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: S3/8/07	
2	86th General Assembly	A B1ll	
3	Regular Session, 2007		HOUSE BILL 1384
4			
5	By: Representative Lamoureux		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO I	PERMIT CONCURRENT JURISDICTION	I OF
10	EVICTION P	ROCEEDINGS IN DISTRICT COURT;	AND FOR
11	OTHER PURP	OSES.	
12			
13		Subtitle	
14	TO PERM	IT CONCURRENT JURISDICTION OF	
15	EVICTIO	N PROCEEDINGS IN DISTRICT COUR	RT.
16			
17			
18	WHEREAS, the General Asse	embly finds it crucial to the	supply of housing for
19	tenants of property that, while protecting all due process rights of tenants,		
20	landlords have efficient means to deal with defaults by tenants under leases		
21	and rental agreements; and	ıd	
22			
23	WHEREAS, the Genera	al Assembly wishes to suppleme	nt, without
24	substituting or replacing	g any existing law regarding t	he eviction of
25	defaulting tenants, an ac	dditional procedure by which e	viction may be sought
26	by landlords when a tenar	nt has defaulted under a lease	or rental agreement;
27	and		
28			
29	WHEREAS, without li	imitation of the foregoing, it	is the intention of
30	the General Assembly that	t the provisions of this act s	hall supplement and not
31	replace the landlord-tena	ant eviction procedures set fo	rth in § 18-60-301 et
32	seq. and § 18-16-101,		
33			
34	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF .	ARKANSAS:
35			
36	SECTION 1. Arkansa	as Code § 18-60-306 is amended	to read as follows:



1	18-60-306. Jurisdiction.		
2	(a) Forcible entries and detainers and unlawful detainers are		
3	cognizable before the <u>:</u>		
4	(1) circuit Circuit court of any county in which the offenses		
5	may be committed; and		
6	(2) District court with jurisdiction concurrent with the		
7	jurisdiction of the circuit court, if permitted by rule or order of the		
8	Supreme Court.		
9	(b) As used in this subchapter, "court" means:		
10	(1) A circuit court; and		
11	(2) If permitted by rule or order of the Supreme Court, a		
12	district court.		
13			
14	SECTION 2. Arkansas Code § 18-60-307(a) and (b), concerning eviction		
15	procedures, are amended to read as follows:		
16	(a) When any person to whom any cause of action shall accrue under		
17	this subchapter shall file in the office of the clerk of the $\frac{1}{2}$ court of		
18	the county in which the offense shall be committed a complaint signed by him		
19	or her, his or her agent or attorney, specifying the lands, tenements, or		
20	other possessions so forcibly entered and detained, or so unlawfully detained		
21	over, and by whom and when done, and shall also file the affidavit of himself		
22	or herself or some other credible person for him or her, stating that the		
23	plaintiff is lawfully entitled to the possession of the lands, tenements, or		
24	other possessions mentioned in the complaint and that the defendant forcibly		
25	entered upon and detained them or unlawfully detains them, after lawful		
26	demand therefor made in the manner described in this subchapter, the clerk of		
27	the court shall thereupon issue a summons upon the complaint. The summons		
28	shall be in customary form directed to the sheriff of the county in which the		
29	cause of action is filed, with direction for service thereof on the named		
30	defendants. In addition, he or she shall issue and direct the sheriff to		
31	serve upon the named defendants a notice in the following form:		
32			
33	"NOTICE OF INTENTION TO ISSUE WRIT OF POSSESSION		
34			
35	You are hereby notified that the attached complaint in the above styled		
36	cause claims that you have been guilty of [forcible entry and detainer]		

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1 [unlawful detainer] (the inapplicable phrase shall be deleted from the 2 notice) and seeks to have a writ of possession directing the sheriff to deliver possession of the lands, tenements, or other possessions described in 3 4 the complaint delivered to the plaintiff. If, within five (5) days, excluding 5 Sundays and legal holidays, from the date of service of this notice, you have 6 not filed in the office of the circuit clerk of this county court a written 7 objection to the claims made against you by the plaintiff for possession of 8 the property described in the complaint, then a writ of possession shall 9 forthwith issue from this office directed to the sheriff of this county and ordering him to remove you from possession of the property described in the 10 11 complaint and to place the plaintiff in possession thereof. If you should 12 file a written objection to the complaint of the plaintiff and the allegations for immediate possession of the property described in the 13 complaint within five (5) days, excluding Sundays and legal holidays, from 14 15 the date of service of this notice, a hearing will be scheduled by the 16 circuit court of this county to determine whether or not the writ of 17 possession should issue as sought by the plaintiff. 18 19 20 21 22 Circuit Clerk of 23 24County Circuit/District Court" (b) If, within five (5) days, excluding Sundays and legal holidays, 25 26 following service of this summons, complaint, and notice seeking a writ of 27 possession against the defendants named therein, the defendant or defendants 28 have not filed a written objection to the claim for possession made by the plaintiff in his or her complaint, the clerk of the circuit court shall 29 30 immediately issue a writ of possession directed to the sheriff commanding him or her to cause the possession of the property described in the complaint to 31 32 be delivered to the plaintiff without delay, which the sheriff shall 33 thereupon execute in the manner described in § 18-60-310. 34 35 SECTION 3. Arkansas Code § 18-60-310(a), concerning the execution of a 36 writ of possession, is amended to read as follows:

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1	(a) Upon receipt of a writ of possession from the clerk of the circuit
2	court, the sheriff shall immediately proceed to execute the writ in the
3	specific manner described in this section and, if necessary, ultimately by
4	ejecting from the property described in the writ the defendant or defendants
5	and any other person or persons who shall have received or entered into the
6	possession of the property after the issuance of the writ, and thereupon
7	notify the plaintiff that the property has been vacated by the defendant or
8	defendants.
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10	/s/ Lamoureux
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