1 2	State of Arkansas 84th General Assembly	A Bill	<b>Act 1151 of 2003</b> HOUSE BILL 1272	
3	Regular Session, 2003		HOUSE BILL 12/2	
4	By: Danracantativa Oalachy			
5 6	By: Representative Oglesby			
7				
8		For An Act To Be Entitled		
9	AN ACT TO MAKE A PERSON FAILING TO PROPERLY			
10	EXECUTE A WRIT LIABLE ONLY FOR WILLFUL			
11	VIOLATIONS; AND FOR OTHER PURPOSES.			
12		,		
13		Subtitle		
14	AN AC	CT TO MAKE A PERSON FAILING TO		
15	PROPE	ERLY EXECUTE A WRIT LIABLE ONLY FOR		
16	WILLFUL VIOLATIONS.			
17				
18				
19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:	
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21	SECTION 1. Arka	nsas Code § 16-65-202 is amended to	o read as follows:	
22	16-65-202. Judgments against officers or securities on defaults.			
23	(a)(1) Judgment	shall be rendered, summarily, aga	inst the persons and	
24	their securities and f	or the defaults stated in subsection	ons (b), (c), and (d)	
25	of this section.			
26	(2) The m	oction may be made by the party agg	rieved or his legal	
27	representatives against the person in default and his securities upon his			
28	official bond.			
29	(3) Judgm	ent shall be rendered against such	of the parties,	
30	whether principal or surety, as may have received notice of the intended			
31	motion.			
32		shall be rendered for the plaintiff	J	
33	cases against the sheriff, coroner, or constable receiving or executing the			
34	writ:			
35	_	rillfully failing to return an execu		
36	the indoment on which	it was issued including all the co-	sts and ten nercent	

1 (10%) thereon;

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- 2 (2) For <u>willfully</u> failing to pay over money collected upon an 3 execution, on demand of the plaintiff, his agent, or attorney; judgment for 4 the amount so collected, and ten percent (10%) per month damages, from the
- 5 time such demand was made;
- 6 (3) For <u>willfully</u> failing to make the money on an execution,
  7 which, by due diligence, could have been made; judgment for the amount of the
  8 execution, interest, costs, and ten percent (10%) damages. However, the
  9 sheriff or other officer shall have the same defenses, with regard to
  10 property, the title to which is contested, that now exist by law;
- 11 (4) For <u>willfully</u> making a false return upon an execution; 12 judgment for the amount of the execution, interest, and costs, and ten 13 percent (10%) damages thereon;
  - (5) For <u>willfully</u> failing to endorse on an execution the true date of its delivery to him; judgment for twenty percent (20%) on the amount of the execution, and the officer shall also be responsible for any injury or loss which may arise from the omission;
  - (6) For <u>willfully</u> failing to execute a summons, attachment, or other mesne process, which, by due diligence, could have been executed; judgment for a sum not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500) to be ascertained by a jury, and this remedy shall not preclude the party injured from a resort to other legal means of redress;
    - (7) For <u>willfully</u> failing to pay, on demand, to the party or officer entitled to receive the same, all money received by him in his official capacity, and which it is, by law, his duty to pay over, whether it is for fines, forfeitures, costs, or other indebtedness; judgment in favor of the party or officer, as the case may be, for the amount for which he is liable, and ten percent (10%) per month thereon from the time the money should have been paid, until paid.
- 30 (c) Judgment shall, in the manner prescribed in subsection (a) of this 31 section, be rendered in favor of the defendant, against the officers and 32 their securities named in that subsection, on the notice therein specified:
- 33 (1) For <u>willfully</u> failing to pay over, on demand, any excess of 34 money which may remain upon a sale by execution, after the satisfaction 35 thereof, and the costs; judgment for the amount of such excess, and five 36 percent (5%) per month after demand;

Ţ	(2) For <u>willfully</u> failing to return an execution, wholly or		
2	partially satisfied; twenty-five percent (25%) on the amount paid;		
3	(3) For willfully failing to pay over, on demand, money paid or		
4	collected on an execution, the whole, or any part of which, is enjoined in		
5	chancery, or the judgment on which the execution issued, has, in any manner,		
6	been reversed or set aside, or the execution superseded, or quashed; judgment		
7	for the amount and five percent (5%) per month on the amount, from the time		
8	the execution was returnable.		
9	(d) Judgment shall be rendered against the clerk of the circuit court		
10	and his sureties, in the manner prescribed in subsection (a), upon the notice		
11	prescribed and shall be rendered in favor of the plaintiff:		
12	(1) For willfully failing to issue an execution upon a forfeited		
13	delivery bond, within five (5) days after the return thereof to his office by		
14	the proper officer; twenty-five percent (25%) on the amount of the debt;		
15	(2) For willfully failing to issue execution upon any judgment,		
16	order, or decree in his office, on request of the party interested, his		
17	agent, or attorney; twenty-five percent (25%) on the amount of the judgment;		
18	(3) For willfully failing to issue an attachment, summons, or		
19	other mesne process, which the party applying may be entitled to have issued;		
20	judgment for a sum not less than fifty dollars (\$50.00) nor more than five		
21	hundred dollars (\$500), to be ascertained by a jury. This remedy is not to		
22	preclude the party injured from a resort to other legal means of redress.		
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26	APPROVED: 4/8/2003		
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