A Bill

For An Act To Be Entitled
AN ACT TO AMEND THE DEFINITION OF "HOME-BREWED BEER";
TO AUTHORIZE A MANUFACTURER OF HOME-BREWED BEER TO
REMOVE HOME-BREWED BEER FROM THE MANUFACTURER’S
PREMISES FOR PERSONAL OR FAMILY USE, INCLUDING
ORGANIZED AFFAIRS, EXHIBITIONS, COMPETITIONS, AND
TASTINGS; AND FOR OTHER PURPOSES.

Subtitle
TO AMEND THE DEFINITION OF "HOME-BREWED
BEER"; AND TO AUTHORIZE A MANUFACTURER OF
HOME-BREWED BEER TO REMOVE HOME-BREWED
BEER FROM THE MANUFACTURER’S PREMISES FOR
PERSONAL OR FAMILY USE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code § 3-5-202(5)(A), concerning the definition of
"home-brewed", is amended to read as follows:

(5)(A) "Home-brewed" "Home-brewed beer" means beer, made from
malted barley, wheat, or cereal grains, or any substitute therefor, and
having an alcoholic content not in excess of five percent (5%) by weight,
brewed for consumption by the manufacturer and his or her family and guests,
but not for sale ale, porter, stout, and other similar fermented beverages
containing one-half of one percent (0.5%) or more of alcohol by volume brewed
or produced from malt, wholly or in part, or from a substitute for malt, for
consumption but not for sale.
SECTION 2. Arkansas Code § 3-5-205(f)(1), concerning the exception to the privilege tax for a manufacturer of home-brewed beer, is amended to add an additional subdivision to read as follows:

(D) Home-brewed beer may be removed from the manufacturer's premises for personal or family use, including without limitation, for organized affairs, exhibitions, competitions, and tastings.