	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. Act 640 of the Regular Session
1	State of Arkansas
2	87th General Assembly A Bill
3	Regular Session, 2009 HOUSE BILL 1934
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5	By: Representative Hyde
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8	For An Act To Be Entitled
9	AN ACT TO AMEND ARKANSAS CODE § 5-60-201 TO
10	PROHIBIT THE SALE OR DISTRIBUTION OF HUMAN OR
11	SYNTHETIC URINE USED TO DEFRAUD A DRUG OR ALCOHOL
12	SCREENING TEST; AND FOR OTHER PURPOSES.
13	
14	Subtitle
15	AN ACT TO AMEND ARKANSAS CODE § 5-60-201
16	TO PROHIBIT THE SALE OR DISTRIBUTION OF
17	HUMAN OR SYNTHETIC URINE.
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19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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22	SECTION 1. Arkansas Code § 5-60-201 is amended to read as follows:
23	5-60-201. Unlawful activities.
24	(a)(1)(A) It is unlawful for a person to:
25	(i) Sell, give away, distribute, or market <u>human or</u>
26	synthetic urine in this state or transport <u>human or synthetic</u> urine into this
27	state with the intent of using the <u>human or synthetic</u> urine to defraud or
28	cause deceitful results in a drug or alcohol screening test;
29	(ii) Attempt to foil or defeat a drug or alcohol
30	screening test by the substitution substituting synthetic urine or
31	substituting or spiking Θf a <u>human</u> urine sample or by advertising urine
32 33	sample substitution or <u>human</u> urine spiking devices or measures;
33 34	(iii) Adulterate a <u>human</u> urine <u>sample</u> or other <u>human</u> bodily fluid sample with the intent to defraud or cause deceitful results in
35	a drug or alcohol screening test;



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1	(iv) Possess adulterants which are intended to be
2	used to adulterate a <u>human</u> urine <u>sample</u> or other <u>human</u> bodily fluid sample
3	for the purpose of defrauding or causing deceitful results in a drug or
4	alcohol screening test; or
5	(v) Sell or market an adulterant with the intent by
6	the seller or marketer that the product be used to adulterate a ${ m human}$ urine
7	<u>sample</u> or other <u>human</u> bodily fluid sample for the purpose of defrauding or
8	causing deceitful results in a drug or alcohol screening test.
9	(B) "Adulterant" As used in this section, "adulterant"
10	means a substance that is not expected to be in human urine or another human
11	bodily fluid or a substance expected to be present in human urine or another
12	human bodily fluid but that is at a concentration so high that it is not
13	consistent with human urine or another human bodily fluid, including, but not
14	limited to without limitation:
15	(i) Bleach;
16	(ii) Chromium;
17	(iii) Creatinine;
18	(iv) Detergent;
19	(v) Glutaraldehyde;
20	(vi) Glutaraldehyde/squalene;
21	(vii) Hydrochloric acid;
22	(viii) Hydroiodic acid;
23	(ix) Iodine;
24	(x) Nitrite;
25	(xi) Peroxidase;
26	(xii) Potassium dichromate;
27	(xiii) Potassium nitrite;
28	(xiv) Pyridinium chlorochromate; and
29	(xv) Sodium nitrite.
30	(2) Any Upon conviction, a person who violates subdivision
31	(a)(1)(A) of this section is guilty of a Class B misdemeanor.
32	(b) Intent to defraud or cause deceitful results in a drug or alcohol
33	screening test is presumed if:
34	(1) A heating element or any other device used to thwart a drug
35	screening test accompanies the sale, giving, distribution, or marketing of
36	human or synthetic urine; or

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1	(2) Instructions that provide a method for thwarting a drug
2	screening test accompany the sale, giving, distribution, or marketing of
3	human or synthetic urine.
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7	APPROVED: 3/27/2009
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