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 1932 of the Regular Session		
1	State of ArkansasAs Engrossed: H3/29/05	
2	85th General Assembly A Bill	
3	Regular Session, 2005HOUSE BILL244	42
4		
5	By: Representative D. Johnson	
6		
7		
8	For An Act To Be Entitled	
9	AN ACT TO CREATE THE OFFENSE OF MOTION PICTURE	
10	PIRACY; AND FOR OTHER PURPOSES.	
11		
12	Subtitle	
13	AN ACT TO CREATE THE OFFENSE OF MOTION	
14	PICTURE PIRACY.	
15		
16		
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
18		
19	SECTION 1. Arkansas Code Title 5, Chapter 36, Subchapter 1 is amended	
20	to add an additional section to read as follows:	
21	5-36-122. Motion picture piracy.	
22	(a) As used in this section:	
23	(1) "Audiovisual recording function" means the capability of a	
24	device to record or transmit images, sounds, or any parts of images or	
25	sounds;	
26	(2) "Motion picture" means any series of images projected on a	
27	film screen or displayed in or on any other matter in successive, slightly	
28	changed positions so as to produce the optical effect of a continuous picture	<u>e</u>
29	in which the images move; and	
30	(3) "Motion picture theater" means any movie theater, screening	
31	room, or other venue that is utilized primarily for the exhibition of a	
32	motion picture that has been produced for commercial distribution.	
33	(b) A person commits motion picture piracy if, without the consent of	
34	the motion picture theater owner or lessee, the person operates the	
35	audiovisual recording function of any device in a motion picture theater	



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1	while a motion picture is being exhibited with the purpose of recording the
2	images or sounds of the motion picture.
3	(c)(l)(A) An owner, a lessee, or an employee of a motion picture
4	theater who reasonably suspects a person of committing motion picture piracy
5	in the motion picture theater may detain the person in a reasonable manner
6	and for a reasonable length of time in order to identify the person and to
7	transfer custody of the person to a law enforcement officer.
8	(B) A detention conducted in a reasonable manner and for a
9	reasonable length of time by an owner, a lessee, or an employee of the motion
10	picture theater shall not render the owner, lessee, or employee criminally
11	or civilly liable for false arrest, false imprisonment, or unlawful
12	detention.
13	(2)(A) Upon detention of a person under this section, an owner,
14	a lessee, or an employee of the motion picture theater shall promptly and
15	without delay contact a law enforcement agency and the owner, lessee, or
16	employee of the motion picture theater shall release the person to the
17	custody of the responding law enforcement officer.
18	(B) The owner, lessee, or employee of a motion picture
19	theater who observed the person reasonably suspected of committing the
20	offense of motion picture piracy shall provide a written statement to the
21	responding law enforcement officer that shall serve as probable cause to
22	justify an arrest.
23	(3)(A) A law enforcement officer may arrest a person without a
24	warrant upon probable cause for believing the person has committed the
25	offense of motion picture piracy.
26	(B) Upon arrest by a law enforcement officer, the arrested
27	person shall be afforded the opportunity to make a bond or recognizance as in
28	other criminal cases.
29	(d) This section shall not prevent any investigative, law enforcement,
30	protective, or intelligence officer, employee, or agent of the local
31	municipality, county, state, or federal government from operating any
32	audiovisual recording device in a motion picture theater as part of a
33	lawfully authorized investigative, law enforcement, protective, or
34	intelligence gathering activity.
35	(e) Motion picture piracy is a Class A misdemeanor.
36	

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/s/ D. Johnson

APPROVED: 04/11/2005