1	State of Arkansas 82nd General Assembly	A Bill	Act 1060 of 1999	
3	Regular Session, 1999		SENATE BILL 899	
4				
5	By: Senator Brown			
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8		For An Act To Be Entitled		
9	"AN ACT TO CREATE AN ELECTRONIC RECORDS STUDY			
10	COMMI SSI (ON TO MAKE RECOMMENDATIONS TO THE EIGHTY	/-THI RD	
11	GENERAL A	ASSEMBLY ON AMENDING THE 'ARKANSAS FREED	OOM OF	
12	INFORMATI	ION ACT' TO SPECIFICALLY ADDRESS ACCESS	ТО	
13	ELECTRONI	IC OR COMPUTERIZED RECORDS; AND FOR OTHE	ER	
14	PURPOSES.	. 11		
15				
16		Subtitle		
17		CREATE AN ELECTRONIC RECORDS STUDY		
18		MISSION TO MAKE RECOMMENDATIONS TO		
19		EIGHTY-THIRD GENERAL ASSEMBLY ON		
20		NDING THE 'ARKANSAS FREEDOM OF		
21	INF	ORMATION ACT'."		
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23				
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
25	CECTION 4		.	
26		There is hereby created the Arkansas	Electronic Records	
27		be composed of the following:		
28		(2) members appointed by the Governor; (3) members appointed by the Atternov (Sanaral who may ar	
29 30		(2) members appointed by the Attorney G	<u>senerar, who may or</u>	
31		oers of the Attorney General; (1) member appointed by the Speaker of	the House	
32		(1) member appointed by the President P		
33	Senate;	(1) member apportited by the freshdent i	TO TEMPOTE OF THE	
34		(2) members from the staff of the Office	ce of Information	
35		ted by the Director of the Office of Inf		
36		(2) representatives designated by the A		

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1	Association;			
2	(7) One (1) representative designated by the Arkansas Municipal			
3	League;			
4	(8) One (1) representative designated by the Arkansas Association			
5	of Counties; and			
6	(9) One (1) representative designated by the Arkansas School			
7	Board Association.			
8	(b) The commission at its first meeting shall elect from among its			
9	members a chairman and a secretary.			
10	(c) The commission shall serve in an advisory capacity and shall be			
11	responsible for studying public access to electronic or computerized records			
12	under the Arkansas Freedom of Information Act. The commission shall develop			
13	recommendations for amendments to that act for consideration by the 83 rd			
14	General Assembly.			
15	(d) Members of the Electronic Records Study Commission shall serve			
16	without pay, but shall be reimbursed for reasonable and necessary expenses for			
17	meals, lodging, and mileage at the same rates authorized for official travel			
18	by state employees.			
19	(e) The Electronic Records Study Commission shall be provided such			
20	support staff and secretarial services as necessary by the Arkansas Attorney			
21	General's office.			
22	(f) The Electronic Records Study Commission shall submit a final			
23	report of its findings and recommendations to the 83 rd General Assembly on or			
24	before December 15, 2000.			
25	(g) The Electronic Records Study Commission shall be in existence from			
26	the date of its enactment until December 31, 2000.			
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29	SECTION 2. All provisions of this act of a general and permanent nature			
30	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code			
31	Revision Commission shall incorporate the same in the Code.			
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33	SECTION 3. If any provision of this act or the application thereof to			
34	any person or circumstance is held invalid, such invalidity shall not affect			
35	other provisions or applications of the act which can be given effect without			
36	the invalid provision or application, and to this end the provisions of this			

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1	act are declared to be severable.
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3	SECTION 4. All laws and parts of laws in conflict with this act are
4	hereby repealed.
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6	SECTION 5. <u>EMERGENCY CLAUSE</u> . It is hereby found and determined by the
7	Eighty-second General Assembly that the "Arkansas Freedom of Information Act"
8	does not specifically provide procedures relating to electronic or
9	computerized records and that confusion exists as to the nature and extent of
0	a public agency's duty to respond to requests for such records. This
1	confusion may lead to the denial of access to public records, and to undue
12	administrative burdens on public agencies. Policies and procedures regarding
3	access to such records should be reviewed in an expeditious manner so that
4	recommendations for legislative amendments can be made to the Eighty-Third
15	General Assembly. Therefore, an emergency is declared to exist and this act
16	being immediately necessary for the preservation of the public peace, health
7	and safety shall become effective on the date of its approval by the Governor.
8	If the bill is neither approved nor vetoed by the Governor, it shall become
9	effective on the expiration of the period of time during which the Governor
20	may veto the bill. If the bill is vetoed by the Governor and the veto is
21	overridden, it shall become effective on the date the last house overrides the
22	<u>veto.</u>
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25	APPROVED: 4/1/1999
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