1	State of Arkansas	As Engrossed: H4/9/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1959	
4				
5	By: Representative M. Brow	'n		
6	By: Senator M. McKee			
7				
8		For An Act To Be Entitled		
9	AN ACT TO ABOLISH THE USE OF A WRIT OF SCIRE FACIAS			
10	AS THE MEANS OF REVIVING AN OUTSTANDING JUDGMENT; TO			
11	ALLOW A JUDGMENT TO BE REVIVED BY NOTICE; TO AMEND			
12	THE LAW CONCERNING THE FEES TO BE CHARGED BY CLERKS			
13	OF THE CI	RCUIT COURTS; AND FOR OTHER PURPOSE	ES.	
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16		Subtitle		
17	TO A	ABOLISH THE USE OF A WRIT OF SCIRE		
18	FACI	IAS AS THE MEANS OF REVIVING AN		
19	OUTS	STANDING JUDGMENT; TO ALLOW A		
20	JUDO	GMENT TO BE REVIVED BY NOTICE; AND	TO	
21	AMEND THE LAW CONCERNING THE FEES TO BE			
22	СНАН	RGED BY CLERKS OF THE CIRCUIT COURT	S.	
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24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:	
25				
26	SECTION 1. DO	NOT CODIFY. Legislative intent.		
27	The General Ass	embly intends this act to:		
28	<u>(1) Abol</u>	ish the use of a writ of scire fact	ias as the means of	
29	<u>reviving an outstandi</u>	ng judgment; and		
30	<u>(2) Simp</u>	lify the process to revive an outst	anding judgment.	
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32	SECTION 2. Ark	ansas Code § 16-65-501 is amended t	to read as follows:	
33	16-65-501. <del>Scir</del>	<del>e facias</del> <u>Revival of outstanding jud</u>	<u>lgment</u> .	
34	(a)(1) The plaintiff judgment creditor or his or her legal			
35	representatives at an	y time before the expiration of the	e lien of a judgment	
36	may <del>sue out a scire f</del>	acias to revive the indement file r	notice that the	

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1 judgment is still outstanding in accordance with this section to revive the 2 judgment. 3 (2) The notice shall include with respect to the judgment: 4 (A) The names of the judgment debtor and judgment 5 creditor; 6 (B) The name of the court and case number in which the 7 judgment was rendered; 8 (C) The current balance of the judgment after all payments 9 and other credits; and 10 (D) A statement that the judgment creditor intends to 11 maintain the judgment creditor's lien of judgment against any property of the 12 judgment debtor located in the county in which the notice is filed. (b)(1) The scire facias A copy of the notice shall be served on the 13 14 defendant or his or her legal representatives, terre-tenants, or other person 15 occupying the land, and may be directed to and served in any county in this 16 state judgment debtor via first class mail, postage prepaid, and addressed to 17 the judgment debtor at the judgment debtor's last known address. 18 (c)(1) If the defendant cannot be found, the court shall make an order 19 briefly setting forth the nature of the case and requiring all persons 20 interested to appear on a date set by the court and show cause why the 21 judgment or decree should not be revived and lien continued. 22 (2) A If the current whereabouts of the judgment debtor are 23 unknown such that the judgment debtor cannot be served via first class mail, 24 a copy of the order notice shall be put up for four (4) weeks at the 25 courthouse door of the county in which the judgment or decree may have been 26 rendered. 27 (d) If upon service or publication of the scire facias, as required in subsection (e) of this section, the defendant or any other person interested 28 29 does not appear and show cause why such judgment or decree shall not be 30 revived, the judgment shall be revived and the lien continued for another 31 period of ten (10) years and so on from time to time as often as may be 32 necessary. (e)(c)(1) If a scire facias is sued out the notice is filed on or 33 34 before the termination expiration of the lien of any judgment or decree, the 35 lien of the judgment revived shall have relation to the day on which the 36 scire facias issued notice is filed.

1	(1)(2) NO <del>scife lacias to revive a</del> judgment shall be <del>issued</del>
2	revived except within ten (10) years from the date of the rendition of the
3	judgment, or if the judgment shall have been previously revived, then within
4	ten (10) years from the order of revivor filing of the previous notice.
5	(g)(l) Unless before the expiration of a judgment the notice under
6	subdivision (g)(2) of this section is recorded in the real property records
7	of a county other than the county in which an action under this section is
8	filed:
9	(A) A scire facias to revive the judgment is not effective
10	in the county other than the county in which an action under this section is
11	filed; and
12	(B)(i) A recorded judgment lien may not be revived against
13	real property in the county other than the county in which an action under
14	this section is filed.
15	(ii) This subdivision (g)(1)(B) does not prevent a
16	judgment creditor from registering a judgment or recording a judgment lien in
17	a new county after a judgment is obtained or revived.
18	(2) The notice shall include with respect to the action:
19	(A) The names of the judgment debtors and judgment
20	<del>creditors;</del>
21	(B) The name of the court and case number in which the
22	<del>judgment was rendered;</del>
23	(C) The name of the county in which the petition for a
24	writ of scire facias was filed;
25	(D) The date on which the petition was filed; and
26	(E) A statement that the filing party intends to maintain
27	its judgment lien against any property of the judgment debtor located in the
28	county in which the notice is filed.
29	(d) A judgment that is recorded in the real property records of $\underline{a}$
30	county other than the county in which a notice under this section is filed
31	may be revived and the lien continued by recording a copy of the filed
32	notice.
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34	SECTION 3. Arkansas Code § 21-6-402(b), concerning the fees to be
35	charged by the clerks of the circuit courts, is amended to add an additional
36	subdivision to read as follows:

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1	(10) For filing notice of outstanding judgment under § 16-65-501
2	20.00.
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4	SECTION 4. Arkansas Code § 21-6-403(a), concerning the uniform filing
5	fees to be charged by the clerks of court, is amended to read as follows:
6	(a)(1) The uniform filing fees to be charged by the clerks of the
7	circuit courts for initiating or reopening a cause of action in the circuit
8	courts in the state shall be as prescribed in this section.
9	(2) A revival of an outstanding judgment under § 16-65-501 shall
10	not be charged a reopening fee under subdivision (a)(1) of this section.
11	(3) No portion of the filing fees shall be refunded.
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13	/s/M. Brown
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