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: S1/22/09 S2/5/09 H2/12/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 34
4			
5	By: Senator R. Thompson		
6	By: Representative Hyde		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT	TO PROVIDE A PROCEDURE FOR THE EV	/ICTION OF
11	TENANT	S ENGAGED IN CERTAIN GAMBLING, ALC	COHOL, AND
12	PROSTI	TUTION OFFENSES; AND FOR OTHER PUR	RPOSES.
13			
14		Subtitle	
15	TO	PROVIDE A PROCEDURE FOR THE EVICTI	ION
16	OF 1	TENANTS ENGAGED IN CERTAIN GAMBLIN	NG,
17	ALC	OHOL, AND PROSTITUTION OFFENSES.	
18			
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
21			
22		cansas Code Title 18, Chapter 16 i	s amended to add an
23	additional subchapter		
24		TENANT LIABILITY - EVICTION.	
25		nmon nuisance — Criminal offense.	
26		uses or allows another person to	
27		nuisance as defined by § 5-74-109	
28		se as identified in § 18-16-502 ma	
29		of the county, the city attorney	
30		es owner, or the agent for the pre	<u>mises owner pursuant to</u>
31	the provisions of thi	<u>ls subchapter.</u>	
32			
33		mbling — Prostitution — Alcohol.	
34		f this subchapter, any tenant who	
35		gage in illegal gambling under § 5	
36	prostitution as defir	ned by § 5-70-102, or in the unlaw	ful sale of alcohol as



1	defined by § 3-3-205 on the tenant's leased premises shall be subject to the
2	eviction procedures established by this subchapter.
3	
4	<u>18-16-503.</u> Complaint — Jurisdiction.
5	(a) The prosecuting attorney of the county, the city attorney of the
6	city, the landlord, the premises owner, or the agent for the premises owner
7	may file a complaint in the office of the clerk of the court for the eviction
8	of any tenant who has used or has allowed another person to use the tenant's
9	leased premises for use as a common nuisance as defined by § 5-74-109(b) or §
10	16-105-402 or for a criminal offense as identified in § 18-16-502.
11	(b) A civil action under this subchapter is cognizable before the:
12	(1) Circuit court of any county in which an act described in §
13	<u>18-16-501 or § 18-16-502 is committed; and</u>
14	(2) District court with jurisdiction concurrent with the
15	jurisdiction of the circuit court if permitted by rule or order of the
16	Supreme Court.
17	(c) As used in this subchapter, "court" means:
18	(1) A circuit court; and
19	(2) If permitted by rule or order of the Supreme Court, a
20	<u>district court.</u>
21	
22	<u>18-16-504. Form of complaint.</u>
23	<u>A complaint filed under this subchapter shall state the name of the</u>
24	tenant or tenants to be evicted, the location of the leased premises, and the
25	basis for which eviction is authorized under this subchapter.
26	
27	<u>18-16-505. Summons - Notice.</u>
28	Upon the filing of a complaint under this subchapter, the clerk of the
29	court shall issue a summons upon the complaint. The summons shall be in
30	customary form directed to the sheriff of the county where the complaint is
31	filed, with direction for service of the complaint on the named defendants.
32	In addition, the court shall issue and direct the sheriff to serve upon the
33	named defendants a notice in the following form:
34	
35	"NOTICE OF INTENTION TO EVICT FOR CRIMINAL ACTIVITY
36	

As Engrossed: S1/22/09 S2/5/09 H2/12/09

You are hereby notified that the attached complaint in the above-styled cause 1 2 claims that you have engaged in or have allowed the property described in the 3 above-mentioned complaint to be used for criminal activity and that the plaintiff is entitled to have you evicted pursuant to state law. If, within 4 5 five (5) days, excluding Sundays and legal holidays, after the date of 6 service of this notice you have not filed in the office of the *clerk* of this 7 court a written objection to the claims made against you by the plaintiff in 8 his or her complaint for eviction, then a writ of possession shall forthwith 9 issue from this office directed to the sheriff of this county or to the 10 police chief of the city ordering him or her to remove you from possession of 11 the property described in the complaint. If you should file a written 12 objection to the complaint of the plaintiff and the allegations for immediate possession of the property described in the complaint within five (5) days, 13 excluding Sundays and legal holidays, after the date of service of this 14 15 notice, a hearing will be scheduled by the *court* after you have timely 16 answered to determine whether or not the writ of possession should issue as 17 sought by the plaintiff. 18 19 Clerk of Court 20 21 18-16-506. Written objection. 22 (a) If, within five (5) days, excluding Sundays and legal holidays, 23 following service of this summons, complaint, and notice seeking a writ of 24 possession against the defendants named in the complaint, the defendant or 25 defendants have not filed a written objection to the claim for a writ of 26 possession made by the plaintiff in his or her complaint, the clerk of the 27 court shall immediately issue a writ of possession directed to the sheriff of 28 the county or the police chief of the city commanding him or her to cause the 29 defendant or defendants to vacate the property described in the complaint 30 without delay, which the sheriff or police chief shall execute in the manner described in § 18-16-507. 31 32 (b)(1) If a written objection to the claim of the plaintiff for a writ 33 of possession is filed by the defendant or defendants within five (5) days 34 after the date of service of the notice, summons, and complaint as provided 35 for in this section, the plaintiff shall obtain a date for the hearing of the 36 plaintiff's demand for a writ of possession of the property described in the

SB34

1	complaint after the defendant or defendants have timely answered the	
2	<u>complaint.</u>	
3	(2)(A) If a hearing described in subdivision (b)(1) of this	
4	section is required, at the hearing the plaintiff shall present evidence	
5	sufficient to make a prima facie case of the criminal activity that has been	
6	facilitated at the property described in the complaint.	
7	(B) The defendant or defendants shall be entitled to	
8	present evidence in rebuttal of the plaintiff's case.	
9	(3) If the <i>court</i> decides upon all the evidence that the	
10	plaintiff is entitled to a writ of possession under state law, then the court	
11	shall order the clerk of the court to immediately issue a writ of possession	
12	to the sheriff of the county or the police chief of the city to evict the	
13	defendant or defendants, as provided for in § 18-16-507.	
14		
15	18-16-507. Writ of possession.	
16	(a) Upon receipt of a writ of possession from the clerk of the court,	
17	the sheriff or police chief shall immediately proceed to execute the writ of	
18	possession in the specific manner described in this section and, if	
19	necessary, ultimately by ejecting from the property described in the writ of	
20	possession the defendant or defendants and any other person or persons who	
21	have unlawfully received or entered into the possession of the property after	
22	the issuance of the writ of possession, and then notify the plaintiff that	
23	the property has been vacated by the defendant or defendants.	
24	(b)(1) Upon receipt of the writ of possession, the sheriff or police	
25	chief shall notify the defendant or defendants of the issuance of the writ of	
26	possession by delivering a copy of the writ of possession to the defendant or	
27	defendants or to any person authorized to receive summons in civil cases and	
28	<u>in like manner.</u>	
29	(2) If, within eight (8) hours after receipt of the writ of	
30	possession, the sheriff or police chief does not find any such defendant as	
31	stated in the complaint at his or her normal place of residence, the sheriff	
32	or police chief may serve the writ of possession by placing a copy	
33	conspicuously upon the front door or other structure of the property	
34	described in the complaint, which shall have like effect as if delivered in	
35	person pursuant to the terms of the writ of possession.	
36	(c)(l)(A) If, at the expiration of twenty-four (24) hours after the	

As Engrossed: S1/22/09 S2/5/09 H2/12/09

1	service of the writ of possession in the manner indicated, the defendant or
2	defendants remain in possession of the property, the sheriff or police chief
3	shall notify the plaintiff or the plaintiff's attorney of that fact and may
4	employ, may engage, and shall be provided with all labor and assistance
5	required by the sheriff or police chief to obtain possession and remove the
6	possessions and belongings of the defendant or defendants from the affected
7	property to a place of storage in a public warehouse or in some other
8	reasonable safe place of storage under the control of the plaintiff.
9	(B)(i) The defendant or defendants may recover the
10	property stored under subdivision (c)(l)(A) within seven (7) business days.
11	(ii) Before recovering the property, the defendant
12	or defendants shall pay for the reasonable cost of storage.
13	(2) If the defendant or defendants do not recover the property
14	as provided in subdivision (c)(l) of this section, then the court shall order
15	the possessions and belongings of the defendant or defendants sold by the
16	plaintiff in a commercially reasonable manner with the proceeds of the sale
17	applied first to the cost of storage, second to any monetary judgment in
18	favor of the plaintiff, and third, to the defendant any excess.
19	(d) In executing the writ of possession, the sheriff or police chief
20	may forcibly remove all locks or other barriers erected to prevent entry upon
21	the premises in any manner which he or she deems appropriate or convenient
22	and, if necessary, physically restrain the defendant or defendants from
23	interfering with the removal of a defendant's property and possessions from
24	the property described in the writ of possession.
25	(e) If the plaintiff is the city attorney or prosecuting attorney, no
26	bond shall be required. If the plaintiff is the landlord or premises owner,
27	no bond shall be required unless ordered by the court as a condition to the
28	execution of a writ of possession granted prior to the date that an answer is
29	to be filed by the defendant or defendants.
30	(f) The sheriff or police chief shall return the writ of possession at
31	or before the return date of the writ of possession and shall state in his or
32	her return the manner in which he or she executed the writ of possession and
33	whether or not the defendant or defendants have been ejected from the
34	property described and, if not, the reason for the failure of the sheriff or
35	police chief to do so.
36	(g) As used in this section, "sheriff or police chief" includes a

As Engrossed: S1/22/09 S2/5/09 H2/12/09

SB34

1	deputy sheriff, police officer, or other law enforcement official acting at
2	the direction of the sheriff or police chief.
3	
4	18-16-508. Costs and attorney's fees — Damages.
5	(a)(1) A court granting relief under this subchapter may order in
6	addition to any other costs provided by law the payment by the defendant or
7	defendants to the plaintiff reasonable attorney's fees and the costs of the
8	action. In such cases, multiple defendants are jointly and severally liable
9	for any payment so ordered.
10	(2) Any costs or attorney's fees collected from the defendants
11	shall be remitted to the plaintiff. If the plaintiff is the city attorney,
12	the costs shall be remitted to the city general fund. If the plaintiff is
13	the prosecuting attorney, the costs shall be remitted to the county general
14	<u>fund.</u>
15	(b) A proceeding brought under this subchapter for eviction of the
16	defendants and occupants of the premises does not preclude the owner or
17	landlord from recovering monetary damages for rent, repairs, or any other
18	incidental damages up to the date of eviction of the defendants and occupants
19	from the premises in a civil action.
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21	/s/ R. Thompson
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