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

1	State of Arkansas											
2	81st General Assembly A Bill											
3	Regular Session, 1997 SENATE BILL 3											
4												
5	By: Senator Beebe											
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7	For An Act To Be Entitled											
8	"AN ACT TO AMEND ARKANSAS CODE TITLE 20, CHAPTER 17,											
9	SUBCHAPTER 6 TO PROVIDE FOR A REGISTRY OF ORGAN DONORS; TO											
10	AMEND ARKANSAS CODE 20-17-602 TO CLARIFY THE MANNER IN											
11	WHICH ANATOMICAL GIFTS MAY BE MADE, AMENDED, REVOKED AND											
12	REFUSED; TO AMEND ARKANSAS CODE 20-17-617 RELATING TO											
13	RESPONSIBILITIES OF CORONERS AND MEDICAL EXAMINERS IN											
14	FACILITATING PROCUREMENT OF TRANSPLANTABLE ORGANS AND											
15	TISSUE; AND FOR OTHER PURPOSES."											
16												
17	Subtitle											
18	"AN ACT CONCERNING ANATOMICAL GIFTS."											
19												
20												
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:											
22												
23	SECTION 1. Arkansas Code Title 20, Chapter 17, Subchapter 6 is amended											
24	by adding the following new section:											
25	" <u>20-17-618.</u> Organ donor registry.											
26	(a) The Office of Driver Services of the Department of Finance and											
27	Administration shall assist in establishing a registry of organ donors by											
28	providing information to an organ procurement agency created, organized, and											
29	existing under the laws of the State of Arkansas. The information shall list											
30	persons who have agreed to make an anatomical gift as indicated on their											
31	operator_s or chauffeur_s license. The information shall include the person_											
32	name, address, sex, birth date, driver_s license number, and any limitations											
33	on the purposes of the anatomical gift.											
34	(b) Access to the registry maintained by the organ procurement agency											
35	shall be provided to all other organ procurement agencies licensed, accredited											
36	and approved under Arkansas law. Organ procurement agencies may release											

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1 information from the registry to tissue banks that have written agreements 2 with the organ procurement agency. However, information obtained from the 3 registry shall not be distributed further to any other person or entity. (c) Any person whose name has been placed on the organ donor registry 4 5 may have his or her name deleted by filing the appropriate form with the Office of Driver Services of the Department of Finance and Administration." 6 7 8 SECTION 2. Arkansas Code 20-17-602(h) is amended to read as follows: 9 "(h) An anatomical gift that is not revoked by the donor before death 10 is irrevocable and does not require the consent or concurrence of any person 11 after the donor\_s death. However, if a person listed in §20-17-603(a) knows of 12 a contrary indication by the donor that the gift be revoked and makes such 13 indication known to a representative of the organ procurement agency created, 14 organized, and existing under the laws of the State of Arkansas, then the gift 15 will only be effective upon the consent of a person listed in §20-17-603(a)." 16 SECTION 3. ARKANSAS CODE 20-17-617 is amended to read as follows: 17 "20-17-617. Procurement of transplantable tissue - Coroners -18 19 Procurement agencies. (a) The coroners of the counties of Arkansas shall facilitate 20 21 procurement of transplantable tissue in the following ways: (1) By notifying the appropriate procurement agency of all 22 23 potential donors; (2) By providing necessary medical and next-of-kin consent 2.4 25 information which shall be kept confidential; 26 (3) By assuring that next-of-kin consent is obtained in 27 accordance with the priority established in § 20-17-603; (A) Consent shall be obtained in a sensitive manner and 2.8 29 witnessed or recorded, if obtained by telephone; 30 (B)(i) A copy of the coroner\_s consent form shall be kept 31 with all records; 32 (ii) The form shall include the name of the decedent, 33 the person making the request, and the person giving permission, as well as 34 the date and time, the tissue requested and its purpose, and the agency to 35 whom it was released; 36 (4) By sharing necessary statistics so that the potential in that

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1 jurisdiction may be determined; and 2 (5) By ensuring that the procurement will not interfere with any 3 investigations. (b) Any coroner who follows the provisions of this subchapter or 4 5 attempts in good faith to do so shall not be liable in any civil or criminal 6 action. - (c) Any procurement organization which procures transplantable tissue 7 8 from a person declared dead outside of a hospital by the coroner shall assist 9 that coroner in the following manner: 10 (1) Determining suitability of the donation for transplant or 11 research, as applicable; (2) Assuming responsibility for the direct costs of the 12 13 procurement; however, under no circumstances shall compensation be paid for 14 the referral itself; 15 (3) Providing a report of any observations and gathering of 16 information and specimen as directed by the coroner or medical examiner; 17 (4) Providing twenty-four-hour availability for receiving 18 referrals; and 19 (5) Providing education and information in all matters related to 20 transplant as desired. 21 (a) The coroners and medical examiners of the counties of Arkansas 22 shall make reasonable efforts to facilitate procurement of transplantable 23 organs and tissues in coordination with organ recovery agencies. 24 (d) (b) All organs and tissue procured in Arkansas shall be offered 25 first to Arkansas patients before consideration of out-of-state patients 26 unless that would be in conflict with federally mandated guidelines." 27 SECTION 4. All provisions of this act of a general and permanent nature 2.8 29 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 30 Revision Commission shall incorporate the same in the Code. 31 32 SECTION 5. If any provision of this act or the application thereof to 33 any person or circumstance is held invalid, such invalidity shall not affect 34 other provisions or applications of the act which can be given effect without 35 the invalid provision or application, and to this end the provisions of this 36 act are declared to be severable.

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2	SECTION 6.	All	laws	and	parts	of	laws	in	conflict	with	this	act	are
3	hereby repealed.												
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