1 2 3	State of Arkansas 84th General Assembly Regular Session, 2003	A Bill	SENATE BILL	713
4			2	,
5	By: Senators Baker, Wilkin	son, Hendren		
6	By: Representatives Scrogg			
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9		For An Act To Be Entitled		
10	AN ACT	TO PROVIDE FOR THE SUSPENSION OF A		
11	PERSON	'S DRIVER'S LICENSE FOR VIOLATIONS OF T	HE	
12	ARKANSA	AS HOT CHECK LAW; AND FOR OTHER PURPOSE	S.	
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15		Subtitle		
16	AN A	ACT TO PROVIDE FOR THE SUSPENSION OF		
17	A PI	ERSON'S DRIVER'S LICENSE FOR		
18	VIOI	LATIONS OF THE ARKANSAS HOT CHECK		
19	LAW	•		
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
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24	SECTION 1. (a)	As used in this section "office" mean	as the Office o	<u>.f</u>
25	Driver Services of th	ne Department of Finance and Administra	tion.	
26	(b) At the tim	ne a warrant of arrest is issued for a v	violation of "T	<u>he</u>
27	Arkansas Hot Check La	aw", Arkansas Code §§ 5-37-301 through	5-37-306, the	
28	clerk of the court is	ssuing the warrant shall notify the off:	ice, that the	
29	warrant has been issu	ned, together with the offender's name,	address, and a	<u>ny</u>
30	other pertinent infor	mation which might assist the office.		
31	(c) The office	e shall suspend the driving privilege of	f the offender,	or
32	shall suspend any non	nresident driving privilege of an offend	der, when it	
33	receives the notice f	from the appropriate clerk issuing the v	warrant that th	<u>ere</u>
34	exists reasonable gro	ounds to believe the offender has violat	ted "The Arkans	as
35	Hot Check Law". The	suspension shall be based on the number	r of previous	
36	offenses as follows:			

1	(1) Suspension for sixty (60) days for the first offense of		
2	violating "The Arkansas Hot Check Law";		
3	(2) Suspension for one hundred twenty (120) days for a second		
4	offense of violating "The Arkansas Hot Check Law" within any five-year period		
5	of the first offense;		
6	(3) Suspension for one hundred eighty (180) days for the third		
7	offense of violating "The Arkansas Hot Check Law" within any five-year period		
8	of the first offense; and		
9	(4) Suspension for one (1) year for the fourth or subsequent		
10	offense of violating "The Arkansas Hot Check Law" within any five-year		
11	period;		
12	(d) The office shall then notify the offender by mail that the		
13	offender's motor vehicle operator's license has been suspended, effective		
14	immediately, and direct the offender to immediately surrender his or her		
15	license, permit, or other evidence of driving privilege to the office through		
16	a local office of the Revenue Division of the Department of Finance and		
17	Administration.		
18	(e)(1) Upon the written request of a person whose privilege to drive		
19	has been suspended, the office shall grant the person an opportunity to be		
20	heard provided the request is received by the office within seven (7)		
21	calendar days after the notice of the suspension is given in accordance with		
22	this section.		
23	(2) The request shall not operate to stay the suspension by the		
24	office until the disposition of the hearing.		
25	(3)(A) The hearing shall be before the office or its authorized		
26	agent in the office of the Revenue Division of the Department of Finance and		
27	Administration, and may be conducted by telephone conference call.		
28	(B) The hearing shall not be recorded.		
29	(C) The scope of the hearing shall cover the following		
30	issues:		
31	(i) Whether the appropriate prosecuting authority		
32	had obtained an independent magisterial determination for an arrest warrant		
33	for a violation of "The Arkansas Hot Check Law"; and		
34	(ii) Whether the suspension was based on a charge		
35	filed by the appropriate prosecuting authority.		
36	(D) At the hearing, the burden of proof shall be on the		

- l state, and the decision shall be based on a preponderance of the evidence.
- 2 <u>(4) In order to determine the number of previous offenses to</u>
- 3 consider when suspending the offender's driving privileges, the office shall
- 4 consider as a previous offense any offense under "The Arkansas Hot Check Law"
- 5 to which the offender plead guilty or nolo contendere to, or was found guilty
- 6 of since the effective date of this act.
- 7 (5) After the hearing, the office or its authorized agent shall 8 order the suspension to be rescinded or sustained.
- 9 <u>(f)(1)</u> A person adversely affected by the hearing disposition order of
- the office may file a de novo petition for review within thirty (30) days in the circuit court of the county in which the offender resides, or the Pulaski
- 12 County Circuit Court.
- 13 (2) The filing of a petition for review will not stay or place
- 14 <u>in abeyance the decision of the office or its authorized agent.</u>
- 15 (3) The administrative hearings held under this section shall be
- exempt from the Arkansas Administrative Procedure Act, § 25-15-201 et seq.
- 17 (4) On review, the circuit court shall hear the case de novo in
- order to determine whether, based on a preponderance of the evidence, grounds
- 19 exist for the suspension of the person's privilege to drive.
- 20 (g)(1) Any decision rendered at an administrative hearing held under
- 21 this section shall have no effect on any criminal case arising from any
- 22 violation of <u>"The Arkansas Hot Check Law".</u>
- 23 (2) Any decision rendered by a court of law for a criminal case
- 24 arising from any violation of "The Arkansas Hot Check Law" shall affect the
- 25 <u>administrative suspension of the driver's license as follows:</u>
- 26 (A) A plea of guilty or nolo contendere or a finding of
- 27 guilt by the court will have no effect on any administrative hearing held
- 28 <u>under this section; and</u>
- 29 (B) An acquittal on the charges or a dismissal of charges
- 30 will serve to reverse the suspension of the driver's license suspension,
- 31 effective immediately.
- 32 (3) If a person is acquitted of the charges of violating "The
- 33 Arkansas Hot Check Law", or if the charges are dismissed, the office shall
- 34 immediately reinstate the person's driver license at no cost to the person,
- 35 and the charges shall not be used to determine the number of previous
- 36 offenses when administratively suspending the driving privilege of any

1	arrested person in the future.
2	(h) Any person whose privilege to drive has been suspended shall
3	remain under suspension until granted reinstatement by the office of the
4	privilege to drive, or until he or she is acquitted of violating "The
5	Arkansas Hot Check Law".
6	(i) The administrative suspension of a driver's license under this
7	section shall be supplementary to and in addition to the suspensions or
8	revocations of driver licenses which are ordered by a court of competent
9	jurisdiction for any other traffic or criminal offense for which a suspension
10	of the driver's license is a penalty.
11	(j) All violations of "The Arkansas Hot Check Law" occurring before
12	the effective date of this act, which have not reached a final judgment in
13	court, shall be decided under the law in effect at the time the offense
14	occurred, and any defendant shall be subject to the penalty provisions in
15	effect at that time and not the penalty provisions of this section.
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