1	State of Arkansas	A D:11		
2	82nd General Assembly	A Bill	Act 986 of 1999	
3	Regular Session, 1999		HOUSE BILL 2080	
4				
5	By: Representatives Agee, Bevis, Booker, Cleveland, Creekmore, Dees, Duggar, Faris, Ferrell, Gillespie,			
6	Gullett, Hale, Hathorn, Jacobs, Jones, Judy, J. Lewellen, Luker, Milum, Minton, Morris, Oglesby, Parks,			
7	Prater, Shoffner, M. Smith, T. Tho	omas, Vess, W. Walker, Willis		
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9 10	For An Act To Be Entitled			
11	"AN ACT TO AMEND ARKANSAS CODE 5-36-104, REGARDING THE			
12	THEFT OF SERVICES, TO REQUIRE RESTITUTION FOR THEFT OF			
13	SERVICES WHICH INVOLVE PUBLIC UTILITIES AND TO ENHANCE			
14	THE PENALTIES WHERE THE THEFT OF SERVICES RESULTS IN			
15	ENVIRONMENTAL CONTAMINATION; AND FOR OTHER PURPOSES."			
16				
17	Subtitle			
18	"TO REQUIRE RESTITUTION FOR THEFT OF			
19	SERVICES WHICH INVOLVE PUBLIC UTILITIES			
20	AND TO ENHANCE THE PENALTIES WHERE THE			
21	THEFT RESULTS IN ENVIRONMENTAL			
22	CONTAMI NATI ON. "			
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25	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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27	SECTION 1. Arkansa	is Code § 5-36-104 is amended	to read as follows:	
28	"5-36-104. Theft of services.			
29	(a) A person commi	ts theft of services if, with	n purpose to defraud:	
30	(1) He purpo	osely obtains services, which	he knows to be available	
31	only for compensation, by deception, threat, or other means to avoid payment			
32	for such services; or			
33	(2) Having o	control over the disposition o	of services to which he	
34	is not entitled, he purposely diverts such services to his own benefit or to			
35	the benefit of another person not entitled to them.			
36	(b) In circumstand	ces where payment is ordinaril	y made immediately upon	

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the rendering of service, absconding without payment or offer to pay shall 1 2 give rise to a presumption that the actor obtained the services with the 3 purpose of avoiding payment. 4 (c)(1) Theft of services is a Class B felony if: 5 (A) The value of the services is two thousand five hundred dollars (\$2,500) or more; or 6 7 (B) The services are obtained by the threat of serious physical injury to any person or destruction of the occupiable structure of 8 9 another: or 10 (C) The services are obtained by threat, and the actor 11 stands in a confidential or fiduciary relationship to the person threatened. 12 or 13 (D) The services involve theft of utility services which results in any contamination of the lines, pipes, waterlines, meters, or other 14 15 utility property, or results in a spill, dumping, or release of any hazardous 16 materials into the environment. (2) Theft of services is a Class C felony if: 17 18 (A) The value of the services is less than two thousand 19 five hundred dollars (\$2,500) but more than five hundred dollars (\$500); or 20 (B) The services are obtained by threat. (3) Theft of services is a Class A misdemeanor if it involves a 21 22 theft of utility services which results in the destruction or damage to the 23 lines, pipes, waterlines, meters, or any other property of the utility of less 24 than five hundred dollars (\$500) in value. (3)(4) Otherwise, theft of services is a Class A misdemeanor. 25 26 (d)(1) Any person found guilty of theft of services under this section where the services involve the theft of a utility service such as gas, 27 28 electricity, water, telephone, or cable television services shall, in addition 29 to any other fines which may be levied under § 5-4-201, be required to make 30 full restitution to the utility from which the services were obtained. 31 (2) For prosecutions brought under this section to enable the 32 court to properly fix the amount of restitution, the prosecuting attorney shall, after appropriate investigation, recommend an amount that would make 33 the utility whole with respect to the value of the services received, the cost 34 35 of repairs of any damage to any lines, pipes, waterlines, meters or other

utility property, and all other measurable monetary damages directly related

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1	to the offense, including the expense of investigation.			
2	(3) If the defendant disagrees with the recommendation of the			
3	prosecuting attorney, he shall be entitled to introduce evidence in mitigation			
4	of the amount recommended.			
5	(4) The monetary judgment for restitution, as provided in this			
6	section, shall become a judgment against the offender and shall have the same			
7	force and effect as any other civil judgment recorded in this state."			
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9	SECTION 2. All provisions of this act of a general and permanent nature			
10	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code			
11	Revision Commission shall incorporate the same in the Code.			
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13	SECTION 3. If any provision of this act or the application thereof to			
14	any person or circumstance is held invalid, such invalidity shall not affect			
15	other provisions or applications of the act which can be given effect without			
16	the invalid provision or application, and to this end the provisions of this			
17	act are declared to be severable.			
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19	SECTION 4. All laws and parts of laws in conflict with this act are			
20	hereby repealed.			
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23	APPROVED: 3/31/1999			
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