## Stricken language would be deleted from and underlined language would be added to present law. Act 1168 of the Regular Session

1	State of Arkansas	As Engrossed: H3/25/15 $ m A~Bill$		
2	90th General Assembly	A DIII	HOUGE DILL 1200	
3	Regular Session, 2015		HOUSE BILL 1208	
4	D D			
5	By: Representative Gonzales			
6 7		For An Act To Be Entitled		
8	AN ACT CONCERNING A STATEWIDE ACCOUNTING OF ALL			
9	UNSUBMITTED RAPE KITS; AND FOR OTHER PURPOSES.			
10	ONOUBILITIES	MILE KILD, IMP TOK OTHEK TOKTOK	,10.	
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12		Subtitle		
13	CONCER	NING A STATEWIDE ACCOUNTING OF	ALL	
14	UNSUBM	ITTED RAPE KITS.		
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17	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:	
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19	SECTION 1. DO NOT	CODIFY. <u>Temporary legislation</u>	<u>1.</u>	
20	(a) As used in th	his section:		
21	<u>(1) "Healti</u>	hcare provider" means an individ	dual or facility that	
22	provides a medical-lega	<u>l examination;</u>		
23	<u>(2) "Law er</u>	nforcement agency" means a polic	<u>ce force or</u>	
24	organization whose prima	<u>ary responsibility as establish</u>	ed by statute or	
25	ordinance is the enforce	ement of the criminal laws, tra	ffic laws, or highway	
26	laws of this state;			
27	<u>(3) "Medica</u>	al-legal examination" means hea	<u>lth care delivered to a</u>	
28	possible victim of a sex	x crime, with an emphasis on the	e gathering and	
29	preserving of evidence	for the purpose of prosecution;		
30	<u>(4) "Sex cr</u>	<u>rime" means an offense described</u>	<u>1 in § 5-14-101 et seq.</u>	
31	<u>or § 5-26-202;</u>			
32		l assault collection kit" means	<del>-</del>	
33	<del></del>	ollected during a medical-legal	examination from the	
34		alleged victim of a sex crime; and		
35	(6) "Untested sexual assault collection kit" means a sexual			
36	<u>assault collection kit t</u>	that has not been submitted to a	<i>the State Crime</i>	



As Engrossed: H3/25/15 HB1208

1	Laboratory or a similar qualified laboratory for either a serology or DNA
2	<u>test.</u>
3	(b)(1) The State Crime Laboratory shall develop a:
4	(A) Sexual assault evidence inventory audit document for a
5	law enforcement agency; and
6	(B) Sexual assault evidence inventory audit document for a
7	healthcare provider.
8	(2)(A) The sexual assault evidence inventory audit document for
9	a law enforcement agency and the sexual assault evidence inventory audit
10	document for a healthcare provider shall be reviewed and updated
11	periodically.
12	(B) The updated sexual assault evidence inventory audit
13	document for a law enforcement agency and the sexual assault evidence
14	inventory audit document for a healthcare provider may be set forth in rules
15	promulgated by the State Crime Laboratory under the Arkansas Administrative
16	Procedure Act, § 25-15-201 et seq.
17	(c) Before December 31 of each year, a law enforcement agency that
18	maintains, stores, or preserves sexual assault evidence shall conduct an
19	audit of all untested sexual assault collection kits and any associated
20	evidence being stored by the law enforcement agency and report the
21	information to the State Crime Laboratory, using the sexual assault evidence
22	inventory audit document for a law enforcement agency.
23	(d) Before December 31 of each year, each healthcare provider charged
24	with performing medical-legal examinations shall conduct an audit of all
25	untested sexual assault collection kits being stored by the healthcare
26	provider and report the information to the State Crime Laboratory, using the
27	sexual assault evidence inventory audit document for a healthcare provider.
28	(e) The State Crime Laboratory may communicate with a healthcare
29	provider or a law enforcement agency for the purpose of coordinating testing
30	and other appropriate handling of sexual assault collection kits.
31	(f) Except as set forth in subsection (g) of this section, information
32	reported to the State Crime Laboratory under this section, as well as
33	information compiled or accumulated by a healthcare provider or law
34	enforcement agency for the purpose of audits required by this section, is
35	confidential and not subject to discovery under the Arkansas Rules of Civil
36	Procedure or the Freedom of Information Act of 1967, § 25-19-101 et seq.

As Engrossed: H3/25/15 HB1208

1	(g) On or before each February 1, the State Crime Laboratory shall
2	prepare and transmit to the President Pro Tempore of the Senate and the
3	Speaker of the House of Representatives a report containing:
4	(1) A compilation of the data submitted by law enforcement
5	agencies and healthcare providers under this section, with the data reported
6	in the aggregate; and
7	(2) A plan to address any backlog of untested sexual assault
8	collection kits.
9	(h) This section does not remove confidentiality protection for an
10	alleged victim of a sexual assault or other sex crime otherwise provided
11	under Arkansas or federal laws, rules, or regulations.
12	(i) A medical-legal examination continues to be subject to § 12-12-402
13	or other applicable law.
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15	/s/Gonzales
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18	APPROVED: 04/07/2015
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