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: H2/5/03 H2/7/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003	HOUSE BIL	L 1326	
4				
5	By: Representatives Medley,	, Berry, Creekmore, Gillespie, Harris, Hathorn, House, Jacobs, Kenr	ney, Key,	
6	Matayo, Nichols, Ormond, Pa	ace, Parks, Penix, Rosenbaum, Verkamp, Walters, Bright		
7	By: Senators Laverty, Altes			
8				
9				
10		For An Act To Be Entitled		
11	AN ACT	TO PROVIDE THAT FIREARM, NON-POWDER GUN		
12	AND AMM	UNITION MANUFACTURERS SHALL NOT BE LIABLE		
13	FOR INJ	URIES CAUSED FROM THE INHERENT CAPABILITY		
14	OF FIRE	ARMS, NON-POWDER GUNS AND AMMUNITION TO		
15	CAUSE I	NJURY; AND FOR OTHER PURPOSES.		
16				
17		Subtitle		
18	AN A	CT TO PROVIDE THAT FIREARM, NON-		
19	POWD	ER GUN AND AMMUNITION MANUFACTURERS		
20	SHAL	L NOT BE LIABLE FOR INJURIES CAUSED		
21	FROM	THE INHERENT CAPABILITY OF		
22	FIRE	ARMS, NON-POWDER GUNS AND AMMUNITION		
23	TO C.	AUSE INJURY.		
24				
25				
26	BE IT ENACTED BY THE (	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
27				
28	SECTION 1. Proz	ximate cause.		
29	<u>(a) In a produc</u>	ct liability action, the actual discharge of a fir	earm,	
30	<u>non-powder gun or amm</u>	unition by a person shall be the proximate cause o	<u>f</u>	
31	<u>injury, damage, or dea</u>	ath resulting from the use of the product, and not	the	
32	inherent capability of the firearm, non-powder gun or ammunition to cause			
33	<u>injury, damage, or dea</u>	<u>ath.</u>		
34	<u>(b) The manufac</u>	cturer's, importer's, or distributor's placement o	<u>f a</u>	
35	<u>firearm, non-powder g</u>	un or ammunition into the stream of commerce shall	not	
36	be conduct deemed suf	ficient to constitute the proximate cause of injur	у,	



As Engrossed: H2/5/03 H2/7/03

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1	damage, or death resulting from a person's use of the firearm, non-powder gun
2	or ammunition.
3	(c) In a product liability action concerning the accidental discharge
4	of a firearm or non-powder gun, the manufacturer's, importer's, or
5	distributor's placement of the firearm or non-powder gun in the stream of
6	commerce shall not be conduct deemed sufficient to constitute proximate
7	cause, even if the accidental discharge of the firearm or non-powder gun is
8	found to be foreseeable.
9	
10	SECTION 2. Limitations on actions - Award of fees.
11	(a) A person or other public or private entity may not bring an action
12	in tort, other than a product liability action, against a firearms, non-
13	powder guns or ammunition manufacturer, importer, or dealer for any remedy
14	arising from physical or emotional injury, physical damage, or death caused
15	by the discharge of a firearm, non-powder gun or ammunition.
16	(b) A firearms, non-powder guns or ammunition manufacturer, importer,
17	or dealer shall not be held liable as a third party for the actions of
18	another person involving the use of a firearm, non-powder gun or ammunition
19	in any cause of action.
20	(c)(l) The court, upon the filing of a proper motion, shall dismiss
21	any action brought against a firearms, non-powder guns or ammunition
22	manufacturer, importer, or dealer that the court determines is prohibited
23	under subsection (a) or (b) of this section.
24	(2) Upon dismissal under this subsection (c), the court shall
25	award reasonable attorney fees, in addition to costs, to each named defendant
26	against whom the cause of action is dismissed.
27	(d)(1) Notwithstanding subsection (a) of this section, a firearms,
28	non-powder guns or ammunition manufacturer, importer, or dealer may be sued
29	in tort for any damages proximately caused by an act of the manufacturer,
30	importer, or dealer in violation of a state or federal law or regulation.
31	(2) In any action brought under this subsection (d), the
32	plaintiff shall have the burden of proving by a preponderance of the evidence
33	that the defendant violated the state or federal law or regulation.
34	
35	SECTION 3. Applicability.
36	Nothing contained in this act shall bar recovery by a plaintiff in a

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## As Engrossed: H2/5/03 H2/7/03

1	cause of action in which the plaintiff proves that the proximate cause of the
2	injury, damage, or death was:
3	(1) A defective firearm, defective non-powder gun or defective
4	ammunition causing the firearm, non-powder gun or ammunition to be at
5	variance with its design; or
6	(2) A defectively designed firearm, defectively designed non-
7	powder gun or defectively designed ammunition that did not function in the
8	manner reasonably expected by the ordinary consumer of the firearm, non-
9	powder gun or ammunition.
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11	/s/ Medley, et al
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