1	State of Arkansas	A Bill			
2	86th General Assembly	A Dill	HOUGE DILL	2554	
3	Regular Session, 2007		HOUSE BILL	2554	
4	Dry Dommocontative D. Johns	70 <b>n</b>			
5 6	By: Representative D. Johns	JOH			
7					
8		For An Act To Be Entitled			
9	AN ACT	TO AMEND ARKANSAS CODE § 5-65-206			
10		VING EVIDENCE IN THE PROSECUTION OF A			
11		CHARGED WITH THE OFFENSE OF DRIVING V	WHILE		
12		CATED; AND FOR OTHER PURPOSES.			
13					
14		Subtitle			
15	TO A	AMEND ARKANSAS CODE § 5-65-206			
16	CONC	CERNING EVIDENCE IN THE PROSECUTION			
17	OF A	A PERSON CHARGED WITH THE OFFENSE OF			
18	DRIV	VING WHILE INTOXICATED.			
19					
20					
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:		
22					
23	SECTION 1. Ark	ansas Code § 5-65-206(d), concerning	evidence in the	:	
24	prosecution of a pers	on charged with the offense of drivin	g while		
25	intoxicated, is amend	ed to read as follows:			
26	(d)(1)(A) Exce	pt as provided in subsection (e) of t	his section, a		
27	record or report of a	certification, rule, evidence analys	is, or other		
28	document pertaining to	o work performed by the Office of Alc	ohol Testing of	the	
29	Division of Health of	the Department of Health and Human S	ervices under t	he	
30	authority of this cha	pter shall be received as competent e	vidence as to t	he	
31	matters contained in	the record or report in a court of th	is state, subje	ct	
32	to the applicable rules of criminal procedure when duly attested to by the				
33	Director of the Office of Alcohol Testing of the Division of Health of the				
34	Department of Health and Human Services or his or her assistant, in the form				
35		ure or by certification of a copy.			
36	(B)	These documents are self-authentica	ting.		

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1	(2) However, the instrument performing the chemical analysis
2	shall have been duly certified at least one (1) time in the last three (3)
3	months preceding arrest, and the operator of the instrument shall have been
4	properly trained and certified.
5	(3) Nothing in this section is deemed to abrogate a defendant's
6	right of cross-examination of to confront the person who performs the
7	calibration test or check on the instrument, the operator of the instrument,
8	or a representative of the office.
9	(4) The testimony of the appropriate analyst or official may be
10	compelled by the issuance of a proper subpoena by the party who wishes to
11	call the appropriate analyst or official given ten (10) days prior to the
12	date of hearing or trial, in which case the record or report is admissible
13	through the analyst or official, who is subject to cross-examination by the
14	defendant or his or her counsel.
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