Stricken language would be deleted from and underlined language would be added to present law. Act 1242 of the Regular Session

1 2	State of Arkansas 90th General Assembly	As Engrossed: H3/23/15 $ m A~Bill$	
3	Regular Session, 2015		HOUSE BILL 1544
4			
5	By: Representatives Sullivan,	Ladyman, Tosh, Wallace	
6	By: Senator J. Cooper		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	REGULATE THE PRACTICES AND PROCEDU	RES OF
10	DEALERS IN	SECONDHAND GOODS; TO HELP THE RIG	HTFUL
11	OWNER RECO	VER STOLEN PROPERTY; AND FOR OTHER	
12	PURPOSES.		
13			
14			
15		Subtitle	
16	TO RE	EGULATE THE PRACTICES AND PROCEDURE	ES
17	OF DE	ZALERS IN SECONDHAND GOODS; AND TO	
18	HELP	THE RIGHTFUL OWNER RECOVER STOLEN	
19	PROPE	RTY.	
20			
21			
22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
23			
24		OT CODIFY. <u>Findings and legislativ</u>	<u>e intent.</u>
25		mbly finds and determines that:	
26		in provisions of Arkansas law requ	
27		perty based upon the affidavit of	-
28	_	ermination of the merits of the de	_
29	-	ker's corresponding liability for	
30	_	e held to be unconstitutional in L	
31		3d 741 (2003), for failure to prov	_
32		ity for a hearing before taking th	
33	_	property before releasing the pro	perty to the true
34	owner;		
35		aw should encourage dealers in sec	-
36	<u>inciduing pawndrokers, </u>	to return stolen property to the	<u> </u>

T	without penalty while protecting respective property rights;
2	(3) To assist the recovery of stolen property:
3	(A) Full disclosure should be made of the respective
4	rights of the parties to stolen property to encourage:
5	(i) The parties to resolve disputed claims to stolen
6	property; and
7	(ii) The reporting of acts of theft and dishonesty
8	to appropriate law enforcement authorities; and
9	(B) A right to recover and deliver stolen property without
10	the threat of additional loss; and
11	(4) Appropriate penalties should be provided if:
12	(A) The rights of the parties to stolen property in the
13	possession of a dealer are not disclosed by the dealer;
14	(B) Clearly identifiable stolen property is wrongfully
15	withheld from the rightful owner; or
16	(C) Stolen property is defaced or other action is taken to
17	hide or hinder the identification of stolen property.
18	
19	SECTION 2. Arkansas Code § 18-27-204(c), concerning the disposition of
20	pawned property, is amended to read as follows:
21	(c) No $\underline{\mathtt{A}}$ pawnbroker shall $\underline{\mathtt{not}}$ dispose of personal property purchased or
22	received as security until at least fifteen (15) calendar days after the
23	personal property is purchased or pawned or at least seven (7) calendar days
24	after the purchase or pawn is reported to the local police, whichever comes
25	first, unless the personal property is:
26	(1) redeemed Redeemed by the person who sold or pawned it; or
27	(2) Returned to the rightful owner of the personal property.
28	
29	
30	SECTION 3. Arkansas Code Title 18, Chapter 27, is amended to add an
31	additional subchapter to read as follows:
32	
33	<u>Subchapter 3 - Dealer in Secondhand Goods Reform and Disclosure</u>
34	<u>Act</u>
35	10.07.001
36	18-27-301. Title.

1	This subchapter shall be known and may be cited as the Dealer in	
2	Secondhand Goods Reform and Disclosure Act".	
3		
4	18-27-302. Definitions.	
5	As used in this subchapter:	
6	(1) "Defacing identifiable stolen personal property" means	
7	performing or acquiescing in an act designed to remove, destroy, mutilate,	
8	disguise, or otherwise purposefully and willfully prevent detection of	
9	identifiable stolen personal property;	
10	(2) "Identifiable stolen personal property" means personal	
11	property that is:	
12	(A) Reported stolen to an appropriate law enforcement	
13	agency;	
14	(B) Described in the official stolen property report of	
15	the law enforcement agency by serial number, vehicle identification number,	
16	license registration number, or other numbers, letters, symbols, or markings	
17	that authenticate the specific personal property in the possession of the	
18	dealer; and	
19	(C) Connected by documentation, such as a receipt,	
20	presented to the dealer by the owner demonstrating the likelihood of current	
21	ownership;	
22	(3) "Insider" means a family member or friend of the owner of	
23	stolen property; and	
24	(4) "Dealer" means an individual or entity that is engaged in	
25	the business of:	
26	(A) Lending money upon the security of an article of	
27	personal property that is retained by the individual or entity until:	
28	(i) The loan is repaid; or	
29	(ii) The time to repay the loan has expired; or	
30	(B) Purchasing other than at wholesale or retail an	
31	article of personal property for resale in any form.	
32		
33	18-27-303. Recovery of personal property and identifiable stolen	
34	personal property - Liability.	
35	(a) An owner of stolen personal property may request that a dealer	
36	return the stolen property without charge to the owner by signing and	

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following the terms of the affidavit in favor of the dealer as described in §

18-27-304(b).

- 3 <u>(b) Unless reasonable cause exists, within seven (7) days after the</u> 4 later of the receipt of an affidavit described in § 18-27-304(b) and the
- 5 written release, either conditional or outright, of any property hold issued
- 6 by any law enforcement agency with respect to the identifiable stolen
- 7 property, a dealer shall:
- 8 (1) Deliver the identifiable stolen property to the owner; or
- 9 <u>(2) File a legal action in a court of competent jurisdiction to</u>
- 10 determine ownership.
- 11 <u>(c) If the dealer refuses to make an election under subsection (b) of</u>
- 12 this section, the owner may file a replevin action to recover the property
- 13 and the court may award and apportion costs and attorney's fees as
- 14 <u>appropriate under the facts of the case.</u>
- 15 <u>18-27-304. Notice concerning recovery of personal property and</u>
- 16 <u>identifiable stolen personal property</u>.
- 17 <u>(a) Once an owner requests the return of stolen property, a dealer</u>
- 18 shall deliver a written notice as to the owner's rights.
- 19 (b) The written notice required by subsection (a) of this section
- 20 <u>shall be written in bold letters that are each at least 12-point type and</u>
- 21 read as follows:
- 22 "NOTICE CONCERNING STOLEN PROPERTY
- 23 <u>PLEASE TAKE NOTICE THAT THE RIGHTFUL OWNER MAY ASK A DEALER IN</u>
- 24 SECONDHAND GOODS ("DEALER") TO RETURN STOLEN PROPERTY BY SHOWING PROOF OF
- 25 <u>OWNERSHIP OF THE PROPERTY AND SIGNING AN AFFIDAVIT AS TO OWNERSHIP</u>,
- 26 INDEMNIFYING AND HOLDING THE DEALER HARMLESS FROM LOSS ("AFFIDAVIT"). THE
- 27 AFFIDAVIT MUST RELATE TO IDENTIFIABLE STOLEN PERSONAL PROPERTY AND BE IN THE
- 28 FORM BELOW OR ATTACHED TO THIS NOTICE. AFTER DELIVERY OF THE AFFIDAVIT TO
- 29 DEALER AND THE RELEASE OF ANY PROPERTY HOLD PLACED ON THE PROPERTY BY A LAW
- 30 ENFORCEMENT AGENCY, THE DEALER HAS SEVEN DAYS TO EITHER RELINQUISH THE
- 31 IDENTIFIABLE STOLEN PERSONAL PROPERTY OR FILE A LEGAL ACTION IN COURT TO
- 32 DETERMINE OWNERSHIP.
- 33 IF THE DEALER REFUSES TO DELIVER THE PROPERTY OR FILE AN ACTION IN
- 34 COURT TO DETERMINE OWNERSHIP WITHIN SEVEN (7) DAYS THEREAFTER, THE OWNER MAY
- 35 ATTEMPT TO RECOVER THE ITEMS OF STOLEN PERSONAL PROPERTY WITHOUT PAYMENT TO
- 36 THE DEALER BY FILING A LEGAL ACTION IN COURT. IF THE COURT DETERMINES THAT

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1	THE DEALER REFUSED TO EITHER DELIVER THE PERSONAL PROPERTY OR FILE AN ACTION
2	IN COURT TO DETERMINE OWNERSHIP WITHIN SEVEN (7) DAYS, WITHOUT REASONABLE
3	CAUSE, THE DEALER COULD BE ORDERED TO RETURN THE IDENTIFIABLE STOLEN PERSONAL
4	PROPERTY TO THE OWNER WITHOUT CHARGE TO THE OWNER.
5	HOWEVER, IF THE COURT DETERMINES THAT THE PROPERTY WAS ACQUIRED BY THE
6	DEALER FROM A FAMILY MEMBER OR FRIEND, THE OWNER IS ENTITLED TO RECOVER THE
7	PROPERTY ONLY UPON REIMBURSING THE COST TO THE DEALER OF ACQUIRING THE
8	PROPERTY.
9	IF LEGAL ACTION IS FILED TO RECOVER PROPERTY IN THE POSSESSION OF THE
10	DEALER, THE COURT MAY AWARD AND APPORTION COSTS AND ATTORNEY'S FEES AS
11	APPROPRIATE.
12	"IDENTIFIABLE STOLEN PERSONAL PROPERTY" MEANS PERSONAL PROPERTY THAT IS:
13	(A) REPORTED STOLEN TO AN APPROPRIATE LAW ENFORCEMENT
14	AGENCY;
15	(B) DESCRIBED IN THE OFFICIAL STOLEN PROPERTY REPORT OF
16	THE LAW ENFORCEMENT AGENCY BY SERIAL NUMBER, VEHICLE IDENTIFICATION NUMBER,
17	LICENSE REGISTRATION NUMBER, OR OTHER NUMBERS, LETTERS, SYMBOLS, OR MARKINGS
18	THAT AUTHENTICATE THE SPECIFIC PERSONAL PROPERTY IN THE POSSESSION OF DEALER;
19	<u>AND</u>
20	(C) CONNECTED BY DOCUMENTATION (SUCH AS A RECEIPT)
21	PRESENTED TO THE DEALER BY THE OWNER DEMONSTRATING THE LIKELIHOOD OF CURRENT
22	<u>OWNERSHIP.</u>
23	
24	TO PROCEED, PLEASE COMPLETE THE FOLLOWING AFFIDAVIT AND DELIVER TO THE
25	<u>DEALER.</u>
26	
27	
28	AFFIDAVIT AS TO OWNERSHIP, INDEMNITY AND HOLD HARMLESS AGREEMENT
29	
30	STATE OF ARKANSAS
31	
32	COUNTY OF
33	
34	BEFORE THE UNDERSIGNED, , DULY QUALIFIED AND ACTING IN AND
35	FOR THIS COUNTY AND STATE, APPEARED [TO ME WELL KNOWN]
36	[SATISFACTORILY PROVEN] TO BE THE AFFIANT HEREIN, WHO STATED THE FOLLOWING

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1	UNDER OATH:		
2			
3			
41.	<u>I</u>	, AM THE SOLE, TRUE AND ABSOLUTE OWNER OF PERSONAL	
5	PROPERTY (".	PROPERTY"), FREE OF ANY LIENS AND ENCUMBRANCES DESCRIBED AS:	
6			
7			
8			
9	AND CURRENTLY IN THE POSSESION OF:		
10			
11		("DEALER")	
122.	I HAVE REPO	RTED THE PROPERTY STOLEN TO THE APPROPRIATE LAW ENFORCEMENT AGENCY	
13	AND HAVE PRESENTED THE DEALER WITH THE FOLLOWING DOCUMENTATION WITH REGARD TO		
14	MY OWNERSHI	P OF THE PROPERTY AND SUCH DOCUMENTATION IS ATTACHED HERETO:	
15	a.	OFFICIAL STOLEN PROPERTY REPORT OF A LAW ENFORCEMENT AGENCY	
16		SHOWING SERIAL NUMBER, VEHICLE IDENTIFICATION NUMBER, LICENSE	
17		REGISTRATION NUMBER, OR OTHER NUMBERS, LETTERS, SYMBOLS, OR	
18		MARKINGS THAT AUTHENTICATE THE SPECIFIC PERSONAL PROPERTY IN THE	
19		POSESSION OF DEALER. SAID REPORT IS ISSUED BY:	
20			
21		AND HAS A REPORT NUMBER OF	
22	<i>b</i> .	DOCUMENTATION DEMONSTRATING THE LIKELIHOOD OF MY CURRENT	
23		OWNERSHIP OF THE PROPERTY, SPECIFICALLY DESCRIBED	
24		AS:	
25			
26 <i>3</i> .	I WILL COOP	ERATE WITH LAW ENFORCEMENT AND THE PROSECUTOR IN ALL RESPECTS	
27	REGARDING THE THEFT OF PROPERTY.		
284.	I UNDERSTAN	D THE DEALER CANNOT RELEASE PROPERTY THAT IS SUBJECT TO A LAW	
29	ENFORCEMENT PROPERTY HOLD AND ANY SUCH HOLD MUST BE REMOVED BEFORE THE		
30	PROPERTY CAN BE DELIVERED TO ME.		
31 <i>5</i> .	I UNDERSTAND THE DEALER HAS SEVEN DAYS TO EITHER RELEASE THE PROPERTY TO ME		
32	OR FILE A LEGAL ACTION TO DETERMINE OWNERSHIP.		
33 <i>6</i> .	THE PERSON THAT CAUSED THE ITEM TO BE IN THE POSSESSION OF THE DEALER IS NOT		
34	A FAMILY MEMBER OR FRIEND OF MINE.		
35 <i>7.</i>	I UNDERSTAND THAT I MAY BE SUBJECT TO CIVIL OR CRIMINAL PENALTIES IF THE		

REPRESENTATIONS I AM MAKING HEREIN ARE UNTRUE.

36

18.	. <u>I WILL INDEMNIFY AND HOLD THE DEALER HARMLESS FOR ANY AND ALL LOSS OCCASIONED</u>		
2	BY THE REPRESENTATIONS MADE IN THIS AFFIDAVIT WITH REGARD TO THE PROPERTY.		
3			
4	FURTHER THE AFFIANT SAYETH NOT.		
5			
6	IN WITNESS WHEREOF, I HEREUNTO SET MY HAND THIS DAY OF .		
7			
8	·		
9	<u>OWNER</u>		
10			
11			
12	SUBSCRIBED AND SWORN TO BEFORE ME THIS DAY OF		
13			
14			
15	[OFFICIAL TITLE]		
16	MY COMMISSION EXPIRES:		
17			
18	[SEAL]		
19			
20	18-27-305. Limitations on the purchase, maintenance, and disposition of		
21	personal property - Defacing identifiable stolen personal property.		
22	(a) A dealer shall not:		
23	(1) Purchase or receive personal property as security from a		
24	person under eighteen (18) years of age who has not been emancipated under §		
25	<u>9-26-104; or</u>		
26	(2) Deface identifiable stolen personal property.		
27	10.07.007		
28	18-27-307. Penalties.		
29	A violation of this subchapter by a dealer is a Class C misdemeanor.		
30	/ /0 11:		
31	/s/Sullivan		
32			
33	APPROVED - 0//00/0015		
34 25	APPROVED: 04/08/2015		
35 36			
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