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 2	State of Arkansas 85th General Assembly	A Bill		
2	Regular Session, 2005		SENATE BILL	506
4	Regular Session, 2005		SERVIE DILL	500
5	By: Senator T. Smith			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO INCREASE THE LENGTH OF TIME ALLOWED FOR			
10	TESTING THE AMOUNT OF ALCOHOL IN BLOOD IN CASES			
11	RELATING TO THE OPERATION OF MOTORBOATS WHILE			
12	INTOXIC	CATED; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15	AN A	ACT TO ALLOW FOUR HOURS TO CONDUCT		
16	TEST	FING TO DETERMINE THE AMOUNT OF		
17	ALCO	DHOL IN BLOOD.		
18				
19				
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
21				
22	SECTION 1. Ark	ansas Code § 5-76-102(e), pertaining to	o criminal	
23	prosecutions for operation of motorboats while intoxicated, is amended to			
24	read as follows:			
25	(e)(l) In any	criminal prosecution of a person charge	ed with violati	.ng
26		s section, the amount of alcohol in the		
27		or within <del>two (2) hours</del> <u>four (4) hours</u>	-	L
28	offense, as shown by	chemical analysis of the defendant's bl	lood, urine,	
29	breath, or other bodi	ly substance, shall give rise to the fo	-	
30	(A)			
31		) or less in the defendant's blood, ur		
32	other bodily substance, it shall be presumed that the defendant was not under			
33	the influence of into			
34 25	(B)			
35		dths (0.04) but less than eight-hundred		
36	derendant's blood, ur	ine, breath, or other bodily substance,	, this lact sha	ί <b>⊥⊥</b>



not give rise to any presumption that the defendant was or was not under the influence of intoxicating liquor, but this fact may be considered with other competent evidence in determining the guilt or innocence of the defendant. (2) The foregoing provisions shall not be construed as limiting the introduction of any other relevant evidence bearing upon the question of whether or not the defendant was intoxicated. (3)(A) The records and reports of certifications, rules, evidence analysis, or other documents pertaining to work performed by the Office of Alcohol Testing of the Department of Health under the authority of this chapter shall be received as competent evidence as to the matters contained therein in the courts of this state, subject to the applicable rules of criminal procedure, when duly attested to by the director or his assistant, in the form of an original signature or by certification of a copy. These documents shall be self-authenticating. (B)