State of Arkansas 1 A Bill 2 82nd General Assembly 3 Regular Session, 1999 HOUSE BILL 1819 4 5 By: Representative Duggar 6 7 For An Act To Be Entitled 8 "AN ACT TO AMEND ARKANSAS CODE 12-12-211 TO PERMIT 9 AUTHORIZED AGENTS SERVING CIVIL PROCESS TO ACCESS 10 INFORMATION FROM THE ARKANSAS CRIME INFORMATION 11 12 CENTER; AND FOR OTHER PURPOSES. " 13 Subtitle 14 "TO AMEND ARKANSAS CODE 12-12-211 TO 15 16 PERMIT AUTHORIZED AGENTS SERVING CIVIL PROCESS TO ACCESS INFORMATION FROM THE 17 18 ARKANSAS CRIME INFORMATION CENTER." 19 20 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 21 22 SECTION 1. Arkansas Code 12-12-211(c) is amended to read as follows: 23 24 "(c) An elected law enforcement officer of a political subdivision of this state shall not be allowed access to information from the Arkansas Crime 25 Information Center unless either the elected law enforcement officer or a law 26 enforcement officer within his department has successfully completed the 27 28 preparatory program of police training required by the Arkansas Commission on 29 Law Enforcement Standards and Training for certification of law enforcement 30 However, authorized agents who serve civil process may access 31 information from the Arkansas Crime Information Center when requested and in 32 the course and scope of his or her official duties as a civil process server. Any authorized agent shall furnish to any responding agency the court case 33 34 number and court jurisdiction when requested by the responding agency for 35 their records. Authorized agents include, but are not limited to elected and appointed law enforcement officers, and any other agent authorized to serve 36

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1	civil process by court appointment who is bonded with a copy of the same filed
2	with the court granting the authority to serve civil process."
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4	SECTION 2. All provisions of this act of a general and permanent nature
5	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
6	Revision Commission shall incorporate the same in the Code.
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8	SECTION 3. If any provision of this act or the application thereof to
9	any person or circumstance is held invalid, such invalidity shall not affect
10	other provisions or applications of the act which can be given effect without
11	the invalid provision or application, and to this end the provisions of this
12	act are declared to be severable.
13 14	SECTION 4. All laws and parts of laws in conflict with this act are
15	hereby repealed.
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