## Stricken language would be deleted from present law. Underlined language would be added to present law.

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State of Arkansas
As Engrossed: H2/24/97 H2/28/97
    A Bill
For An Act To Be Entitled
    "AN ACT TO REQUIRE TEN DAYS WRITTEN NOTICE BY THE CIRCUIT
    COURT PRIOR TO TRIAL IN CASES APPEALED FROM MUNICIPAL
    COURT; AND FOR OTHER PURPOSES."
            Subtitle
    "TO REQUIRE TEN DAYS WRITTEN NOTICE BY
    THE CIRCUIT COURT PRIOR TO TRIAL IN
    CASES APPEALED FROM MUNICIPAL COURT"
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
    SECTION 1. Whenever any person appeals any civil or criminal judgment
rendered in any municipal court of this state and requests a trial de novo in
circuit court, no hearing shall be held or trial shall commence in circuit
court without ten (10) days written notice being given either to the parties,
to the defendant or to the attorneys of record, whichever is applicable, by
the clerk of the court or by the case coordinator. In the event that the
defense requests a continuance because of this act, the time which the trial
is delayed is excludable for purposes of speedy trial.
    SECTION 2. All provisions of this act of a general and permanent nature
are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
Revision Commission shall incorporate the same in the Code.
    SECTION 3. If any provision of this act or the application thereof to
any person or circumstance is held invalid, such invalidity shall not affect
other provisions or applications of the act which can be given effect without
the invalid provision or application, and to this end the provisions of this
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As Engrossed: H2/24/97 H2/28/97
As Engrossed: H2/24/97 H2/28/97 HB 1689
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act are declared to be severable.

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4 hereby repealed.
SECTION 4. All laws and parts of laws in conflict with this act are
/s/Rep. Critcher

