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.

Act 1941 of the Regular Session

1	State of Arkansas	As Engrossed: H3/25/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005	HOUSE BILL 2	2714
4			
5	By: Representative Thompson		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	INCLUDE REGISTERED SEX OFFENDER STATUS	
10	AS A POSS	SIBLE DISQUALIFYING PROVISION FOR	
11	LICENSING	OR EMPLOYMENT WITH AGENCIES OR BOARDS	
12	THAT ARE	MANDATED TO PERFORM CRIMINAL BACKGROUND	
13	CHECKS; A	AND FOR OTHER PURPOSES.	
14			
15		Subtitle	
16	AN ACT	TO INCLUDE REGISTERED SEX	
17	OFFEND	DER AS A POSSIBLE DISQUALIFYING	
18	PROVIS	SION FOR MANDATED CRIMINAL	
19	BACKGR	COUND CHECK PURPOSES.	
20			
21			
22	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
23			
24	SECTION 1. Arkan	sas Code Title 12, Chapter 12, Subchapter 15 is	
25	amended to add an addit	ional section to read as follows:	
26	12-12-1513. State	us as a registered sex offender.	
27	(a) The General	Assembly finds that:	
28	(1) The fa	ct that a person is a registered sex offender or is	
29	required to register as	a sex offender is releasable to employers and	
30	licensing boards;		
31	<u>(2) Certai</u>	n agencies are mandated to perform background checks	<u>3</u>
32	on persons who work wit	h children, elderly persons, and developmentally	
33	disabled persons;		
34	<u>(3)</u> The of	fenses for which an agency may exclude a person from	<u>n</u>
35	employment are outlined	in Arkansas law but being a registered sex offender	<u>c</u>

1 or being required to register as a sex offender is not listed as a 2 disqualification; and 3 (4) It is a primary government interest to protect the public 4 against sex offenders. A registered sex offender poses a higher risk of 5 reoffending, therefore, release of certain information will assist in 6 protecting the safety of the public. Protection of the safety of the public 7 will be increased by allowing agencies to immediately take the actions or 8 precautions they deem necessary before employing or licensing the registrant 9 or after employment or licensing of the registrant including, but, not 10 limited to, termination of employment or revocation of license. The 11 provisions of this section are civil in nature and for the protection of the 12 public. It is the intent of this section that being a registered sex offender as a result of a court order or being required to register as a sex 13 offender as a result of a court order may exclude those persons from 14 15 employment or licensure with agencies and boards that are mandated by 16 Arkansas law to perform the criminal history background checks. 17 (b) Whenever a noncriminal justice criminal history background check is performed on a person under the provisions of any criminal background 18 19 check requirement contained in the Arkansas Code for employment, licensure, 20 or any other purpose, the person may be disqualified for employment, 21 licensure, or any other purpose for which the background check was conducted 22 if it is determined that a court has entered an order requiring the person to 23 register as a sex offender. 24 SECTION 2. EMERGENCY CLAUSE. It is found and determined by the 25 26 General Assembly of the State of Arkansas that exclusion of persons who are 27 registered sex offenders or are required to register as a sex offender from 28 certain employment or licensure is necessary for the protection of children, 29 elderly, and developmentally disabled persons of the State of Arkansas; that 30 this act will allow the disqualification of registered sex offenders or persons required to register as a sex offender from certain employment or 31 32 licensure; and that this act is immediately necessary in order to allow state 33 agencies and other entities to disqualify a registered sex offender or person 34 required to register as a sex offender from licensing or employment. 35 Therefore, an emergency is declared to exist and this act being immediately 36 necessary for the preservation of the public peace, health, and safety shall

1	become effec	tive	on:					
2		(1)	The date of	its appro	oval by th	ne Governo	or;	
3		(2)	If the bill	is neithe	er approve	ed nor vet	toed by the	Governor,
4	the expirati	on o	f the period	of time o	during whi	ch the Go	overnor may	veto the
5	bill; or							
6		(3)	If the bill	is vetoed	l by the G	Governor a	and the veto	o is
7	overridden,	the	date the las	t house ov	verrides t	he veto.		
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9				/s/ 1	Thompson			
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12							APPROVED:	04/11/2005
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