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	H3/3/03As Engrossed: H2/21/03 A Bill		
	2 of the General Assembly		HOUSE BILL 1497	
4	Regulai Session, 2005		HOUSE BILL 1477	
5	By: Representative Jeffrey			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT ALLOW A SET OFF AGAINST TAX REFUNDS ANY			
10	PAST DUE RENT OWED TO A HOUSING AUTHORITY CREATED			
11	UNDER CHAPTER 169 OF TITLE 14; AND FOR OTHER			
12	PURPOSES.			
13				
14	Subtitle			
15	TO ALLOW A SET OFF AGAINST TAX REFUNDS			
16	ANY PAS	T DUE RENT OWED TO A HOUSING		
17	AUTHORI	TY CREATED UNDER CHAPTER 169 OF		
18	TITLE 1	4.		
19				
20				
21	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF AR	KANSAS:	
22				
23	SECTION 1. Arkansas Code § 26-36-301 is amended to read as follows:			
24	26-36-301. Purpos	es.		
25	(a) The purpose o	f this subchapter is to establis	h as policy that all	
26	claimant agencies and the Revenue Division of the Department of Finance and			
27	Administration shall cooperate in identifying debtors who owe money to the			
28	state, or to a housing authority created under Chapter 169 of Title 14,			
29	through its various claimant agencies and who qualify for refunds from the			
30	division.			
31	(b) It is also the intent of this subchapter that procedures be			
32	established for setting off against any such refund the sum of any debt owed			
33		sing authority created under Cha	pter 169 of Title 14.	
34				
35	SECTION 2. Arkans	SECTION 2. Arkansas Code § 26-36-303(1), concerning the definition		
36	agencies which may collect debt by setting off against state tax refunds, is			

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1	amended to read as follows:.		
2	(1) "Claimant agencies" means:		
3	(A) State-supported colleges, universities, and technical		
4	institutes;		
5	(B) The Department of Human Services;		
6	(C) The Arkansas Student Loan Authority;		
7	(D) The Student Loan Guarantee Foundation;		
8	(E) The Auditor of State;		
9	(F) The Department of Higher Education;		
10	(G) The Office of Child Support Enforcement of the Revenue		
11	Division of the Department of Finance and Administration; and		
12	(H) Arkansas circuit, juvenile, and chancery courts; and		
13	(I) Housing authorities created under Chapter 169 of Title		
14	<u>14;</u>		
15			
16	SECTION 3. Arkansas Code § 26-36-303(6), concerning the definition of		
17	setoff for purposes of the law allowing certain agencies to collect debt by		
18	setting off against state tax refunds, is amended to read as follows:		
19	(6) "Setoff" means the withholding of part or all of income tax		
20	refunds due individuals who owe debts to the State of Arkansas <u>or to a</u>		
21	housing authority created under Chapter 169 of Title 14.		
22			
23	SECTION 2. Arkansas Code § 26-36-316, concerning regarding		
24	dispositions of proceeds collected,, is amended to add an additional		
25	subsection to read as follows:		
26	(b)(1)(A) For purposes of this subchapter, except as provided under		
27	subdivision (B) of this subsection (b)(1), five percent (5%) of the proceeds		
28	collected by the division through setoff shall represent the division's cost		
29	of effecting setoff, and these costs shall be charged to the respective		
30	claimant agency as a collection assistance fee.		
31	(B) If the claimant is a housing authority created under		
32	Chapter 169 of Title 14, then ten percent (10%) of the proceeds collected by		
33	the division through setoff shall represent the division's cost of effecting		
34	setoff and shall be charged to the respective housing authority as a		
35	collection assistance fee.		
36			

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1 /s/ Jeffrey