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: H1/22/07 H1/30/07 H2/6/07 A Bill	
2	86th General Assembly	A DIII	
3	Regular Session, 2007		HOUSE BILL 1036
4	Du Dannagantatiyag D. Jah	noon Dumis Cook Communal Diskinson Hall	Hamalaan I Johnson Kay
5	By: Representatives D. Johnson, Burris, Cook, Cornwell, Dickinson, Hall, Harrelson, J. Johnson, Key,		
6 7	Maloch, Medley, S. Prater, Reep, Webb, <i>Abernathy, Allen, Berry, Bond, Breedlove, E. Brown, J. Brown,</i> D. Creedmone, Davis, S. Dabbing, Edwards, D. Evang, Elawers, Carrier, Cashill, P. Creen, Creenberg,		
7 8	D. Creekmore, Davis, S. Dobbins, Edwards, D. Evans, Flowers, Garner, Gaskill, R. Green, Greenberg, Harris Hoyt D. Hutchinson King Lamouraux W. Lawellan Lovell M. Martin, Pate, Pennartz, Pickett		
9	Harris, Hoyt, D. Hutchinson, King, Lamoureux, W. Lewellen, Lovell, M. Martin, Pate, Pennartz, Pickett, Pierce, Powers, Ragland, Rainey, Reynolds, J. Roebuck, Rosenbaum, Sample, L. Smith, Sullivan, Walters,		
9 10	Wills, Lowery		
10	By: Senators Womack, Whitaker, <i>Glover</i>		
12	By. Schators wonnack, wh		
12			
14		For An Act To Be Entitled	
15	AN ACT	TO CREATE THE OFFENSE OF UNLAWFUL	CONSUMER
16	LOANS;	TO ENFORCE THE PROVISIONS OF ARKAN	SAS
17	CONSTI	TUTION, ARTICLE 19, § 13; AND FOR O	THER
18	PURPOS	ES.	
19			
20		Subtitle	
21	ТО	CREATE THE OFFENSE OF UNLAWFUL	
22	CON	SUMER LOANS.	
23			
24			
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AN	RKANSAS:
26			
27	SECTION 1. Art	kansas Code Title 5, Chapter 63, Sub	ochapter 2 is amended
28	to add an additional	section to read as follows:	
29	<u>5-63-205.</u> Unla	awful consumer loans.	
30	<u>(a) As used in</u>	n this section:	
31	<u>(1)</u> "Che	eck" means a check, warrant, draft,	money order,
32	travelers' check, or	other instrument for the payment of	f money, whether or
33	not negotiable, but excluding:		
34) Any such instrument drawn on an a	account or financial
35		of the United States; and	
36	<u>(B)</u>) Money or currency of any nation;	



1	(2)(A) "Consumer loan" means a loan extended to an individual in
2	which the money that is the subject of the transaction is primarily used for
3	personal, family, or household purposes.
4	(B) "Consumer loan" does not include a loan that is
5	secured in full by tangible personal property of which the lender takes
6	possession other than a check or checks;
7	(3) "Financial institution" means a federally insured depository
8	institution including a state bank, a national bank, an out-of-state state-
9	chartered bank that has received a certificate of authority under § 23-48-
10	1001, a savings bank, a savings and loan association, a credit union, or a
11	credit union service organization that is:
12	(A) Organized under the laws of this state, another state,
13	or the United States; and
14	(B) Subject to regulation by the State Bank Department,
15	the State Credit Union Supervisor, the National Credit Union Administration,
16	the Office of the Comptroller of the Currency, the Federal Deposit Insurance
17	Corporation, the Board of Governors of the Federal Reserve System, the Office
18	of Thrift Supervision, or their successors;
19	(4) "Interest" means a charge or fee for the borrowing of
20	currency or money between a willing lender and a willing borrower; and
21	(5) "Person" means an individual, group of individuals,
22	partnership, incorporated or unincorporated association, corporation, or any
23	other business unit or legal entity.
24	(b) It is unlawful for any person to knowingly charge a rate of
25	interest greater than seventeen percent (17%) per annum in a transaction
26	involving a consumer loan, as prohibited by Arkansas Constitution, Article
27	<u>19, § 13.</u>
28	(c)(1) Any person violating subsection (b) of this section is guilty
29	of a violation and upon conviction shall be fined three hundred dollars
30	<u>(\$300).</u>
31	(2) Each transaction involving an unlawful consumer loan is a
32	separate offense.
33	(d) A consumer loan is exempt from subsection (b) of this section if
34	the consumer loan is made by a financial institution.
35	
36	SECTION 2. Arkansas Code § 23-52-102 is amended to read as follows:

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1	23-52-102. Definitions.
2	As used in this chapter:
3	(1) "Board" means the State Board of Collection Agencies;
4	(2) "Check" means a check, warrant, draft, money order,
5	travelers' check, or other instrument for the payment of money, whether or
6	not negotiable, but excluding:
7	(A) Any such instrument drawn on an account or financial
8	institution outside of the United States; and
9	(B) Money or currency of any nation;
10	(3) "Check-casher" means a person who for compensation engages,
11	in whole or in part, in the check-cashing business, but excluding:
12	(A) The United States, any state of the United States, any
13	political subdivision of such state, or any department or agency of the
14	United States or such state;
15	(B) Receipt of money by any incorporated telegraph company
16	at any agency or office of the company for immediate transmission by
17	telegraph;
18	(C) Any state or federally chartered bank, savings and
19	loan association, or credit union;
20	(D) Any retail seller primarily engaged in the business of
21	selling consumer or other goods to retail buyers that cash checks or issue
22	money orders for a fee as a service to its customers that is incidental to
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	its main purpose or business so long as revenue from such fees does not
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24 25	its main purpose or business so long as revenue from such fees does not
	its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and
25	its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and (E) Issuance of a money order;
25 26	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and (E) Issuance of a money order; (4) "Check-cashing business" means the business of a check</pre>
25 26 27	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and (E) Issuance of a money order; (4) "Check-cashing business" means the business of a check cashier selling currency or a check to another person in exchange for a</pre>
25 26 27 28	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>
25 26 27 28 29	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>
25 26 27 28 29 30	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>
25 26 27 28 29 30 31	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>
25 26 27 28 29 30 31 32	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>
25 26 27 28 29 30 31 32 33	<pre>its main purpose or business so long as revenue from such fees does not exceed three percent (3%) of such retail seller's gross revenues; and</pre>

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1	agreed period of time before presentment of the customer's personal check for
2	payment or deposit or granting the customer the option to repurchase the
3	customer's personal check for an agreed period of time prior to presentment
4	of such check for payment or deposit. The term "deferred presentment"
5	includes related terms such as "delayed deposit", "deferred deposit", or
6	substantially similar terms evidencing the same type of transaction;
7	(6) "Permit" means a permit to engage in the check-cashing
8	business issued by the board in accordance with this chapter; and
9	(7) "Person" means an individual, group of individuals,
10	partnership, incorporated or unincorporated association, corporation, or any
11	other business unit or legal entity.
12	
13	SECTION 3. Arkansas Code § 23-52-104 is amended to read as follows:
14	23-52-104. Permissible check-casher fees.
15	(a) A check-casher may charge a reasonable fee to defray operational
16	costs incurred in the check-cashing business, including, without limitation:
17	(1) Investigating the checking account and copying required
18	documents;
19	(2) Photographing the person signing the check;
20	(3) Securing check and customer records in a safe, fireproof
21	place;
22	(4) Maintaining records as required by this chapter;
23	(5) Maintaining required capital and liquidity; and
24	(6) Processing, documenting, and closing the check-cashing or
25	deferred-deposit transactions.
26	(b) Unless otherwise authorized by this chapter, the fees authorized
27	by this section shall not exceed the following:
28	(1) For the service of selling <u>exchanging</u> currency or <u>a</u> check in
29	exchange for checks <u>a check</u> , without regard to whether <u>in a transaction in</u>
30	<u>which</u> a deferred presentment option is <u>not</u> involved, a check-casher may
31	charge:
32	(A) A fee not to exceed five percent (5%) of the face
33	amount of the check if the check is the payment of any kind of state public
34	assistance or federal social security benefit payable to the bearer of the
35	check or the check is otherwise a check issued by a federal or state
36	governmental entity;

1	(B) A fee not in excess of ten percent (10%) of the face
2	amount of any personal check or money order <u>or personal check</u> ; or
3	(C) A fee not in excess of six percent (6%) of the face
4	amount of the check in the case of all other checks. Such a fee may be
5	collected separately or by paying the customer an amount of money equal to
6	the face amount of the check less the appropriate fee under this chapter;
7	(2) For a deferred presentment option which involves a personal
8	check, an additional fee not to exceed ten dollars (\$10.00) may be charged by
9	a check-casher For the service of exchanging currency or a check for a check
10	in a transaction in which a deferred presentment option is involved, the
11	check-casher may charge a fee not to exceed seventeen percent (17%) per annum
12	of the face amount of the check; and
13	(3) In addition to the foregoing fees, a check-casher may charge
14	a fee of no more than five dollars (\$5.00) to set up an initial customer
15	account and issue an optional identification card for providing check-cashing
16	services. A replacement optional identification card may be issued at a cost
17	not to exceed five dollars (\$5.00).
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19	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the
	SECTION 4. EMERGENCI CLAUSE. It is found and determined by the
20	General Assembly of the State of Arkansas that the Arkansas Constitution does
20	General Assembly of the State of Arkansas that the Arkansas Constitution does
20 21	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that
20 21 22	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are
20 21 22 23	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial
20 21 22 23 24	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal
20 21 22 23 24 25	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses
20 21 22 23 24 25 26	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution.
20 21 22 23 24 25 26 27	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately
20 21 22 23 24 25 26 27 28	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall
20 21 22 23 24 25 26 27 28 29	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on:
20 21 22 23 24 25 26 27 28 29 30	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on: (1) The date of its approval by the Governor;
20 21 22 23 24 25 26 27 28 29 30 31	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on: (1) The date of its approval by the Governor; (2) If the bill is neither approved nor vetoed by the Governor,
20 21 22 23 24 25 26 27 28 29 30 31 32	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on: (1) The date of its approval by the Governor; (2) If the bill is neither approved nor vetoed by the Governor, the expiration of the period of time during which the Governor may veto the
20 21 22 23 24 25 26 27 28 29 30 31 32 33	General Assembly of the State of Arkansas that the Arkansas Constitution does not contain a criminal penalty for charging a usurious interest rate; that citizens of this state who are required to pay usurious interest rates are subjected to financial burdens that can result in devastating financial hardships; and that this act is immediately necessary because a criminal penalty will protect the citizens of this state from persons or businesses that charge an interest rate in violation of the Arkansas Constitution. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health, and safety shall become effective on: (1) The date of its approval by the Governor; (2) If the bill is neither approved nor vetoed by the Governor, the expiration of the period of time during which the Governor may veto the bill; or

1	/s/ D. Johnson, et al
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