1	State of Arkansas	As Engrossed: H3/9/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1414
4			
5	By: Representatives H. Wilkin	as, Post	
6			
7		For An Act To Be Entitled	
8	AN ACT REG	ARDING THE OFFENSE OF STALKING	; TO
9	ESTABLISH CIVIL LIABILITY FOR STALKING; AND FOR OTHER		
10	PURPOSES.		
11			
12			
13		Subtitle	
14	REGAR	DING THE OFFENSE OF STALKING A	AND TO
15	ESTAE	SLISH CIVIL LIABILITY FOR STALK	KING.
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18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE O	F ARKANSAS:
19			
20	SECTION 1. Arka	nsas Code § 5-71-229 is amende	d to read as follows:
21	5-71-229. Stalk	ing.	
22	(a)(l) A person	commits stalking in the first	degree if he or she
23	purposely <u>knowingly</u> en	gages in a course of conduct t	hat harasses another
24	person and makes a ter	roristic threat with the inten	t of placing that person
25	in imminent fear of de	ath or serious bodily injury o	r placing that person in
26		eath or serious bodily injury	
27	family and the person	would place a reasonable perso	n in the victim's
28	position under emotion	al distress and in fear for hi	s or her safety or a
29	third person's safety,	and the actor:	
30		Does so in contravention of a	<u>-</u>
31	consistent with The <u>th</u>	e Domestic Abuse Act of 1991,	§ 9-15-101 et seq., or a
32	no contact order as se	t out in subdivision (a)(2)(A)	of this section,
33		ctim, or any other order issue	d by any court protecting
34	the same victim;		
35	(B)	Has been convicted within the	previous ten (10) years
36	of:		

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Criminal Procedure.

- 1 (i) Stalking in the second degree; 2 (ii) Violating Terroristic threatening, § 5-13-301 3 or terroristic act, § 5-13-310; or 4 (iii) Stalking or threats against another person's 5 safety under the statutory provisions of any other state jurisdiction; or 6 (C) Is armed with a deadly weapon or represents by word or 7 conduct that he or she is armed with a deadly weapon. 8 (2)(A) Upon pretrial release of the defendant, a judicial 9 officer shall enter a no contact order in writing consistent with Rules 9.3 10 and 9.4 of the Arkansas Rules of Criminal Procedure and shall give notice to 11 the defendant of penalties contained in Rule 9.5 of the Arkansas Rules of 12 Criminal Procedure. 13 (B) This The no contact order remains in effect during the 14 pendency of any appeal of a conviction under this subsection (a) of this 15 section. 16 (C) The judicial officer or prosecuting attorney shall 17 provide a copy of this the no contact order to the victim and the arresting 18 <u>law enforcement</u> agency without unnecessary delay. 19 (D) If the judicial officer has reason to believe that 20 mental disease or defect of the defendant will or has become an issue in the 21 cause, the judicial officer shall enter such orders as are consistent with § 22 5-2-305. 23 (3) Stalking in the first degree is a Class B C felony. 24 (b)(1) A person commits stalking in the second degree if he or she purposely 25 knowingly engages in a course of conduct that harasses another person and 26 makes a terroristic threat with the intent purpose of placing that person in 27 imminent fear of death or serious bodily injury or placing that person in 28 imminent fear of the death or serious bodily injury of his or her immediate 29 family. 30 (2)(A) Upon pretrial release of the defendant, a judicial 31 officer shall enter a no contact order in writing consistent with Rules 9.3
- 35 (B) This <u>The</u> no contact order remains in effect during the 36 pendency of any appeal of a conviction under <u>this</u> subsection (b) of this

the defendant of penalties contained in Rule 9.5 of the Arkansas Rules of

and 9.4 of the Arkansas Rules of Criminal Procedure and shall give notice to

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1 section.

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2 (C) The judicial officer or prosecuting attorney shall
3 provide a copy of this the no contact order to the victim and arresting law
4 enforcement agency without unnecessary delay.

- (D) If the judicial officer has reason to believe that mental disease or defect of the defendant will or has become an issue in the cause, the judicial officer shall enter such orders as are consistent with § 5-2-305.
- 9 (3) Stalking in the second degree is a Class $\in \underline{D}$ felony.
- 10 (c)(1) A person commits stalking in the third degree if he or she
 11 knowingly commits an act that would place a reasonable person in the victim's
 12 position under emotional distress and in fear for his or her safety or a
 13 third person's safety.
- 14 (2)(A) Upon pretrial release of the defendant, a judicial officer
 15 shall enter a no contact order in writing consistent with Rules 9.3 and 9.4
 16 of the Arkansas Rules of Criminal Procedure and shall give notice to the
 17 defendant of penalties contained in Rule 9.5 of the Arkansas Rules of
 18 Criminal Procedure.
- 19 <u>(B) The no contact order remains in effect during the</u> 20 pendency of any appeal of a conviction under this subsection (c).
- 21 (C) The judicial officer or prosecuting attorney shall 22 provide a copy of the no contact order to the victim and arresting law 23 enforcement agency without unnecessary delay.
- (D) If the judicial officer has reason to believe that
 mental disease or defect of the defendant will or has become an issue in the
 cause, the judicial officer shall enter orders as are consistent with § 5-2305.
- (a) Stalking in the third degree is a Class A misdemeanor.

 (e)(d) It is an affirmative defense to prosecution under this section

 if the actor is a law enforcement officer, licensed private investigator,

 attorney, process server, licensed bail bondsman, or a store detective acting

 within the reasonable scope of his or her duty while conducting surveillance

 on an official work assignment.
- 34 (d)(e) It is not a defense to a prosecution under this section that
 35 the actor was not given actual notice by the victim that the actor's conduct
 36 was not wanted.

1	(f) As used in this section:		
2	(1)(A) "Course of conduct" means a pattern of conduct composed		
3	of two (2) or more acts, separated by at least thirty-six (36) hours, but		
4	occurring within one (1) year including without limitation an act in which		
5	the actor directly, indirectly, or through a third party by any action,		
6	method, device, or means follows, monitors, observes, places under		
7	surveillance, threatens, or communicates to or about a person or interferes		
8	with a person's property.		
9	(B)(i) "Course of conduct" does not include		
10	constitutionally protected activity.		
11	(ii) If the defendant claims that he or she was		
12	engaged in a constitutionally protected activity, the court shall determine		
13	the validity of that claim as a matter of law and, if found valid, shall		
14	exclude that activity from evidence;		
15	(2)(A) "Emotional distress" means significant mental suffering		
16	or distress.		
17	(B) "Emotional distress" does not require that the victim		
18	sought or received medical or other professional treatment or counseling; and		
19	$\frac{(2)(3)}{(3)}$ "Harasses" means an act of harassment as prohibited by §		
20	5-71-208 ; and .		
21	(3) "Immediate family" means any spouse, parent, child, any		
22	person related by consanguinity or affinity within the second degree, or any		
23	other person who regularly resides in the household or who, within the prior		
24	six (6) months, regularly resided in the household.		
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26	SECTION 2. Arkansas Code Title 16 is amended to add an additional		
27	chapter to read as follows:		
28	CHAPTER 127		
29	STALKER LIABILITY ACT		
30			
31	16-127-101. Title.		
32	This chapter shall be known and may be cited as the "Stalker Liability		
33	Act."		
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35	16-127-102. Civil liability for stalking.		
36	(a) A person may recover actual damages, and if applicable, punitive		

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1	damages, reasonable attorney's fees, and court costs against another person		
2	if he or she proves by a preponderance of the evidence that another person		
3	knowingly engaged in a course of conduct towards the person that would place		
4	a reasonable person in the person's position under emotional distress or in		
5	fear for his or her safety or a third person's safety.		
6	(b) The definitions at § 5-71-229(f) apply to this chapter.		
7	(c) A cause of action under subdivision (a)(1) of this section may be		
8	maintained whether or not the person who is alleged to have engaged in a		
9	course of conduct prohibited under § 5-71-229 has been charged or convicted		
10	under § 5-71-229.		
11	(d) The existence or the termination of a cause of action under		
12	subdivision (a)(1) of this section does not prevent the criminal prosecution		
13	of a person for violation of § 5-71-229.		
14	(e) A person shall commence a cause of action under subdivision (a)(1)		
15	of this section against another person one (1) year or less after the most		
16	recent conduct prohibited under § 5-71-229 by the other person toward the		
17	aggrieved party.		
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19	/s/H. Wilkins		
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