employed by the division or a state-funded law enforcement training
32	academy, his or her spouse may receive or retain the pistol carried by the
33	certified law enforcement officer at the time of his or her death, if the
34	spouse is eligible under applicable state and federal laws to possess a
35	firearm.
36	

1	SECTION 3. Arkansas Code § 12-14-108 is repealed.
2	12-14-108. Award of pistol upon retirement or death.
3	When a State Capitol Police officer retires from service or dies while
4	still employed with the State Capitol Police, in recognition of and
5	appreciation for the service of the retiring or deceased officer, the
6	Secretary of State may award the pistol carried by the officer at the time of
7	his or her death or retirement from service to:
8	(1) The officer; or
9	(2) The officer's spouse if the spouse is eligible under
10	applicable state and federal laws to possess a firearm.
11	
12	SECTION 4. Arkansas Code Title 12, Chapter 15, Subchapter 1, is
13	amended to add an additional section to read as follows:
14	12-15-101. Award of pistol and purchase of shotgun upon retirement or
15	death.
16	(a) As used in this section:
17	(1) "Law enforcement officer" means any law enforcement officer,
18	including without limitation:
19	(A) An officer of the Division of Arkansas State Police;
20	(B) A officer of the Division of Law Enforcement Standards
21	and Training;
22	(C) A State Capitol Police officer;
23	(D) A county sheriff or deputy sheriff;
24	(E) An officer of the Department of Corrections;
25	(F) A municipal police officer;
26	(G) An officer of the State Parks Division of the
27	Department of Parks, Heritage, and Tourism; and
28	(H) A State Highway Commission officer; and
29	(2) "Public entity" means the state, or a political subdivision
30	of the state, including without limitation an agency, board, commission,
31	committee, council, office, or other state or local entity created by the
32	Arkansas Constitution or law.
33	(b) When a law enforcement officer retires from service or dies while
34	still employed by a public entity, in recognition of and appreciation for the
35	service of the retiring or deceased officer, the public entity may award the
36	pistol carried by the officer at the time of his or her death or retirement

1	from service to:
2	(1) The law enforcement officer; or
3	(2) The law enforcement officer's spouse, if the spouse is
4	eligible under applicable state and federal laws to possess a firearm.
5	(c) When a law enforcement officer retires from service or dies while
6	still employed with a public entity, in recognition of and appreciation for
7	the service of the retiring or deceased officer, the public entity may allow
8	the purchase of the shotgun used by the officer while on duty at the time of
9	his or her death or retirement from service at fair market value as
10	determined by the public entity by:
11	(1) The law enforcement officer; or
12	(2) The law enforcement officer's spouse, if the spouse is
13	eligible under applicable state and federal laws to possess a firearm.
14	
15	SECTION 5. Arkansas Code § 12-15-301 is repealed.
16	12-15-301. Sale of county-issued firearms to deputies.
17	(a)(1) When any county sheriff's deputy retires or otherwise honorably
18	terminates employment with the county sheriff, the officer may purchase any
19	firearm which had been issued to the officer by the county sheriff.
20	(2) The county sheriff, with the approval of the county judge,
21	may sell the firearm to the deputy at its fair market value as determined by
22	the county sheriff.
23	(b) In regard to the sale of such firearms, the county sheriff is not
24	required to comply with any other law of this state regarding the sale of
25	county property.
26	
27	SECTION 6. Arkansas Code § 12-15-302 is repealed.
28	12–15–302. Award of pistol upon retirement or death of a county
2 <b>9</b>	sheriff or deputy county sheriff.
30	(a) When a deputy county sheriff retires from service or dies while
31	still employed with the county sheriff's department, in recognition of and
32	appreciation for the service of the retiring or deceased deputy county
33	sheriff, the county sheriff may award the pistol carried by the deputy county
34	sheriff at the time of his or her death or retirement from service to:
35	(1) The deputy county sheriff; or
36	(2) The deputy county sheriff's spouse if the spouse is eligible

1	under applicable state and federal laws to possess a firearm.
2	(b)(1) A county sheriff may retain his or her pistol he or she carried
3	at the time of his or her retirement from service.
4	(2) If the county sheriff dies while he or she is still in
5	office, his or her spouse may receive or retain the pistol carried by the
6	county sheriff at the time of his or her death if the spouse is eligible
7	under applicable state and federal laws to possess a firearm.
8	
9	SECTION 7. Arkansas Code § 12-27-143 is repealed.
10	12-27-143. Award of service weapon upon retirement or death of
11	department employee.
12	When a Department of Corrections employee dies while still employed
13	with the department, retires from service with at least twenty (20) years of
14	service, or retires due to an injury obtained in the line of duty, in
15	recognition of and appreciation for the service of the retiring or deceased
16	employee, the Director of the Division of Correction, the Director of the
17	Division of Community Correction, the Board of Corrections, or the Secretary
18	of the Department of Corrections may award the service weapon carried by the
19	employee at the time of his or her retirement from service or death to:
20	(1) The employee;
21	(2) The employee's spouse if the spouse is eligible under
22	applicable state and federal laws to possess a firearm; or
23	(3)(A) The surviving child of the employee if there is no
24	surviving spouse and the surviving child is eligible under applicable state
25	and federal laws to possess a firearm.
26	(B)(i) If there is more than one (1) surviving child of
27	the employee, the service weapon may be awarded to the oldest surviving child
28	if he or she is eligible under applicable state and federal laws to possess a
29	firearm.
30	(ii) If the oldest of the surviving children is not
31	eligible to possess a firearm under applicable state and federal laws, then
32	the service weapon may be awarded to the next-oldest surviving child if he or
33	she is eligible to possess a firearm under applicable state and federal laws.
34	
35	SECTION 8. Arkansas Code § 14-52-112 is repealed.
36	14-52-112. Award of pistol and purchase of shotgun upon retirement.

1	(a) When a law enforcement officer employed by a city of the first
2	class, city of the second class, or incorporated town retires from service or
3	dies while still employed with the city of the first class, city of the
4	second class, or incorporated town, in recognition of and appreciation for
5	the service of the retiring or deceased law enforcement officer, the mayor,
6	city manager, or city administrator of the city of the first class, city of
7	the second class, or incorporated town may award the pistol carried by the
8	law enforcement officer at the time of his or her death or retirement from
9	service to:
10	(1) The law enforcement officer; or
11	(2) The law enforcement officer's spouse if the spouse is
12	eligible under applicable state and federal laws to possess a firearm.
13	(b) When a law enforcement officer retires from service, the law
14	enforcement officer may purchase the shotgun he or she used while on duty at
15	the fair market value as determined by the mayor, city manager, or city
16	administrator of the city of the first class, city of the second class, or
17	incorporated town.
18	
19	SECTION 9. Arkansas Code § 15-11-210 is repealed.
20	15-11-210. Award of pistol upon retirement.
21	When a commissioned law enforcement officer of the State Parks Division
22	of the Department of Parks, Heritage, and Tourism retires from service in
23	good standing after twenty (20) years of service, in recognition of and
24	appreciation for the service of the retiring officer, the Director of the
25	State Parks Division may award to the officer the pistol carried by the
26	officer at the time of his or her retirement from service.
27	
28	SECTION 10. Arkansas Code § 27-65-143 is repealed.
29	27-65-143. Award of pistol, shotgun, or both upon retirement or death.
30	When a highway police patrol officer of the Arkansas Highway Police
31	Division of the Arkansas Department of Transportation retires from service or
32	dies while still employed with the Arkansas Department of Transportation, in
33	recognition of and appreciation for the service of the retiring or deceased
34	officer, the State Highway Commission may award the pistol or the shotgun, or
35	both, carried or used by the officer while on duty at the time of his or her
36	death or retirement from service to:

1	(1) The officer upon retirement; or
2	(2) The officer's spouse if the officer is deceased and the
3	spouse is eligible under applicable state and federal laws to possess a
4	firearm.
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1	State of Arkansas	A Bill			
2	94th General Assembly	A DIII	DRAFT JLC/CLJ		
3	Third Extraordinary Session, 2024		HOUSE BILL		
4					
5	By: Representatives Fortner, Wardlaw				
6	F				
7	For An Act To Be Entitled				
8	AN ACT CONCERNING FIREARMS AND REGULATION BY LOCAL				
9	GOVERNMENTS; TO PROHIBIT A LOCAL GOVERNMENT FROM				
10		ANCE OR PROMULGATING A			
11	CONCERNING FIREARMS THAT IS MORE RESTRICTIVE THAN				
12	STATE LAW; AND FO	OR OTHER PURPOSES.			
13					
14					
15		Subtitle			
16		FIREARMS AND REGULATIO			
17		NMENTS; AND TO PROHIBI	ТА		
18	LOCAL GOVERN	NMENT FROM ENACTING AN			
19		R PROMULGATING A REGUL	ATION		
20	CONCERNING FIREARMS THAT IS MORE				
21	RESTRICTIVE	THAN STATE LAW.			
22					
23					
24	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:		
25					
26	SECTION 1. Arkansas Co	de Title 14, Chapter 1	l, Subchapter l, is amended		
27	to add an additional section	to read as follows:			
28	<u>14-1-111. Regulation o</u>	<u>of firearms by local go</u>	overnment - Definition.		
29	<u>(a) As used in this se</u>	ction, "local governme	ent" means:		
30	<u>(1) A county;</u>				
31	(2) A city of th	<u>e first class, a city</u>	of the second class, or an		
32	incorporated town; or				
33	<u>(3) Any other di</u>	<u>strict or political su</u>	ubdivision of the state or		
34	an agency, board, or commissi	on of such a district	or political subdivision.		
35	<u>(b) A local government</u>	<u>shall not enact an or</u>	rdinance or promulgate a		
36	regulation concerning firearms that is more restrictive than state law.				

1 2	State of Arkansas 94th General Assembly	A Bill	DRAFT JLC/CLJ		
2	Third Extraordinary Session, 2024		SENATE BILL		
4	Third Extraordinary Session, 2024		SENATE DILL		
5	By: Senator J. Boyd				
6					
7	Fo	r An Act To Be Entitle	d		
8	AN ACT TO AMEND THE LAW CONCERNING THE DISCHARGE OF A				
9	FIREARM AT A TRAIN; TO INCREASE THE FINE THAT MAY BE				
10	IMPOSED FOR THE DISCHARGE OF A FIREARM AT A TRAIN OR				
11	FOR THROWING OTHER OBJECTS AT A TRAIN; AND FOR OTHER				
12	PURPOSES.				
13					
14					
15		Subtitle			
16	TO AMEND TH	E LAW CONCERNING THE DI	SCHARGE		
17	OF A FIREAR	M AT A TRAIN; AND TO IN	ICREASE		
18	THE FINE THAT MAY BE IMPOSED FOR THE				
19	DISCHARGE O	F A FIREARM AT A TRAIN	OR FOR		
20	THROWING OT	HER OBJECTS AT A TRAIN.			
21					
22					
23	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:		
24					
25					
26	SECTION 1. Arkansas Co	ode § 23-12-804 is amen	ded to read as follows:		
27	23-12-804. Discharge of	f firearms or throwing	objects at railroad or		
28	street car.				
29	If any person <del>wantonly</del>	, maliciously, or misch	ievously <u>knowingly</u>		
30	discharges firearms or throws	s stones, sticks, clubs	, or other missiles at,		
31	into, or against any locomot:	ive, railroad car, or s	treet car on any railroad,		
32	<u>upon conviction</u> he or she shall be guilty of a <u>Class A</u> misdemeanor. <del>On</del>				
33	conviction the person shall	be punished by a fine o	f not less than twenty-		
34	five dollars (\$25.00) nor mo:	<del>re than two hundred fif</del>	<del>ty dollars (\$250) or by</del>		
35	imprisonment in the county ja	ail for not more than t	hree (3) months, or by		
36	both a fine and imprisonment	<del>.</del>			

### DRAFT

# **ATTACHMENT A**

#### Arkansas Firearms and Concealed Carry Laws Study

ALC-Game & Fish/State Police Subcommittee

(a) Beginning in October 2023, the Game & Fish/State Police Subcommittee of the Legislative Council shall meet to conduct the Arkansas Firearms and Concealed Carry Laws Study.

(b) The purpose of the study is to review the existing laws of the State of Arkansas concerning ownership, use, and possession of firearms, as well as the concealed carry laws of the state, in order to ascertain the existing rights and restrictions under the laws and recommend legislation to these laws as necessary to clarify the rights and restrictions of citizens of the State of Arkansas with regard to laws concerning firearms and concealed carry of firearms.

(c) In order to achieve the purpose of the study, the Game & Fish/State Police Subcommittee shall study the following:

(1) Issues related to firearms instructors, including:

(A) Review of uniformity regarding the qualifications to become a firearms instructor in the state, including the level of understanding and knowledge of state and federal laws related to firearms;

(B) Accountability for firearms instructors following initial certification, including continuing education requirements;

(C) Enforcement and oversight of the Arkansas State Police rules pertaining to firearms instructors;

(2) Issues related to concealed carry statutes and rules, including:

(A) Review of clarity in the laws and rules concerning enhanced concealed carry licenses, including who may carry a concealed handgun, restrictions on where a concealed handgun may be carried;

(B) Requirements in place for concealed carry instructors, including marksmanship requirements;

(3) State and federal laws governing gun possession and the interaction of those various laws; and

(4) Determining the proper entity to provide advice and guidance to the Arkansas State Police regarding possible discrepancies in the laws related to firearms.

(d)(1) On or before October 1, 2024, the Game & Fish/State Police Subcommittee shall file with the Executive Subcommittee of the Legislative Council a final written report of their activities, findings, and recommendations, including any draft legislation.

(2) Upon filing of the final report with the Executive Subcommittee, the study shall be complete.

(3) The Executive Subcommittee shall review and consider the findings and recommendations of the report and make a final recommendation to the Legislative Council no later than the December 2024 meeting of the Legislative Council.