1	State of Arkansas 83rd General Assembly	A Bill		
3	Regular Session, 2001		HOUSE BILL	1291
4	Regular Session, 2001		HOUSE BILL	1271
5	By: Representative Lendall			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT REQUIRING NOTICE TO EMPLOYEES OF ELECTRONIC			
10	MONI TORI N	IG BY EMPLOYERS; AND FOR OTHER PURPOSE	S.	
11				
12		Subtitle		
13	AN A	ACT REQUIRING NOTICE TO EMPLOYEES OF		
14	ELEC	CTRONIC MONITORING BY EMPLOYERS.		
15				
16				
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
18				
19	SECTION 1. As	used in this act:		
20	(1) "Electronic monitoring" means the collection of information			
21	on an employer's premises or property concerning employees' activities or			
22	communications by any means other than direct observation, including the use			<u>ıse</u>
23	of a computer, telephone, wire, radio, camera, electromagnetic,			
24	photoelectronic or ph	oto-optical systems;		
25	<u>(2) "Emp</u>	loyee" means any person who performs	services for an	
26	employer in a busines	s of the employer, if the employer has	s the right to	
27	control and direct th	e person as to the result to be accom	plished by the	
28	services and the deta	ils and means by which such result is	accomplished; a	and
29	<u>(3) "Emp</u>	loyer" means every person, firm, corp	<u>orati on,</u>	
30	partnership, stock as	sociation, agent, manager, representa	<u>tive, or foreman</u>	<u>1</u>
31	having control or custody of any employment, place of employment, or of any			<u>1y</u>
32	employee, including t	he public employers.		
33				
34	SECTION 2. (a) Except as provided in subsection (b) of this section,			
35	each employer who engages in any type of electronic monitoring shall give			
36	prior written notice	to all employees who may be affected.	informing them	of

RCK3/9 112920001120. RCK379

1	the types of monitoring which will occur. Each employer shall post, in a			
2	conspicuous place which is readily available for viewing by its employees, a			
3	notice concerning the types of electronic monitoring which the employer will			
4	engage in. Monitoring is prohibited where an employee has an absolute			
5	expectation of privacy such as bathrooms, locker rooms, and changing areas.			
6	(b) When an employer has reasonable grounds to believe that employees			
7	are engaged in conduct which violates the law, violates the legal rights of			
8	the employer or the employer's employees, or creates a hostile workplace			
9	environment, the employer may conduct monitoring without giving prior written			
10	notice if the electronic monitoring may produce evidence of the misconduct.			
11	Any information obtained in the course of a criminal investigation through th			
12	use of electronic monitoring may be used in a disciplinary proceeding against			
13	an employee.			
14	(c) An employee shall have access to his or her records in order to			
15	dispute any electronic findings.			
16	(d) An employee is prohibited from waiving his or her protections under			
17	this act.			
18				
19	SECTION 3. The Director of the Department of Labor shall have the duty,			
20	power, jurisdiction and authority to enforce this act.			
21				
22	SECTION 4. (a) The Director of the Department of Labor may levy a			
23	civil penalty in accordance with the provisions of Arkansas Code 11-6-103			
24	against any person that the director finds to be in violation of this act. The			
25	maximum civil penalty shall be five hundred dollars (\$500) for the first			
26	offense, one thousand dollars (\$1,000) for the second offense and three			
27	thousand dollars (\$3,000) for the third and each subsequent offense.			
28	(b) Each day the violation continues shall be deemed a separate			
29	offense.			
30				
31				
32				
33				
34				
35				
36				