## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/14/03 H3/20/03 S3/31/03 $ m A~Bill$	A 41172 62002
2	84th General Assembly	A DIII	Act 1172 of 2003
3	Regular Session, 2003		HOUSE BILL 2720
4	Dry Damasantativas Naman	D. Do alsout	
5	By: Representatives Napper,	P. Bookout	
6 7	By: Senator Bryles		
8			
9		For An Act To Be Entitled	
10	AN ACT T	TO AMEND THE UNFAIR PRACTICES ACT A	AND THE
11		TER ON MONOPOLIES GENERALLY; AND FO	
12	PURPOSES		·
13			
14		Subtitle	
15	AN AC	CT TO AMEND THE UNFAIR PRACTICES AC	CT
16	AND T	THE SUBCHAPTER ON MONOPOLIES	
17	GENER	RALLY.	
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19			
20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
21			
22	SECTION 1. Arka	nsas Code Title 4, Chapter 75, Sub	chapter 2 is amended
23	to add additional sect	ions to read as follows:	
24	4-75-212. Civil	actions and settlements by the At	torney General.
25	(a) In addition	to the other remedies provided in	this subchapter,
26	whenever the Attorney	General has reason to believe that	any person is
27	engaging, has engaged,	or is about to engage in any act	or practice declared
28		apter, the Attorney General may br	ing an action in the
29	name of the state agai	<u>.</u>	
30		tain a declaratory judgment that t	he act or practice
31	violates the provision		
32		join any act or practice that viol	_
33	_	issuance of a temporary restrainin	
34		ent injunction, without bond, upon	the giving of
35	appropriate notice;		
36	<u>(3) To re</u>	cover on behalf of the state and i	<u>ts agencies actual</u>

1 damages or restitution for loss incurred either directly or indirectly; and 2 (4) To recover civil penalties of up to one thousand dollars 3 (\$1,000) per violation of this subchapter, or any injunction, judgment or 4 consent order issued or entered into under the provisions of this subchapter and reasonable expenses, investigative costs and attorney's fees; 5 6 (b) The Attorney General may also bring a civil action in the name of 7 the state, as parens patriae on behalf of natural persons residing in this 8 state, to secure monetary relief as provided under this section for injury, 9 directly or indirectly sustained by those persons because of any violation of this subchapter, in accordance with the following provisions: 10 11 (1)(A) The circuit court shall award the Attorney General as 12 monetary relief actual damages sustained or restitution for loss incurred as a result of the violations of this subchapter, and the cost of suit, 13 including a reasonable <u>attorney's fee.</u> 14 15 (B) The court shall exclude from the amount of monetary 16 relief awarded in the action any amount which duplicates amounts that have 17 been awarded for the same injury already or which are allocable to persons who have excluded their claims under subsection (b)(3)(A) of this section. 18 19 (C) The treble damages recoverable under § 4-75-211(b)(3) 20 are not recoverable under a parens patriae action brought under this section. 21 (2)(A) In any action brought under this section, the Attorney 22 General shall, at the time, in the manner, and with the content as the court 23 may direct, cause notice of the parens patriae action to be given by 24 publication. 25 (B) If the court finds that notice given solely by 26 publication would deny due process of law to any person, the court shall 27 direct the Attorney General to give the notice as may be required by due process of law. 28 29 (3)(A) Any person on whose behalf an action is brought under 30 this section may elect to exclude from the adjudication the portion of the Attorney General's claim for monetary relief attributable to him or her by 31 32 filing notice of the election with the court, within the time period 33 specified in the notice of the action given to the persons to be benefited by 34 the action. 35 (B) Any person failing to give the notice shall be barred 36 during the pendency of the action from commencing an action in his or her own

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court orders.

1 name for the injury alleged in the action and the final judgment in the 2 action shall be res judicata as to any claim which could be brought by the person under this act based on the facts alleged or proven in the action. 3 4 (C)(i) The provisions of \$\$ 4-75-212, 4-75-213, 4-75-214, 5 4-75-215, or 4-75-216 of this subchapter shall apply only to actions 6 instituted by the Attorney General. (ii) Nothing contained in the provisions set forth 7 8 in §§ 4-75-212, 4-75-213, 4-75-214, 4-75-215, or 4-75-216 should be deemed to 9 expand the rights or remedies available to persons proceeding under any 10 action instituted by one (1) or more persons or an entity other than the 11 Attorney General, for violations of the provisions of this subchapter. 12 (4) All damages shall be distributed in a manner that will 13 afford each person a reasonable opportunity to secure his or her appropriate portion of the net monetary relief, including a distribution under the theory 14 15 of cy pres, subject to approval by the court. 16 (c)(1) In lieu of instigating or continuing an action or proceeding, 17 or to conclude an investigation commenced or contemplated under this subchapter, the Attorney General may accept a consent decree with respect to 18 any act or practice alleged to be a violation of this subchapter. 19 20 (2) The consent decree may include a stipulation for the payment of civil penalties, the Attorney General's reasonable expenses, investigative 21 22 costs and attorney's fees, an agreement to pay damages or to allow for 23 restitution of money, property, or other things received in connection with a 24 violation of this act, and agreed to injunctive provisions. 25 (3) Before any consent decree entered into under this section is 26 effective, it must be approved by the circuit court, the federal district 27 court, or if an action has already been commenced, the court in which the 28 action is pending and an entry made in that court in the manner required for 29 making an entry of judgment. 30 (4)(A) If the consent decree submitted to the court is to settle 31 an action brought under subsection (b) of this section, notice of the 32 proposed settlement shall be given in the manner as the court directs. 33 (B) Once court approval is received, any breach of the 34 conditions of the consent decree shall be treated as a violation of a court

order, and shall be subject to all penalties provided by law for violation of

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1	(d) In addition to actions under state law, the Attorney General may					
2	proceed under any antitrust laws in the federal courts on behalf of this					
3	state or any of its agencies, or as parens patriae on behalf of natural					
4	persons in this state.					
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6	4-75-213. Person defined.					
7	Unless otherwise defined, for purposes of this subchapter, "person"					
8	means any natural person, corporation, firm, partnership, limited					
9	partnership, trust, association, or any other legal or commercial entity.					
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11	4-75-214. Awards to the Attorney General - Use of moneys.					
12	(a) There shall be established within the Office of the Attorney					
13	General an Antitrust Enforcement Account into which all costs and fees					
14	recovered by the Attorney General under the terms of this subchapter or the					
15	federal antitrust laws, shall be remitted.					
16	(b) The costs and fees deposited into the Antitrust Enforcement					
17	Account of the Attorney General's Office shall be used for the furtherance of					
18	the attorney general's duties and activities under this subchapter.					
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20	4-75-215. Action not barred because it affects interstate or foreign					
21	commerce.					
22	(a) This subchapter is to apply to any economic activity occurring					
23	wholly or partly within the state of Arkansas, or which affects economic					
24	activity within the state of Arkansas.					
25	(b) No action instituted by the Attorney General under this subchapter					
26	shall be barred on the ground that the activity or conduct complained of in					
27	any way affects or involves interstate or foreign commerce.					
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29	4-75-216. Venue.					
30	Any action, application, or motion brought by the Attorney General					
31	against a person under this subchapter shall be filed in the circuit court of					
32	Pulaski County unless the action, application, or motion is brought as part					
33	of an action containing claims of federal law violations, in which event the					
34	action shall be brought in the appropriate federal court.					
35	4-75-217. Statute of limitations.					
36	(a) Any action brought by the Attorney General pursuant to this					

appropriate notice;

1	subchapter is barred if it is not commenced within five (5) years after the
2	cause of action accrues.
3	(b) The statute of limitations described in subsection (a) of this
4	section shall be tolled during any period when the defendant in any action
5	fraudulently concealed the events upon which the cause of action is based.
6	(c) This section is not intended to allow for the commencement of any
7	action by the Attorney General under the provisions of this subchapter for
8	events occurring prior to the enactment of this section, of which the
9	Attorney General had actual knowledge.
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11	4-75-322. Statute of limitations.
12	(1) Any action brought by the Attorney General pursuant to this
13	subchapter is barred if it is not commenced within five (5) years after the
14	cause of action accrues.
15	(2) The foregoing statute of limitations shall be tolled during any
16	period when the defendant in any action fraudulently concealed the events
17	upon which the cause of action is based.
18	(3) This section is not intended to allow for the commencement of any
19	action by the Attorney General under the provisions of this subchapter for
20	events occurring prior to the enactment of this section, of which the
21	Attorney General had actual knowledge.
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23	SECTION 2. Arkansas Code Title 4, Chapter 75, Subchapter 3 is amended
24	to add additional sections to read as follows:
25	4-75-315. Civil actions and settlements by the Attorney General.
26	(a) In addition to the other remedies provided in this subchapter,
27	whenever the Attorney General has reason to believe that any person is
28	engaging, has engaged, or is about to engage in any act or practice declared
29	unlawful by this subchapter, the Attorney General may bring an action in the
30	name of the state against that person:
31	(1) To obtain a declaratory judgment that the act or practice
32	violates the provisions of this subchapter;
33	(2) To enjoin any act or practice that violates the provisions
34	of this subchapter by issuance of a temporary restraining order or
35	preliminary or permanent injunction, without bond, upon the giving of

1 (3) To recover on behalf of the state and its agencies actual 2 damages or restitution for loss incurred either directly or indirectly; and 3 (4) To recover civil penalties of up to one thousand dollars 4 (\$1,000) per violation of this subchapter, or any injunction, judgment or 5 consent order issued or entered into under the provisions of this subchapter 6 and reasonable expenses, investigative costs, and attorney's fees. 7 (b) The Attorney General also may bring a civil action in the name of 8 the state, as parens patriae on behalf of natural persons residing in this 9 state, to secure monetary relief as provided under this section for injury, directly or indirectly sustained by those persons because of any violation of 10 11 this subchapter, in accordance with the following provisions: 12 (1) The court in which the action is commenced shall award the Attorney General as monetary relief the actual damages sustained or 13 restitution for loss incurred as a result of the violations of this 14 15 subchapter, and the cost of suit, including a reasonable attorney's fee. The 16 court shall exclude from the amount of monetary relief awarded in the action any amount which duplicates amounts that have been awarded for the same 17 injury already or which are allocable to persons who have excluded their 18 19 claims under subsection (b)(3)(A) of this section. (2)(A) In any action brought under this section, the Attorney 20 General shall, at the time, in the manner, and with the content as the 21 22 circuit court may direct, cause notice of the parens patriae action to be 23 given by publication. 24 (B) If the court finds that notice given solely by 25 publication would deny due process of law to any person, the court shall 26 direct the Attorney General to give the notice as may be required by due 27 process of law. 28 (3)(A) Any person on whose behalf an action is brought under 29 this section may elect to exclude from the adjudication the portion of the 30 Attorney General's claim for monetary relief attributable to him or her by filing notice of the election with the court, within the time period 31 32 specified, in the notice of the action given to the persons to be benefited 33 by the action. 34 (B) Any person failing to give the notice shall be barred 35 during the pendency of the action from commencing an action in his or her own 36 name for the injury alleged in the action and the final judgment in the

- l action shall be res judicata as to any claim which could be brought by the
- 2 person under this subchapter based on the facts alleged, or proven in the
- 3 action.
- 4 (C)(i) The provisions of §§ 4-75-315 through 4-75-321
- 5 shall apply only to actions instituted by the Attorney General.
- 6 (ii) Nothing in the provisions set forth in §§ 4-75-
- 7 315 through 4-75-321 shall be deemed to expand or create additional rights or
- 8 remedies available to persons proceeding under any action instituted by one
- 9 or more persons or an entity other than the Attorney General for violations
- 10 of the provisions of this subchapter.
- 11 (4) All damages shall be distributed in a manner that will
- 12 afford each person a reasonable opportunity to secure his or her appropriate
- 13 portion of the net monetary relief, including a distribution under the theory
- of cy pres, subject to approval by the court.
- (c)(1) In lieu of instigating or continuing an action or proceeding,
- 16 or to conclude an investigation commenced or contemplated by this subchapter,
- 17 the Attorney General may accept a consent decree with respect to any act or
- 18 practice alleged to be a violation of this subchapter.
- 19 <u>(2) The consent decree may include a stipulation for the payment</u>
- 20 of civil penalties, the Attorney General's reasonable expenses, investigative
- 21 costs and attorney's fees, an agreement to pay damages or to allow for
- 22 restitution of money, property, or other things received in connection with a
- 23 violation of this act, and agreed to injunctive provisions.
- 24 (3) Before any consent decree entered into under this section is
- 25 <u>effective</u>, it must be approved by the circuit court, the federal district
- 26 court, or if an action has already been commenced, the court in which the
- 27 action is pending and an entry made in that court in the manner required for
- 28 making an entry of judgment.
- 29 (4) If the consent decree submitted to the court is to settle an
- 30 action brought under subsection (b) of this section, notice of the proposed
- 31 <u>settlement shall be given in the manner as the court directs.</u>
- 32 (5) Once court approval is received, any breach of the
- 33 conditions of the consent decree shall be treated as a violation of a court
- 34 order, and shall be subject to all penalties provided by law for violation of
- 35 court orders.
- 36 (d) In addition to actions under state law, the Attorney General may

1	proceed under any antitrust laws in the federal courts on behalf of this
2	state or any of its agencies, or as parens patriae on behalf of natural
3	persons in this state.
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5	4-75-318. Person defined.
6	Unless otherwise defined, for purposes of this subchapter, "person"
7	means any natural person, corporation, firm, partnership, limited
8	partnership, trust, association, or any other legal or commercial entity.
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10	4-75-319. Awards to the Attorney General - Use of moneys.
11	(a) There shall be established within the Office of the Attorney
12	General an Antitrust Enforcement Account into which all costs and fees
13	recovered by the Attorney General under the terms of this subchapter or the
14	federal antitrust laws, shall be remitted.
15	(b) The costs and fees deposited into the Antitrust Enforcement
16	Account of the Attorney General's Office shall be used for the furtherance of
17	the Attorney General's duties and activities under this subchapter.
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19	4-75-320. Action not barred because it affects interstate or foreign
20	commerce.
21	(a) This subchapter is to apply to any economic activity occurring
22	wholly or partly within the state of Arkansas, or which affects economic
23	activity within the state of Arkansas.
24	(b) No action instituted by the Attorney General under this subchapter
25	shall be barred on the ground that the activity or conduct complained of in
26	any way affects or involves interstate or foreign commerce.
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28	<u>4-75-321. Venue.</u>
29	Any action, application, or motion brought by the Attorney General
30	against a person under this subchapter shall be filed in the circuit court of
31	Pulaski County unless the action, application, or motion is brought as part
32	of an action containing claims of federal law violations, in which event the
33	action shall be brought in the appropriate federal court.
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35	SECTION 3. Arkansas Code §§ 4-75-304 through 4-75-307 are repealed.
36	4-75-304. Monetary penalties - Actions to recover - Disposition of

1 funds. 2 (a)(1) Any person, partnership, firm, or association, or any 3 representative or agent thereof, or any corporation or company, or any 4 officer, representative, or agent thereof, violating any of the provisions of 5 this subchapter shall forfeit not less than two hundred dollars (\$200) nor 6 more than five thousand dollars (\$5,000) for every such offense. 7 (2) Each day the person, corporation, partnership, or association shall continue to violate the provisions of this subchapter shall 8 9 be a separate offense. 10 (b) The penalty provided for in this subchapter is to be recovered by 11 an action in the name of the state at the relation of the Attorney General. 12 (c) The moneys thus collected are to go into the State Treasury for 13 the benefit of the Public School Fund of this state, except as otherwise 14 provided in this subchapter. 15 16 4-75-305. Forfeiture of corporate rights for violations - Proceedings. 17 (a)(1) Any corporation created or organized by or under the laws of 18 this state which violates any of the provisions of this subchapter shall 19 forfeit its corporate rights and franchises, and its corporate existence 20 shall, upon proper proof being made in any court of competent jurisdiction in 21 this state, be by the court declared forfeited, void, and of no effect, and shall thereupon cease and determine. 22 23 (2)(A) Any corporation created or organized by or under the laws 24 of any other state or country, which violates any provisions of this 25 subchapter, shall thereby forfeit its right and privilege to do any business 26 in this state, and, upon proper proof being made in any court of competent 27 jurisdiction in this state, its right and privilege to do business in this 28 state shall be declared forfeited. (B) In all proceedings to have such forfeiture declared, 29 30 proof that any person who has been acting as the agent of the foreign 31 corporation in transacting business in this state, has been, while acting as 32 the agent, and in the name, behalf, or interest of the foreign corporation, 33 violating any provisions of this subchapter, shall be received as prima facie 34 proof of the act of the corporation itself. 35 (b) It shall be the duty of the clerk of the court to certify the

decree thereof to the Secretary of State, and, if it is an insurance company,

also to the Insurance Commissioner, who shall take notice and be governed thereby as to the corporate powers and rights of the corporation.

(c) In all suits instituted under this subchapter to forfeit the charter of corporations, or to forfeit the right of a corporation to do business in this state, where a judgment of forfeiture is obtained and the cause is not appealed to the Supreme Court, the circuit court rendering the judgment shall allow the Attorney General his or her actual expenses, to be paid out of the assets of the corporation.

4-75-306. Overt act necessary to incur penalty.

No individual, company, or corporation shall be subject to any of the penalties of this subchapter unless the individual, company, or corporation shall do within this state some act directly tending to carry into effect a conspiracy prohibited by this subchapter.

4-75-307. Enforcement by Attorney General - Compensation.

- (a) It is the duty of the Attorney General to enforce the provisions of this subchapter.
- (b) As compensation for his or her services in this behalf, the
  Attorney General shall be entitled to his or her actual expenses incurred in
  the prosecution of suits, to be paid by the defendant when judgment is
  rendered for the state, to be taxed as costs by the court hearing the cause.

SECTION 4. Arkansas Code §§ 4-75-313 and 4-75-314 are repealed.

- -4-75-313. Proceedings to dissolve or restrain monopolies or to recover penalties Depositions and production of documents.
- (a) Whenever any proceedings are commenced in any court of competent jurisdiction in this state by the Attorney General against any corporation, individual, or association of individuals, or joint-stock association or copartnership under the law against the formation and maintenance of pools, trusts of any kind, monopolies or confederations, combinations or organizations in restraint of trade, to dissolve them or to restrain their formation or maintenance in this state, or to recover the penalties provided for in this subchapter; and if the Attorney General desires to take the testimony of any officer, director, agent, or employee of any corporation, or joint-stock association proceeded against, or in case of a copartnership, any

- of the members of the partnership, or any employee thereof, in any court in which the action may be pending; and if the individual or individuals whose testimony is desired are outside the jurisdiction of this state or reside without the State of Arkansas, the Attorney General may file in the court in term time, or with the judge thereof in vacation, a statement, in writing, setting forth the names of the persons or individuals whose testimony he or she desires to take, and the time when and the place where he or she desires the persons to appear.
  - (b) Thereupon, the court or judge thereof shall make an order for the taking of the testimony of such person or persons and for the production of any books, papers, and documents in his or her possession or under his or her control relating to the merits of any suit, or to any evidence therein; and the court shall appoint a commissioner for that purpose, who shall be an officer authorized by law to take depositions in this state.
  - (c) The commissioner shall issue immediately a notice, in writing, directed to the attorney or attorneys of record in the cause, or agent, or officer, or other employee, that the testimony of the person named in the application of the Attorney General is desired, and requesting the attorney of record, or the officer, agent, or employee to whom the notice is delivered, and upon whom the notice is served, to have the officer, agent, employee, representative of the copartnership, or agent thereof, whose evidence is desired to be taken, together with such books, papers, and documents, at the place named in the application, shall then and there testify.
  - (d) However, the application shall always allow in fixing the time the same number of days' travel to reach the designated place in Arkansas that would be allowed by law in case of taking depositions. In addition to the above named time, six (6) days shall be allowed for the attorney of record, or the agent, officer, or employee on whom notice is served, to notify the persons whose testimony is to be taken.
- 31 (e) Service of the notice as returned in writing may be made by anyone 32 authorized by law to serve a subpoena.
  - 4-75-314. Proceedings to dissolve or restrain monopolies or to recover penalties Judgment by default upon failure to testify.
- 36 Whenever the persons mentioned in § 4-75-313 are notified, as provided

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    in § 4-75-313, to request any officer, agent, director, or employee to attend
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    before any court, or before any person authorized to take the testimony in
    the proceedings, and the person whose testimony is required, as provided in §
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    4-75-313 fails to appear and testify and produce any books, papers, and
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    documents he or she has been ordered to procure by the court or the other
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    officer authorized to take such evidence, then it will be the duty of the
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    court, upon motion of the Attorney General, to strike out the answer, motion,
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    reply, demurrer, or other pleading then or thereafter filed in the action or
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    proceeding by the corporation, joint-stock association, or copartnership
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    whose officer, agent, director, or employee has neglected or failed to attend
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    and testify and produce all books, papers, and documents he or she or they
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    shall have been ordered to produce in the action by the court or person
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    authorized to take said testimony, and the court shall proceed to render
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    judgment by default against the corporation, joint-stock association, or
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     copartnership. In case any officer, agent, employee, director, or
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    representative of any corporation, joint-stock association, or copartnership
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    in such proceedings as hereinbefore mentioned, who resides or is found within
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    this state shall be subpoenaed to appear and testify or to produce books,
    papers, and documents and shall fail, neglect, or refuse to do so, then the
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    answer, motion, demurrer, or other pleading then and thereafter filed by the
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     corporation, joint-stock association, or copartnership in any proceeding
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    shall, on motion of the Attorney General, be stricken and judgment in the
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     cause rendered against the corporation, joint-stock association, or
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    copartnership.
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           SECTION 5. EMERGENCY CLAUSE. It is found and determined by the
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    Eighty-fourth General Assembly that without the amendments herein, the
     Attorney General is unable to adequately protect the interests of the
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     consumers of the State of Arkansas under the provisions of the Unfair Trade
     Practices Act and the chapter on Monopolies Generally for harm they have
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     suffered as indirect purchasers. Therefore, an emergency is declared to
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     exist and this act being immediately necessary for the preservation of the
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     public peace, health, and safety shall become effective on:
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                 (1) The date of its approval by the Governor;
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                 (2) If the bill is neither approved nor vetoed by the Governor,
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the expiration of the period of time during which the Governor may veto the

1	bill; or						
2	<u>. (</u>	(3) If the	bill is veto	ed by the	Governor and	the veto i	<u>s</u>
3	overridden, t	the date the	last house	overrides	the veto.		
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5			/s	s/ Napper			
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