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.

2       83rd General Assembly       FA D111         3       Regular Session, 2001       HOUSE BILL 2204         4       4       5         5       By: Representatives Ledbetter, Carson, Childers, C. Taylor, Hathorn         6       6         7       6         8       For An Act To Be Entitled         9       AN ACT TO REPEAL ARKANSAS CODE 28-39-206 CONCERNING         10       APPEALS FROM A COURT HAVING PROBATE JURISDICTION: AND         11       FOR OTHER PUPOSES.         12       Subtitle         14       AN ACT TO REPEAL ARKANSAS CODE 28-39-206         15       CONCERNING APPEALS FROM A COURT HAVING         16       PROBATE JURISDICTION.         17       BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:         18       BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:         19       SECTION 1. Arkansas Code 28-39-206 is repeal ed.         10       28 39-206. Appeal         11       Ei ther party may appeal from the decision of the court having probate         19       jurisdiction to the circuit court-within sixty (60) days after the hearing of         10       Cause. However, no appeal bond shall be required from the surviving         17       Spouse or children cialming the homestead.	1	State of Arkansas	A D:11	
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