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: H2/24/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL 1527	
4				
5	By: Representatives Bledsoe, Parks			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO CREATE THE CRIMINAL OFFENSE OF			
10	THREATENING A JUDICIAL OFFICIAL OR JUROR; AND FOR			
11	OTHER PURPOSES.			
12				
13		Subtitle		
14	AN ACT TO CREATE THE CRIMINAL OFFENSE OF			
15	THREATENING A JUDICIAL OFFICIAL OR			
16	JUROR.			
17				
18				
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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21	SECTION 1. As a	used in this act:		
22	(1) "Judicial official" means any district, circuit or Court of			
23	Appeals judge, any Supreme Court Justice, or any person authorized to hear			
24	evidence under oath;			
25	(2) "Immediate	family" means the spouse or child o	<u>f a judicial</u>	
26	official or juror; and	<u>1</u>		
27	<u>(3)</u> "Juror" mea	ans any citizen of the state impanel	ed as a grand or	
28	petit juror.			
29				
30	SECTION 2. <u>(a)</u>	A person commits the offense of th	reatening a judicial	
31	official or juror if the person, directly or indirectly, utters or otherwise			
32	makes a threat towards another person who the person knows, or should know,			
33	to be a judicial official, juror, or any member of a judicial official's or			
34	juror's immediate family.			
35	(b)(l) Threatening a judicial official or juror is a Class B			
36	felony if the person t	threatens to cause death or serious	physical injury to a	



As Engrossed: H2/24/03

1	judicial official, juror, or any member of a judicial official's or juror's		
2	immediate family, or threatens substantial damage to property owned or		
3	possessed by a judicial official, juror, or any member of a judicial		
4	official's or juror's immediate family.		
5	(2) Threatening a judicial official or juror is a Class C felony		
6	if the person threatens to cause physical injury to a judicial official,		
7	juror, or any member of a judicial official's or juror's immediate family or		
8	threatens damage to property owned or possessed by a judicial official,		
9	juror, or any member of a judicial official's or juror's immediate family.		
10	(c) It is an affirmative defense to any prosecution under this act		
11	that at the time the defendant engaged in the conduct, the threat did not		
12	relate to the person's status or actions as a judicial official, juror, or		
13	member of the immediate family of a judicial official or juror.		
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15	/s/ Parks, et al		
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