Stricken language would be deleted from and underlined language would be added to present law. Act 726 of the Regular Session

1	State of Arkansas	As Engrossed: H3/10/15 $ m A~Bill$	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1702
4			
5	By: Representative D. Dougl	las	
6	By: Senator B. Pierce		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE PROCEDURES RELATED TO THE		
10	ISSUANCE OF REGISTRATION AND TITLE TO MOTOR VEHICLES		
11	ACQUIRED	BY OPERATION OF LAW; TO DECLARE AN	N
12	EMERGENCY	; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO A	AMEND THE PROCEDURES RELATED TO TH	E
17	ISSU	JANCE OF REGISTRATION AND TITLE TO	
18	MOTO	OR VEHICLES ACQUIRED BY OPERATION	OF
19	LAW;	; TO DECLARE AN EMERGENCY; AND FOR	
20	OTHE	ER PURPOSES.	
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22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
24			
25	SECTION 1. Ark	cansas Code § 27-14-907 is amended	to read as follows:
26	27-14-907. Tra	nsfer by operation of law.	
27	(a)(l) Wheneve	er the title or interest of an owne	er in or to a
28	registered vehicle sh	hall pass to another by a method of	ther than voluntary
29	transfer, the registr	ration of the vehicle shall expire	, and the vehicle shall
30	not be operated upon	public streets or highways for mor	re than thirty (30)
31	days after the transf	er date unless a valid registration	on plate is attached
32	thereto.		
33	(2) In t	he event that title has become ves	sted in the person
34	holding a lien or enc	cumbrance upon the vehicle, the per	rson may apply to the
35	Office of Motor Vehic	ele for, and obtain, special plates	s as may be issued
36	under this chapter to	dealers and may operate any repos	ssessed vehicle under

1	such special plates only for purposes of transporting it to a garage or		
2	warehouse or for purposes of demonstrating or selling it.		
3	(b)(1) Upon any such transfer, the new owner may either secure a new		
4	registration and certificate of title, upon proper application and upon		
5	presentation of:		
6	(A) The last certificate of title, if available;		
7	(B) Evidence that the lien or encumbrance was previously		
8	recorded in the State of Arkansas or that the motor vehicle is physically		
9	present in the State of Arkansas; and		
10	(C) Such instruments or documents of authority or		
11	certified copies thereof, as may be sufficient or required by law to evidence		
12	or effect a transfer of title or interest in or to chattels in such case.		
13	(2)(A) If the motor vehicle to be registered was last registered		
14	in a jurisdiction other than Arkansas and if the name of the new owner as		
15	lienholder is not shown on the existing certificate of title, a certificate		
16	of title may not be issued to the new owner under this section. Instead, the		
17	new owner may secure a new registration and certificate of title only by		
18	obtaining an order issued by a court of competent jurisdiction directing the		
19	new registration and certificate of title.		
20	(B) The provisions of subdivision (b)(2)(A) of this		
21	section do not apply to a motor vehicle that was last sold by a motor vehicle		
22	dealer licensed in Arkansas or another state to an Arkansas purchaser and the		
23	Arkansas purchaser failed to register the vehicle in this state. The		
24	lienholder of that vehicle may obtain a title under this section upon		
25	<pre>presentation of:</pre>		
26	(i) The last certificate of title, if available;		
27	(ii) A copy of the instrument creating or evidencing		
28	the lien or encumbrance that reflects the name and address of the Arkansas		
29	resident purchaser of the motor vehicle; and		
30	(iii) Instruments or documents of authority, or		
31	copies thereof, as may be sufficient or required by law to evidence or effect		
32	a transfer of title or interest in or to the motor vehicle.		
33	(3)(A) The provisions of subdivision (b)(2)(A) of this section		
34	do not apply to a motor vehicle to be sold by an auto auction if:		
35	(i) The auto auction is located in Arkansas; and		
36	(ii) The auto auction has a written agreement with		

T	the repossessing lienholder to sell repossessed motor vehicles at the auto		
2	auction.		
3	(B) The exception provided under this subdivision		
4	(b)(3)(A) shall not apply unless the repossessing lienholder submitted along		
5	with the application for registration for the motor vehicle an affidavit, on		
6	a form prescribed by the Office of Motor Vehicle, affirming that the motor		
7	vehicle would be offered for sale by the auto auction with whom the		
8	<u>lienholder has made</u> the agreement.		
9	(C) For purposes of this section, "auto auction" means:		
10	(i) A person who operates or provides a place of		
11	business or facilities for the wholesale exchange of motor vehicles by and		
12	between licensed motor vehicle dealers;		
13	(ii) A motor vehicle dealer licensed to sell used		
14	motor vehicles, or selling motor vehicles using an auction format but not on		
15	consignment; and		
16	(iii) A person who provides the facilities for or is		
17	in the business of selling motor vehicles in an auction format.		
18	(D) The Office of Motor Vehicle may request information		
19	from the auto auction as necessary to verify the exception provided under		
20	this subdivision (b)(3)(A).		
21	(4) The new owner, upon transferring his or her title or		
22	interest to another person, shall execute and acknowledge an assignment and		
23	warranty of title upon the certificate of title previously issued, if		
24	available, and deliver it, as well as the documents of authority or certified		
25	copies thereof, as may be sufficient or required by law to evidence the		
26	rights of the person, to the person to whom the transfer is made.		
27	(c) The Commissioner of Motor Vehicles shall have the power to adopt		
28	regulations or rules to establish what documents or evidence are required to		
29	verify that a lien or encumbrance holder or his or her assignee has complied		
30	with this section.		
31			
32	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
33	General Assembly of the State of Arkansas that the current procedure for		
34	registering motor vehicles acquired by lienholders through operation of law		
35	creates the possibility that out-of-state vehicles may be titled and		
36	registered in the State of Arkansas without being present in the state or		

As Engrossed: H3/10/15 HB1702

1	without the security interest against the motor vehicle being recorded in
2	Arkansas; and that this act is immediately necessary to prevent citizens of
3	the State of Arkansas from being defrauded by out-of-state sellers of motor
4	vehicles. Therefore, an emergency is declared to exist, and this act being
5	immediately necessary for the preservation of the public peace, health, and
6	safety shall become effective on July 1, 2015.
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8	/s/D. Douglas
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11	APPROVED: 03/27/2015
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