

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.

1 State of Arkansas
2 83rd General Assembly
3 Regular Session, 2001
4

As Engrossed: S3/13/01

A Bill

SENATE BILL 855

5 By: Senator P. Malone
6
7

For An Act To Be Entitled

9 AN ACT TO AMEND ARKANSAS CODE 5-60-120 REGARDING
10 WI RETAPPING; AND FOR OTHER PURPOSES.
11

Subtitle

12 AN ACT TO AMEND ARKANSAS CODE 5-60-120
13 REGARDING WI RETAPPING.
14
15
16

17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
18

19 SECTION 1. Arkansas Code 5-60-120 (a) is amended to read as follows:

20 (a) It shall be unlawful for a person to:

21 (1) intercept a Intercept, unless the person is a party to the
22 communication or one (1) of the parties to the communication has given prior
23 consent to such interception and recording,:

24 (A) A wire communication;

25 (B) An oral communication; or

26 (C) A telephonic communication, defined as including
27 communications that utilize the electromagnetic spectrum frequencies of
28 forty-six to forty-nine megahertz (46-49 mghz.) generally used by cordless
29 telephone technology and eight hundred forty to eight hundred eighty
30 megahertz (840-880 mghz.) generally used by cellular telephone technology,
31 and to ; or

32 (2) record Record or possess a recording of such communication
33 unless such a person is a party to the communication or one (1) of the
34 parties to the communication has given prior consent to such interception and
35 recording.
36

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36

/s/ P. Malone