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: \$3/13/01 A Bill	
2	83rd General Assembly		SENATE BILL 855
3	Regular Session, 2001		SENATE DILL 633
4 5	By: Senator P. Malone		
6	by. Schator I. Matone		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AMEND ARKANSAS CODE 5-60-120 REGARDING		
10	WI RETAPI	PING; AND FOR OTHER PURPOSES.	
11			
12		Subtitle	
13	AN AG	CT TO AMEND ARKANSAS CODE 5-60-120	
14	REGA	RDI NG WI RETAPPI NG.	
15			
16			
17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:
18			
19	SECTION 1. Arkansas Code 5-60-120 (a) is amended to read as follows:		
20	(a) It shall be unlawful for a person to <u>:</u>		
21	(1) intercept a Intercept, unless the person is a party to the		
22	communication or one (1) of the parties to the communication has given prior		
23	<u>consent to such interc</u>	<u>ception and recording,:</u>	
24	<u>(A)</u>	<u>A</u> wire, <u>communication;</u>	
25	<u>(B)</u>	<u>An</u> oral – <u>communication;</u> or	
26		<u>A</u> telephonic communication, defir	
27		tilize the electromagnetic spectrum	
28	5	ne megahertz (46-49 mghz.) generall	5 5
29	telephone technology and eight hundred forty to eight hundred eighty		
30	megahertz (840-880 mghz.) generally used by cellular telephone technology,		
31 22	and to <u>; or</u>	d Decord on persons a recording of	fouch communication
32	(2) record <u>Record</u> or possess a recording of such communication		
33 34	unless such a person is a party to the communication or one (1) of the		
34 35	parties to the communication has given prior consent to such interception and recording.		
36	r coor uning.		



1	/s/ P. Malone
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