## 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: S2/11/03  Rill  A Rill	
2	84th General Assembly  Regular Session, 2003	SENATE BILL 12
3 4	Regular Session, 2003	SENATE BILL 12
5	By: Senator Horn	
6	By: Representative Bennett	
7	By. Representative Bettiet	
8		
9	For An Act To Be Entitled	
10	AN ACT CONCERNING LICENSES FOR TATTOO AND	
11	PIERCING BUSINESSES; FOR TATTOO AND PIERCE	ING
12	ARTISTS; AND FOR OTHER PURPOSES.	
13		
14	Subtitle	
15	AN ACT CONCERNING LICENSES FOR TATTOO	
16	AND PIERCING BUSINESSES AND TATTOO AND	
17	PIERCING ARTISTS.	
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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22	SECTION 1. Arkansas Code § 20-27-1503 is amended	to read as follows:
23	§ 20-27-1503. Department of Health to inspect for	health hazards.
24	(a)(1) Beginning January 1, 2002, body Body piero	ing, branding, and
25	tattooing studios, and businesses, and artists which per	form body piercing,
26	branding, or tattooing shall be licensed by the Departme	nt of Health.
27	(2) The business premises, equipment, proce	•
28	and conditions of those businesses shall be subject to p	eriodic inspection by
29	the department.	
30	(b)(1) The department is authorized to adopt appr	-
31	regulations regarding the artist, premises, equipment, p	
32	techniques, and conditions of studios and businesses whi	
33	subject to the provisions of this subchapter to assure t	<u>-</u>
34 25	equipment, procedures, techniques, and conditions are as	eptic and do not
35	constitute a health hazard.	
36	(2) Any rule or regulation affecting tattoo	artists or studios

As Engrossed: S2/11/03 SB128

in effect on August 13, 2001, shall remain in effect until the State Board of Health adopts rules and regulations pursuant to this subchapter.

- 3 (c) Applicants for a license shall file applications upon forms 4 prescribed by the department.
- 5 (d) A license shall be issued only for the premises and persons in the 6 application and shall not be transferable.
- 7 (e)(1)(A) The department is authorized to shall levy and collect an
  8 annual fee of two hundred fifty dollars (\$250) one hundred fifty dollars
  9 (\$150) per facility for issuance of a license to a studio or business that
  10 performs body piercing, branding, or tattooing.
- 11 (B) The department shall levy and collect an annual fee of
  12 one hundred dollars (\$100) per artist for issuance of a license to an artist
  13 that performs body piercing, branding, or tattooing.
- 14 (2) The annual fee shall be based upon the calendar year, 15 January 1 through December 31, with fees for any given year due by December 16 31 of the previous year.

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- (3) License applications If the annual fee for existing businesses received after that date shall be subject to a penalty of two dollars (\$2.00) per day licensed businesses has not been paid by March 1st of the calendar year, the business shall be closed until a new license has been issued by the department and the annual fee has been paid.
- 22 (4)(A) If the annual fee for a licensed artist has not been paid
  23 by March 1st of the calendar year, the artist shall have his or her license
  24 revoked.
- 25 <u>(B) If an artist has his or her license revoked, he or she</u>
  26 <u>must be retested and complete a new apprenticeship under a licensed artist</u>
  27 before a license may be reissued.
- 28 (4)(5) In addition to the penalty provisions found in this 29 subsection, any studio or business owner operating without a current license 30 is subject to the penalties and fines allowed by § 20-7-101.
- 31 (f) All fees levied and collected under the provisions of this 32 subchapter are declared to be special revenues and shall be deposited in the 33 State Treasury, there to be credited to the Public Health Fund to be used 34 exclusively for the Department of Health's Tattoo and Piercing Program.
- 35 (g) Subject to any rules and regulations as may be implemented by the 36 Chief Fiscal Officer of the State, the disbursing officer for the department

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1	is authorized to transfer all unexpended funds relative to the health	
2	facility services that pertain to fees collected, as certified by the Chie	
3	Fiscal Officer of the State, to be carried forward and made available for	
4	expenditures for the same purpose for any following fiscal year.	
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6	/s/ Horn	
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