1 2	State of Arkansas	As Engrossed: S3/30/11 A Bill	
3	88th General Assembly Regular Session, 2011		HOUSE BILL 2056
<i>3</i>	Regulai Session, 2011		HOUSE BILL 2030
5	By: Representatives Clemmer, H	lammer	
6	By. Representatives Ciemmer, 1		
7		For An Act To Be Entitled	d
8	AN ACT TO RE	AN ACT TO REQUIRE HIV TESTING FOR ALL DEFENDANTS	
9	CHARGED WITH CERTAIN SEX OFFENSES; AND FOR OTHER		
10	PURPOSES.		
11			
12			
13		Subtitle	
14	TO REQU	JIRE HIV TESTING FOR ALL	
15	DEFENDA	ANTS CHARGED WITH CERTAIN SE	X
16	OFFENSI	ß.	
17			
18			
19	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE (	OF ARKANSAS:
20			
21	SECTION 1. Arkans	as Code § 5-14-202 is amende	ed to read as follows:
22	5-14-202. Access by prosecutors to medical records of persons charged		
23	with sex crimes — Victim	notification of health risl	k.
24	(a)(l) Through a	warrant issued by a judicia	l officer under Rule 13 of
25	the Arkansas Rules of Cr	riminal Procedure, a prosecu	ting attorney of this
26		to a relevant medical reco	
27	_	sex crime against another pe	
28	<u>-</u>	to a disease carried by the	-
29		pplication by a prosecuting	•
30		cribe with particularity the	•
31		obtained and shall be support	•
32		estimony before a judicial o	-
33	-	and circumstances tending to	-
34	present a danger to the health of a victim of a sex crime.  (B) If the judicial officer finds that the application		
35		•	
36	meets the requirements of	of subdivision $(a)(2)(A)$ of	this section and that, on

02-22-2011 10:22:06 BPG014

- 1 the basis of the proceeding before the judicial officer, there is reasonable
- 2 cause to believe that the relevant medical record should be disclosed, the
- 3 judicial officer shall issue a warrant directing disclosure of the medical
- 4 record to the prosecuting attorney.
- 5 (b) Upon service of a warrant, a person having custody of a relevant 6 medical record shall grant access to the prosecuting attorney and is not 7 subject to any liability for granting the access.
- 8 (c)(1) If a prosecuting attorney after reviewing a medical record 9 determines that a victim is subject to a health risk as a result of a sex 10 crime, the prosecuting attorney may convey that health risk information to 11 the victim, and the prosecuting attorney is not subject to any liability for 12 disclosing that health risk information to the victim.
- 13 (2)(A) The prosecuting attorney may disclose the health risk 14 information to the victim only.
- 15 (B) However, if the victim is a minor or is mentally 16 incompetent, then the prosecuting attorney may disclose the health risk 17 information to the victim's parent or legal guardian only.
  - (d) For medical records of testing done under § 12-12-107, the prosecuting attorney shall:
- 20 (1) Be notified of any human immunodeficiency virus (HIV)
  21 testing done under § 12-12-107;
- 22 (2) Be given a copy of the results of the human immunodeficiency 23 virus (HIV) test; and
- 24 (3) Notify the victim, his or her parent or parents or guardian 25 if the victim is a minor, and the defendant of the results of the human 26 immunodeficiency virus (HIV) test as soon as is practicable.
  - (d)(e) The prosecuting attorney is not subject to any liability to the victim for failing to obtain a medical record or failing to disclose health risk information to the victim.
- (e)(f) This subchapter does not repeal or supersede any rule of
  evidence or rule of criminal procedure that would allow the admissibility of
  a medical record as evidence in a criminal proceeding.

34 /s/Clemmer

3536

33

18

19

27

28

29