Stricken language would be deleted from and underlined language would be added to present law. Act 563 of the Regular Session

1 2		As Engrossed: $\stackrel{S3/3/15}{\text{A Bill}}$		
3		11211	SENATE BILL 356	
4				
5	By: Senators Files, Rapert			
6	By: Representative Jett			
7				
8	For An Act To Be Entitled			
9	AN ACT TO PROVIDE FOR ESCHEATMENT OF A UNITED STATES			
10	SAVINGS BOND; AND FOR OTHER PURPOSES.			
11				
12				
13		Subtitle		
14	TO PROVI	IDE FOR ESCHEATMENT OF A UNITED		
15	STATES S	SAVINGS BOND.		
16				
17				
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
19				
20	SECTION 1. Arkansas Code Title 18, Chapter 28, Subchapter 2, is			
21	amended to add an additional section to read as follows:			
22	<u>18-28-231. Escheat</u>	<u>ment — United States savings bor</u>	<u>ıd.</u>	
23	(a) Notwithstanding any law to the contrary, including § 18-28-			
24	202(a)(10) and (14) and §	18-28-219(b), a United States s	savings bond held or	
25		esumed abandoned if the savings		
26		ars after the date of maturity of	of the United States	
27				
28	·	ates savings bond is presumed ab		
29		ction, the United States savings	_	
30	to the state two (2) years after becoming abandoned property according to			
31				
32	·	(c)(1) If no claim for the United States savings bond is filed under §		
33		18-28-215, the administrator shall file a civil action for escheatment of the		
34	-	United States savings bond within one hundred eighty (180) days after the		
35		section (b) of this section.		
36	(Z) The admi	nistrator may postpone filing a	civil action under	

As Engrossed: S3/3/15 SB356

1	subdivision (c)(1) of this section until additional United States savings		
2	bonds accumulate to justify the expense of the proceeding.		
3	(d) The administrator shall provide notice of the civil action to an		
4	individual named as a defendant in the civil action in the manner provided		
5	for under § 16-3-101 et seq., and prescribed by Rule 4 of the Arkansas Rules		
6	of Civil Procedure.		
7	(e) If no person files a claim or appears at the hearing to		
8	substantiate a claim or if the court determines that a claimant is not		
9	entitled to the property claimed by the claimant, then the court shall enter		
10	judgment that:		
11	(1) The United States savings bond escheats to the state; and		
12	(2) All property rights and legal title to and ownership of the		
13	United States savings bond or proceeds from the United States savings bond,		
14	including all rights, powers, and privileges of survivorship of any owner,		
15	co-owner, or beneficiary, are vested solely in the state.		
16	(f) Notwithstanding §§ 18-28-213 and 18-28-225, the administrator		
17	shall redeem any United States savings bonds escheated to the state and		
18	deposit the proceeds recovered by the administrator into the Unclaimed		
19	Property Proceeds Trust Fund.		
20	(g)(l) Notwithstanding § 18-28-215(c), a person may file a claim with		
21	the administrator for a United States savings bond or the proceeds from the		
22	savings bond that has escheated to the state under this section.		
23	(2)(A) Upon submission of sufficient proof of the validity of a		
24	claim for a United States savings bond that has escheated to the state, the		
25	administrator may pay the claim after deducting the expense incurred by the		
26	administrator in securing full title and ownership of the United States		
27	savings bond by escheatment.		
28	(B) Upon payment of a valid claim, no action thereafter		
29	shall be maintained by any other claimant against the state for the funds.		
30	(h) The administrator may contract with and obtain outside legal		
31	counsel in the administration of this section.		
32			
33	/s/Files		
34			
35			
36	APPROVED: 03/20/2015		