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	As Engrossed: H2/1/01 H2/9/01 S3/5/01 $ m A~Bill$		
2	83rd General Assembly	Abili	HOHAE DILL	1 4 6 6
3	Regular Session, 2001		HOUSE BILL	1468
4 5	Ry: Panracantotivas Allican	Riggs Rolin Rond Rookout Dangeau Franc	h Glover Heek Hetho	\rn
6	By: Representatives Allison, Biggs, Bolin, Bond, Bookout, Dangeau, French, Glover, Haak, Hathorn, Hausam, Hickinbotham, Holt, Jones, King, Lewellen, Nichols, Oglesby, Prater, Salmon, Scroggin, M.			
7	Smith, M. Steele, Stovall, Teague, Trammell, <i>Duggar</i>			
8	By: Senators Cash, Hunter	ague, Trainmen, Daggar		
9	By. Schulors Cush, Humer			
10				
11	For An Act To Be Entitled			
12	AN ACT TO CREATE THE OFFENSE OF THEFT OF MOTOR			
13	FUEL; A	AND FOR OTHER PURPOSES.		
14				
15		Subtitle		
16	AN A	ACT TO CREATE THE OFFENSE OF THEFT C)F	
17	МОТО	DR FUEL.		
18				
19				
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:	
21				
22	SECTION 1. Arka	ansas Code 5-36-101 is amended to a	dd an additional	
23	subdivision to read as follows:			
24	<u>(13) "Mo</u>	tor fuel" means gasoline, diesel fu	el, alcohol or an	У
25	mixture of these fuels, or any other fuel sold for use in automobiles and			<u> </u>
26	related vehicles.			
27				
28		ansas Code Title 5, Chapter 36, Sub	chapter 1, is ame	nded
29	to add an additional section to read as follows:			
30		t of motor fuel.		
31	(a) A person commits the offense of theft of motor fuel if the person			
32	knowingly operates an automobile or other related vehicle after placing motor			
33	fuel in the automobile or vehicle at a service station, filling station,			
34	garage, or other business where motor fuel is offered for sale at retail, so			
35	as to cause the automobile or vehicle to leave the premises of the service			
36	station, filling station, gasoline station, garage, or any other business			

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1	here motor fuel is offered for sale at retail, with the intent of depriving		
2	the owner of the motor fuel, and not making payment for the motor fuel.		
3	(b) Theft of motor fuel is a Class A misdemeanor.		
4	(c) In addition to the penalties in subsection (b) of this section, a		
5	person who pleads guilty, nolo contendere or is found guilty of theft of motor		
6	fuel shall have his or her driver's license suspended by the court under § 27-		
7	16-907(a) for a period of not more than six (6) months unless the person's		
8	license has previously been suspended for theft of motor fuel, in which case		
9	the court shall suspend the person's license for not less than one (1) year.		
10	The court shall immediately take possession of any suspended license and		
11	forward it to the Office of Driver Services. The Office of Driver Services		
12	shall notify the licensee of the suspension and an opportunity to request a		
13	hearing to determine if a restricted permit should be issued during the time		
14	of suspension.		
15			
16	(d) Every service station, filling station, garage or other business		
17	where motor fuel is offered for sale at retail shall display a sign		
18	prominently on each face of a retail product dispenser which contains the		
19	following: "THEFT OF MOTOR FUEL IS A CLASS A MISDEMEANOR AND CARRIES A MAXIMU		
20	PENALTY OF ONE (1) YEAR IN JAIL, \$1000 FINE, AND A ONE (1) YEAR SUSPENSION OF		
21	YOUR DRIVER'S LICENSE."		
22			
23	SECTION 3. <u>EMERGENCY CLAUSE</u> . It is found and determined by the		
24	General Assembly of the State of Arkansas that the present law relating to		
25	theft of property does not adequately punish persons who steal motor fuel from		
26	retail service stations. Furthermore, with the price of motor fuel rising and		
27	the increase in these instances, this is an issue ripe for legislation.		
28	Therefore, an emergency is declared to exist and this act being immediately		
29	necessary for the preservation of the public peace, health, and safety shall		
30	become effective on the date of its approval by the Governor. If the bill is		
31	neither approved nor vetoed by the Governor, it shall become effective on the		
32	expiration of the period of time during which the Governor may veto the bill.		
33	f the bill is vetoed by the Governor and the veto is overridden, it shall		
34	become effective on the date the last house overrides the veto.		
35	/s/ Allison		

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