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: H3/30/01		
2	83rd General Assembly	A Bill		
3	Regular Session, 2001	HOUS	SE BILL	2650
4				
5	By: Representative Salm	non		
6				
7				
8		For An Act To Be Entitled		
9	AN A	ACT TO ALLOW FOR THE EVICTION OF TENANTS USING		
10	ANY	PREMISES FOR USE IN THE COMMISSION OF A		
11	CONT	INUING SERIES OF CRIMINAL VIOLATIONS, OR FOR		
12	THE	UNLAWFUL MANUFACTURE, DELIVERY, OR POSSESSION		
13	WI TH	I THE INTENT TO MANUFACTURE OR DELIVER A		
14	CONT	ROLLED SUBSTANCE, OR ANY OTHER CRIMINAL		
15	OFFE	ENSE; ESTABLISHING A CAUSE OF ACTION; AND FOR		
16	OTHE	ER PURPOSES.		
17				
18		Subtitle		
19	1	O ALLOW FOR THE EVICTION OF TENANTS FOR		
20	l	JSE OF ANY PREMISES IN CONTINUING		
21	(CRIMINAL VIOLATIONS OR FOR MANUFACTURE		
22	C	OR DELIVERY OF CONTROLLED SUBSTANCES, OR		
23	A	ANY OTHER CRIMINAL OFFENSE.		
24				
25				
26	BE IT ENACTED BY T	HE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
27				
28	SECTION 1.	Any tenant who uses or allows another person to	use the	
29	tenant's leased pr	remises as a common nuisance as defined by Arkans	<u>sas Code</u>	5-
30	<u>74-109(b) or 16-10</u>	5-402, or for a criminal offense identified in S	Section	<u>2</u>
31	may be evicted by	the prosecuting attorney of the county, the city	<u>y attorn</u>	ey
32	of the city, the p	remises owner, or an agent for the premises owne	er pursu	ant
33	to the provisions	of this act.		
34				
35	SECTION 2.	For purposes of this act, any tenant who engages	<u>s in or</u>	
36	<u>allows another per</u>	son to engage in gambling as defined by Arkansas	<u>s Code 5</u>	-66-

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1	107, in prostitution as defined by Arkansas Code 5-70-102, or in the unlawful
2	sale of alcohol as defined by Arkansas Code 3-3-205 on the tenant's leased
3	premises shall be subject to the eviction procedures established by this act.
4	
5	SECTION 3. <u>The prosecuting attorney of the county, the city attorney</u>
6	of the city, the premises owner, or an agent for the premises owner may file
7	a complaint in office of the clerk of the circuit court for the eviction of
8	any tenant who has used or has allowed another person to use the tenant's
9	leased premises for use as a common nuisance as defined by Arkansas Code 5-
10	74-109(b) or 16-105-402, or for a criminal offense identified in Section 2.
11	
12	SECTION 4. The complaint shall state the name of the tenant or tenants
13	to be evicted, the location of the leased premises, and the basis for which
14	eviction is authorized under this act.
15	
16	SECTION 5. <u>Upon the filing of a complaint under this act, the clerk of</u>
17	the court shall issue a summons upon the complaint. The summons shall be in
18	customary form directed to the sheriff of the county in which the cause of
19	action is filed, with direction for service thereof on the named defendants.
20	In addition, the court shall issue and direct the sheriff to serve upon the
21	named defendants a notice in the following form:
22	NOTICE OF INTENTION TO EVICT FOR CRIMINAL ACTIVITY
23	You are hereby notified that the attached complaint in the above styled cause
24	claims that you have engaged in or have allowed the property described in the
25	abovementioned complaint to be used for criminal activity and that the
26	plaintiff is entitled to have you evicted pursuant to state law. If, within
27	five (5) days, excluding Sundays and legal holidays, after the date of
28	service of this notice, you have not filed in the office of the circuit clerk
29	of this county a written objection to the claims made against you by the
30	plaintiff in his or her complaint for eviction, then a writ of ejectment
31	shall forthwith issue from this office directed to the sheriff of this county
32	or to the police chief of the city and ordering him or her to remove you from
33	possession of the property described in the complaint. If you should file a
34	written objection to the complaint of the plaintiff and the allegations for
35	immediate possession of the property described in the complaint within five
36	(5) days, excluding Sundays and legal holidays, after the date of service of

1	this notice, a hearing will be scheduled by the circuit court of this county		
2	after you have timely answered to determine whether or not the writ of		
3	ejectment should issue as sought by the plaintiff.		
4			
5			
6	<u>Circuit Clerk ofCounty</u>		
7			
8	SECTION 6. <u>(a) If, within five (5) days, excluding Sundays and Legal</u>		
9	holidays, following service of this summons, complaint, and notice seeking a		
10	writ of ejectment against the defendants named therein, the defendant or		
11	defendants have not filed a written objection to the claim for a writ of		
12	ejectment made by the plaintiff in his complaint, the clerk of the circuit		
13	court shall immediately issue a writ of ejectment directed to the sheriff of		
14	the county and or the police chief of the city commanding him or her to cause		
15	the defendant or defendants to vacate the property described in the complaint		
16	without delay, which the sheriff or police chief shall thereupon execute in		
17	the manner described in section 7 of this act.		
18	(b) If a written objection to the claim of the plaintiff for a writ of		
19	<u>ejectment shall be filed by the defendant or defendants within five (5) days</u>		
20	after the date of service of the notice, summons, and complaint as provided		
21	for in this section, the plaintiff shall obtain a date for the hearing of the		
22	plaintiff's demand for a writ of ejectment of the property described in the		
23	complaint after the defendants have timely answered the complaint. If such a		
24	hearing is required, at the hearing the plaintiff shall present evidence		
25	<u>sufficient to make a prima facie case of the criminal activity that has been</u>		
26	facilitated at property described in the complaint. The defendant or		
27	defendants shall be entitled to present evidence in rebuttal thereof. If the		
28	<u>court decides upon all the evidence that the plaintiff is entitled to a writ</u>		
29	<u>of ejectment under state law, then the court shall order the clerk forthwith</u>		
30	to issue a writ of ejectment to the sheriff or the police chief of the city		
31	to evict the defendant or defendants as provided for in section 7 of this		
32	<u>act.</u>		
33			
34	SECTION 7. <u>(a) Upon receipt of a writ of ejection from the clerk of</u>		
35	the circuit court, the sheriff or police chief shall immediately proceed to		
36	execute the writ in the specific manner described in this section and, if		

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1	necessary, ultimately by ejecting from the property described in the writ the		
2	defendant or defendants and any other person or persons who shall have		
3	unlawfully received or entered into the possession of the property after the		
4	issuance of the writ, and thereupon notify the plaintiff that the property		
5	has been vacated by the defendant or defendants.		
6	(b) Upon receipt of the writ, the sheriff or police chief shall notify		
7	the defendant of the issuance of the writ by delivering a copy thereof to the		
8	defendant or to any person authorized to receive summons in civil cases and		
9	in like manner. If, within eight (8) hours after receipt of the writ of		
10	possession, the sheriff or police chief shall not find any such person at		
11	their normal place of residence, he or she may serve the writ of possession		
12	by placing a copy conspicuously upon the front door or other structure of the		
13	property described in the complaint, which shall have like effect as if		
14	delivered in person pursuant to the terms hereof.		
15	(c)(1) If, at the expiration of twenty-four (24) hours after the		
16	service of the writ of ejectment in the manner indicated, the defendants or		
17	any or either of them shall be and remain in possession of the property, the		
18	sheriff or police chief shall notify the plaintiff or his attorney of that		
19	fact and shall be provided with all labor and assistance required by him or		
20	her in removing the possessions and belongings of the defendants from the		
21	affected property to a place of storage in a public warehouse or in some		
22	other reasonable safe place of storage under the control of the plaintiff		
23	until the defendant or defendants may recover the property within seven (7)		
24	business days. Before recovering the property the defendant or defendants		
25	shall pay for the reasonable cost of storage.		
26	(2) If the defendant or defendants shall never recover the		
27	property as provides in subdivision (c)(1) then the court shall order the		
28	possessions and belongings of the defendant sold by the plaintiff in a		
29	commercially reasonable manner with the proceeds of the sale applied first to		
30	the cost of storage, second to any monetary judgment in favor of the		
31	plaintiff, and third, any excess to be remitted to the defendant.		
32	(d) In executing the writ of ejectment, the sheriff or police chief		
33	shall have the right forcibly to remove all locks or other barriers erected		
34	to prevent entry upon the premises in any manner which he or she deems		
35	appropriate or convenient and, if necessary, physically to restrain the		
36	defendants from interfering with the removal of the defendants' property and		

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1	possessions from the property described in the writ of ejectment.
2	(e) If the plaintiff is the city attorney or prosecuting attorney no
3	bond shall be required. If the plaintiff is the landlord no bond shall be
4	required, unless ordered to do so by the court, as a condition to the
5	execution of a writ granted prior to the date an answer is to be filed by the
6	defendant or defendants.
7	(f) The sheriff or police chief shall return the writ at or before the
8	return date of the writ and shall state in his return the manner in which he
9	or she executed the writ and whether or not the defendant or defendants have
10	been ejected from the property described and, if not, the reason for his or
11	her failure to do so.
12	
13	SECTION 8. <u>(a) A court granting relief under this act may order, in</u>
14	addition to any other costs provided by law, the payment by the defendant or
15	defendants to the plaintiff reasonable attorney fees and the costs of the
16	action. In such cases, multiple defendants are jointly and severally liable
17	for any payment so ordered. Any costs of attorney's fees collected from the
18	defendants shall be remitted to the plaintiff. If the plaintiff is the city
19	attorney, the costs shall be remitted to the general fund of the city. If
20	the plaintiff is the prosecuting attorney, the costs shall be remitted to the
21	general fund of the county.
22	(b) A proceeding brought under this section for eviction of the
23	defendant or defendants of the premises does not preclude the owner or
24	landlord from recovering monetary damages for rent, repairs or any other
25	incidental damages up to the date of eviction from the tenants or occupants
26	<u>of such premises in a civil action.</u>
27	/s/ Salmon
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