## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H2/23/01 S3/13/01		
2	83rd General Assembly	A Bill	Act 1234 of	2001
3	Regular Session, 2001		HOUSE BILL	1843
4				
5	By: Representative Adam	S		
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8		For An Act To Be Entitled		
9	AN AC	T TO ALLOW FOR VIDEOTAPED DEPOSITIONS OF		
10	STATE	CRIME LABORATORY ANALYSTS FOR TRIALS OF		
11	DEFEN	DANTS CHARGED UNDER THE UNIFORM CONTROLLE	D	
12	SUBST	ANCES ACT; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15	AN	ACT TO ALLOW FOR VIDEOTAPED		
16	DE	POSITIONS OF STATE CRIME LABORATORY		
17	AN	ALYSTS FOR TRIALS OF DEFENDANTS		
18	СН	ARGED UNDER THE UNIFORM CONTROLLED		
19	SU	BSTANCES ACT.		
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22	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF ARKANSA	AS:	
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24	SECTION 1. (a	a) As used in this section, the term "vio	<u>deotaped</u>	
25	deposition" means t	ne visual recording on a magnetic tape, to	ogether with 1	the
26	associated sound, o	f a witness testifying under oath in the d	course of a	
27	judicial proceeding	upon oral examination and where an oppor	tunity is giv	<u>ven</u>
28	for cross-examination	on in the presence of the defendant and in	ntended to be	
29	played back upon the	e trial of the action in court.		
30	(b) In all c	riminal trials in which the defendant is o	charged under	<u>the</u>
31	Uniform Controlled	Substances Act, upon motion of the prosect	uting attorney	y and
32	after notice to the	opposing counsel, the court may, for good	d cause shown,	and
33	sufficient safeguare	ds to satisfy all state and federal consti	tuti onal	
34	requirements of oat	n, confrontation, cross-examination, and o	observation of	f the
35	witness' demeanor a	nd testimony by the defendant, the court a	and the jury,	and
36	absent a showing of	prejudice by the defendant, order the tak	king of a	

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1	videotaped deposition of any State Crime Laboratory analyst. The videotaped		
2	deposition shall be taken at the State Crime Laboratory or at a location		
3	ordered by the court in the presence of the prosecuting attorney, the		
4	defendant, and the defendant's attorney. Examination and cross-examination of		
5	the analyst shall proceed at the taking of the videotaped deposition in the		
6	same manner as permitted at trial under the provisions of the Arkansas Uniform		
7	Rul es of Evi dence.		
8	(c) Any videotaped deposition taken under the provisions of this		
9	section shall be admissible at trial and received into evidence in lieu of the		
10	direct testimony of the analyst. However, neither the presentation nor the		
11	preparation of such videotaped deposition shall preclude the prosecutor or the		
12	<u>defendant's attorney from calling the analyst to testify at trial if that is</u>		
13	necessary to serve the interests of justice.		
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15	/s/ Adams		
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18	APPROVED: 4/2/2001		
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