1	State of Arkansas	As Engrossed: H3/23/01 A Bill	A -4 1700 - £ 2001	
2	83rd General Assembly	A DIII	Act 1709 of 2001	
3	Regular Session, 2001		HOUSE BILL 1783	
4				
5	By: Representatives Verkamp, Hunt			
6				
7		East Ass. A of To Do Estitled		
8	For An Act To Be Entitled			
9	AN ACT TO GRANT PROSECUTING ATTORNEYS ACCESS TO			
10	MEDICAL RECORDS OF PERSONS CHARGED WITH HAVING			
11	COMMITTED A SEX CRIME, AND TO ALLOW THE PROSECUTING ATTORNEY TO ALERT THE VICTIM OF			
12				
13	POSSIBLE HEALTH RISKS RESULTING FROM THE CRIME;  AND FOR OTHER PURPOSES.			
14 15	AND FOR	OTHER PURPOSES.		
16		Subtitle		
17	GRANT PROSECUTORS ACCESS TO MEDICAL			
18	RECORDS OF PERSONS CHARGED WITH HAVING			
19	COMMITTED A SEX CRIME, AND ALLOW			
20	PROSECUTORS TO ALERT THE VICTIM OF			
21	POSSIBLE HEALTH RISKS RESULTING FROM THE			
22	CRIME.			
23				
24				
25	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
26				
27	SECTION 1. For p	ourposes of this act:		
28	(1) "Sex crime" means any offense described in Arkansas Code Title 5,			
29	Chapter 14 or Chapter 70; and			
30	(2) "Relevant medical records" means those medical records of the			
31	person charged with having committed a sex crime which contain information			
32	that may reveal a health risk to the victim.			
33				
34	SECTION 2. (a)(1) The prosecuting attorneys of this state, through a			
35	warrant issued by a jud	warrant issued by a judicial officer under Rule 13, Arkansas Rules of Criminal		
36	Procedure, are entitled access to the relevant medical records of any person			

\*MHF739\*

1	charged with having committed a sex crime against another person which act		
2	could have exposed the victim to a disease carried by the alleged offender.		
3	(2)(A) An application by a prosecuting attorney for relevant		
4	medical records shall describe with particularity the person whose relevant		
5	medical records are to be obtained, and shall be supported by one (1) or more		
6	affidavits or recorded testimony before a judicial officer particularly		
7	setting forth the facts and circumstances tending to show that such a person		
8	may present a danger to the health of a victim of a crime.		
9	(B) If the judicial officer finds that the application		
10	meets the requirements of this subdivision (2) and that, on the basis of the		
11	proceeding before the judicial officer, there is reasonable cause to believe		
12	that the relevant medical records should be disclosed, the judicial officer		
13	shall issue a warrant directing disclosure of those records to the prosecuting		
14	attorney.		
15	(b) Persons having custody of the relevant medical records shall grant		
16	access to the prosecuting attorneys, upon service of the warrant, and shall		
17	not be subject to any liability for granting the access.		
18	$\underline{(c)(1)}$ If, after reviewing the medical records, the prosecuting		
19	attorney determines that the victim is subject to a health risk as a result o		
20	the crime, the prosecuting attorney may convey that health risk information to		
21	the victim, and the prosecuting attorney shall not be subject to any liability		
22	for disclosing that health risk information to the victim.		
23	(2) The prosecuting attorney may only disclose that health risk		
24	information to the victim or, in the event the victim is a minor or is		
25	mentally incompetent, then only to the victim's parents or legal guardians.		
26	(d) The prosecuting attorney shall not be subject to any liability to		
27	the victim for failing to obtain the medical records or failing to disclose		
28	health risk information to the victim.		
29	(e) This act does not repeal nor supercede any rule of evidence or rule		
30	of criminal procedure which would allow the admissibility of medical records		
31	as evidence in criminal proceedings.		
32	/s/ Verkamp		
33			
34			
35	APPROVED: 4/17/2001		
36			