1	State of Arkansas	A Bill	
2	92nd General Assembly		HOUGE DILL 1702
3	Regular Session, 2019		HOUSE BILL 1793
4	Dry Dames autativa Dyshina		
5	By: Representative Rushing		
6 7		For An Act To Be Entitled	
8	ል ህ ል ርሞ ሞር	AMEND THE LAW CONCERNING LIEN PRIORI	TV FOR
9		PAIRMEN; AND FOR OTHER PURPOSES.	II FOR
10	VIIIIODI KI	THIRD, IND TOR OTHER TORTOGED.	
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12		Subtitle	
13	TO AM	MEND THE LAW CONCERNING LIEN PRIORITY	Ÿ
14		VEHICLE REPAIRMEN.	
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17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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19	SECTION 1. Arka	nsas Code § 18-45-202(b), concerning	priority of lien,
20	is amended to read as	follows:	
21	(b) The lien pr	ovided for in this subchapter shall	be <u>:</u>
22	<u>(1) Is</u> su	bject to the perfected lien of a fin	ancial institution
23	or vendor of automobil	es, trucks, tractors, and all other	motor-propelled
24	conveyances for any cl	aim for balance of purchase money du	e thereon <u>to the</u>
25	financial institution	or the vendor; and	
26	<u>(2) Shall</u>	not take precedence over or be supe	rior to the
27	perfected lien of a fi	nancial institution or vendor of aut	omobiles, trucks,
28	tractors, and all othe	r motor propelled conveyances if a v	alid authorization
29	for repossession is pr	esented by the holder of the purchas	e money lien.
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31	SECTION 2. Arka	nsas Code § 18-45-202, concerning pr	ciority of lien, is
32	amended to add an addi	tional subsection to read as follows	:
33	(d) As used in	this section, "valid authorization f	or repossession"
34	means a motor vehicle	purchase or lease agreement entered	into by the
35	leaseholder and a fina	ncial institution or vendor that:	
36	(1) Invol	ves the sale or purchase of automobi	les, trucks.

1	tractors, and all other motor propelled conveyances; and		
2	(2) Contains a conspicuous written provision in boldfaced type		
3	that authorizes the repossession of the motor vehicle if the purchase or		
4	lease agreement is in default.		
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6	SECTION 3. Arkansas Code § 18-45-204(c), concerning the procedure for		
7	sale of property possessed by lienholder is repealed.		
8	(c) It shall be the duty of the lienholder, besides giving notice as		
9	required in subsection (a) of this section, to make demand for the debt		
10	before making the sale by registered letter addressed to the last known		
11	residence or post office address of the debtor.		
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13	SECTION 4. Arkansas Code § 18-45-204(d), concerning the procedure for		
14	sale of property possessed by lienholder, is amended to read as follows:		
15	(d) In the lienholder's dealings with the property held by him or her		
16	the lienholder shall act in good faith with the debtor or purchase money		
17	lienholder and shall be responsible for any abuse of the power and authority		
18	vested in him or her by the provisions of this subchapter.		
19			
20	SECTION 5. Arkansas Code § 18-45-204(e), concerning the procedure for		
21	sale of property possessed by a lienholder, is repealed.		
22	(e) The provisions of § 27-50-1101 shall govern sales of vehicles		
23	subject to the registration laws of this state.		
24			
25	SECTION 6. Arkansas Code Title 18, Chapter 45, Subchapter 2, is		
26	amended to add additional sections to read as follows:		
27	18-45-208. Notice to motor vehicle lienholder.		
28	(a)(1) The lienholder shall send the leaseholder and financial		
29	institution or vendor of automobiles, trucks, tractors, and all other motor		
30	propelled conveyances notice of the completion of repairs and make demand for		
31	payment two (2) days after the work is completed.		
32	(b) If the lienholder has not received payment within five (5) days		
33	from the date the lienholder sent the notice required under subdivision		
34	(a)(1) of this section, the lienholder shall:		
35	(A) Determine whether there is a financial institution or		

vendor with a perfected purchase money lien by contacting the Secretary of

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1	State; and		
2	(B) Notify the financial institution or vendor that the		
3	lienholder has possession of and intends to sell the motor vehicle to satisfy		
4	his or her lien if the motor vehicle is not claimed.		
5	(c) The notice requirements under this section shall be given by		
6	certified mail, return receipt requested and sent to the last known address		
7	or post office box of the leaseholder and financial institution or vendor of		
8	automobiles, trucks, tractors, and all other motor propelled conveyances.		
9			
10	18-45-209. Valid authorization for repossession.		
11	(a) Upon presentation of a valid authorization for repossession of a		
12	motor vehicle subject to the registration laws of this state by a financial		
13	institution or vendor to the lienholder, the motor vehicle shall be		
14	surrendered to the financial institution or vendor and the lienholder shall		
15	have a cause of action for compensation for material or labor against the		
16	leaseholder of the motor vehicle.		
17	(b) As used in this section, "valid authorization for repossession"		
18	means a motor vehicle purchase or lease agreement entered into by the		
19	leaseholder and a financial institution or vendor that:		
20	(1) Involves the sale or purchase of automobiles, trucks,		
21	tractors, and all other motor propelled conveyances; and		
22	(2) Contains a conspicuous written provision in boldfaced type		
23	that authorizes the repossession of the motor vehicle if the purchase or		
24	lease agreement is in default.		
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26	SECTION 7. Arkansas Code § 27-50-1101(a)(1)(F), concerning the		
27	nonconsensual towing of a vehicle, implement, or piece of machinery, is		
28	repealed.		
29	(F) Unless other arrangements have been made with a repair		
30	business, a vehicle, implement, or piece of machinery on the premises of a		
31	repair business shall be deemed abandoned if either:		
32	(i) The vehicle, implement, or piece of machinery is		
33	unclaimed by the owner within forty-five (45) days; or		
34	(ii) The debt is not paid within forty-five (45)		
35	days from the time the repair work is complete.		

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           SECTION 8. Arkansas Code § 27-50-1208(e)(2), concerning the
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     nonconsensual towing of a vehicle, implement, or piece of machinery, is
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     repealed.
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                 (2) A notice to an owner of a vehicle deemed abandoned on the
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     premises of an automobile repair facility under § 27-50-1101 shall also
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     advise that the automobile repair person holds an absolute lien on the
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     vehicle under § 18-45-201 et seq.
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