Stricken language would be deleted from and underlined language would be added to present law. Act 109 of the Regular Session

1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1263
4			
5	By: Representatives Unger, Lunc	lstrum	
6	By: Senator M. McKee		
7			
8	For An Act To Be Entitled		
9	AN ACT TO CREATE THE OFFENSE OF UNLAWFUL REMOVAL OR		
10	FAILURE TO CHARGE AN ELECTRONIC MONITORING DEVICE;		
11	AND FOR OTHER PURPOSES.		
12			
13			
14		Subtitle	
15	TO CREA	ATE THE OFFENSE OF UNLAWFUL	
16	REMOVAL OR FAILURE TO CHARGE AN		
17	ELECTRO	ONIC MONITORING DEVICE.	
18			
19	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
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21	SECTION 1. Arkans	as Code Title 5, Chapter 54, Subcl	hapter 1, is amended
22	to add an additional section to read as follows:		
23	5-54-123. Unlawful removal or failure to charge an electronic		
24	monitoring device.		
25	(a) As used in th	is section:	
26	(1) "Electr	onic monitoring device" means an e	electronic device
27	approved by the Board of	Corrections that meets the minimum	um Federal
28	Communications Commission regulations and requirements and that utilizes		
29	available technology tha	t is able to track a person's loca	ation and monitor
30	his or her location; and		
31	<u>(2) "Pendin</u>	g charge" means a charge that resu	ılts from an arrest
32	or issuance of a citation or criminal summons, or after the filing of an		he filing of an
33	information or indictment, and that has not been resolved by acquittal,		
34	conviction, dismissal, or nolle prosequi.		
35	(b) A person commits unlawful removal or failure to charge an		
36	electronic monitoring device if, being ordered to wear an electronic		

1	monitoring device as a condition of probation, parole, post-release		
2	supervision, or release on a pending charge or disposition of a charge:		
3	(1) The person knowingly removes the electronic monitoring		
4	device from his or her body; or		
5	(2) The person knowingly fails to properly charge the electronic		
6	monitoring device and the failure to properly charge the electronic		
7	monitoring device prevents the electronic monitoring device from tracking or		
8	monitoring the person's location.		
9	(c) It is a defense to prosecution under this section that the:		
10	(1) Removal of the electronic monitoring device or failure to		
11	charge the electronic monitoring device was due to an emergency condition or		
12	unforeseen circumstance; and		
13	(2) Defendant acted as a reasonable person in the defendant's		
14	position would act.		
15	(d) Unlawful removal or failure to charge an electronic monitoring		
16	device is a Class A misdemeanor.		
17	(e) Upon conviction for unlawful removal or failure to charge an		
18	electronic monitoring device, a defendant shall be ordered to pay restitution		
19	for the cost of repair or replacement of the electronic monitoring device if		
20	the electronic monitoring device was damaged, lost, or destroyed.		
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23	APPROVED: 2/18/25		
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