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.

Act 652 of the Regular Session

1	State of Arkansas As Engrossed: S2/9/09 87th General Assembly A Bill	
2	orth General Assembly	T 51
3	Regular Session, 2009 SENATE BII	JL 34
4	Dry Canatan I Jaffraga	
5	By: Senator J. Jeffress	
6 7		
8	For An Act To Be Entitled	
9	AN ACT TO CLARIFY THE RIGHTS OF PARTIES TO	
10	JEWELRY THAT IS UNCLAIMED FOR MORE THAN ONE YEAR	
11	BY ITS OWNER OR CONSIGNOR; AND FOR OTHER	
12	PURPOSES.	
13		
14	Subtitle	
15	TO CLARIFY THE RIGHTS OF PARTIES TO	
16	JEWELRY THAT IS UNCLAIMED FOR MORE THAN	
17	ONE YEAR BY ITS OWNER OR CONSIGNOR.	
18		
19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
21		
22	SECTION 1. Arkansas Code Title 18, Chapter 28, Subchapter 1 is ame	ended
23	to add an additional section to read as follows:	
24	18-28-102. Abandonment of jewelry with jeweler or merchant for	
25	service, repair, or on consignment - Disposition.	
26	(a) An item of jewelry left with a jeweler or merchant for service	or
27	repair, or on consignment that is not claimed within one (1) year or a la	<u>iter</u>
28	time if the later time is specified in writing shall be deemed abandoned	
29	property and may be disposed of under this section without recourse by or	<u> </u>
30	liability to the party delivering the jewelry, the owner of the jewelry,	or
31	any other party.	
32	(b) The jeweler or merchant may dispose of the jewelry if at the t	<u>time</u>
33	of receiving the jewelry:	
34	(1) The jeweler or merchant gives the party delivering the	
35	jewelry notice in writing that:	

As Engrossed: S2/9/09 SB54

1	(A) The jeweler or merchant may dispose of the jewelry
2	without any liability or accountability to the party delivering the jewelry,
3	the owner of the jewelry, or any other party unless the jewelry is reclaimed
4	within one (1) year or a later time if the later time is specified by the
5	parties in writing; and
6	(B) The party delivering the jewelry, the owner of the
7	jewelry, or any other interested party must supply to the jeweler or merchant
8	a current mailing address in order to receive notice of a sale or other
9	disposition of the property after one (1) year or a later time if the later
10	time is specified by the parties in writing; and
11	(2) The jeweler or merchant receives a current mailing address
12	from the party delivering the jewelry and, if different, the owner of the
13	jewelry.
14	(c)(1) Notice that the jewelry is deemed abandoned under this section
15	shall be sent by certified mail to each current mailing address that has been
16	supplied to the jeweler or merchant at least fifteen (15) days prior to the
17	sale or other disposition of the jewelry, or a different time period if
18	agreed to by the parties in writing.
19	(2) The failure of the party delivering the jewelry, the owner
20	of the jewelry, or any other interested party to supply a current mailing
21	address in order to receive notice of the sale or other disposition of the
22	jewelry is a waiver of any right, claim, or interest in the jewelry.
23	(d)(1) A jeweler or merchant that disposes of jewelry under this
24	section shall apply the proceeds from the sale or other disposition of the
25	<pre>jewelry to:</pre>
26	(A) A reasonable handling charge of the jeweler or
27	merchant not to exceed fifty dollars (\$50.00); and
28	(B) The indebtedness owed to the jeweler or merchant for
29	repairs or services performed in connection with the jewelry.
30	(2) Any proceeds that exceed the amount necessary to make the
31	jeweler or merchant whole under subdivision (d)(1) of this section shall be
32	treated as unclaimed property and reported and paid to the Auditor of State
33	under § 18-28-201 et seq.
34	/s/ J. Jeffress
35	
36	APPROVED: 3/27/2009