State of Arkansas 1 As Engrossed: H3/10/99 S4/5/99 A Bill 2 82nd General Assembly 3 Regular Session, 1999 HOUSE BILL 1963 4 5 By: Representative Ferrell 6 7 For An Act To Be Entitled 8 "AN ACT TO AMEND THE SEX AND CHILD OFFENDER 9 REGISTRATION ACT OF 1997; TO DECLARE AN EMERGENCY; AND 10 FOR OTHER PURPOSES." 11 12 Subtitle 13 "TO AMEND THE SEX AND CHILD OFFENDER 14 REGISTRATION ACT OF 1997. " 15 16 17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 18 19 SECTION 1. Arkansas Code Annotated § 12-12-903 is amended to read as 20 follows: "12-12-903. Definitions. 21 22 For the purposes of this subchapter: (1) 'Adjudication of quilt' or other words of similar import means a 23 24 plea of guilty, a plea of nolo contendere, a negotiated plea, a finding of guilt by a judge, or a finding of guilt by a jury; 25 (2) 'Administration of criminal justice' means performing functions of 26 27 investigation, apprehension, detention, prosecution, adjudication, 28 correctional supervision, or rehabilitation of accused persons or criminal 29 offenders. The administration of criminal justice also includes criminal identification activities and the collection, maintenance, and dissemination 30 31 of criminal justice information; (3) 'Change of address' or other words of similar import means a change 32 of residence or a change for more than thirty (30) days of temporary domicile; 33 (4) 'Criminal justice agency' means a government agency, or any subunit 34 thereof, which is authorized by law to perform the administration of criminal 35 justice, and which allocates more than one-half (1/2) its annual budget to the 36

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administration of criminal justice;

- (5) 'Local law enforcement agency having jurisdiction' means the chief law enforcement officer of the municipality in which an offender resides or expects to reside, or the county sheriff if the municipality does not have a chief law enforcement officer or if an offender resides or expects to reside in an unincorporated area of a county;
- (6) 'Mental abnormality' means a congenital or acquired condition of a person that affects the emotional or volitional capacity of the person in a manner that presupposes that person to the commission of criminally sexual acts to a degree that makes the person a menace to the health and safety of other persons;
- (7) 'Offender' means a sexually violent predator or a sex or child offender and an adjudicated delinquent when ordered to register by the juvenile court judge;
 - (8) 'Offense against a victim who is a minor' means:
- (A) Kidnapping pursuant to $\S 5-11-102(a)$ when the victim is a minor and the offender is not the parent of the victim;
- (B) False imprisonment in the first <u>and second</u> degree pursuant to $\S 5-11-103$ and 5-11-104 when the victim is a minor and the offender is not the parent of the victim.
- (C) Permanent detention or restraint pursuant to § 5-11-106 when the victim is a minor and the offender is not the parent of the victim;
 - (D) Any sex offense when the victim is a minor;
- (E) An attempt, solicitation, or conspiracy to commit any of the offenses enumerated in this subdivision (8);
- (F) An adjudication of guilt for an offense of the law of another state, for a federal offense, <u>for a tribal court offense</u>, or for a military offense, which is <u>substantially equivalent similar</u> to any of the offenses enumerated in this subdivision (8) <u>or when that adjudication of guilt requires</u> registration under another state's sex offender registration laws; or
- 31 (G) A violation of any former law of this state which is 32 substantially equivalent to any of the offenses enumerated in this subdivision 33 (8);
 - (9) 'Personality disorder' means an enduring pattern of inner experience and behavior that deviates markedly from the expectation of the person's culture, is pervasive and inflexible across a broad range of personal

- 1 and social situations, leads to clinically significant distress or impairment
- 2 in social, occupational or other important areas of functioning, is stable
- 3 over time, has onset in adolescence or early adulthood, is not better
- 4 accounted for as a manifestation or consequence of another mental disorder,
- 5 and is not due to the direct physiological effects of a substance or a general
- 6 medical condition;
- 7 (10) 'Predatory' means an act directed at a stranger or a person with 8 whom a relationship has been established or promoted for the primary purpose
- 9 of victimization;
- 10 (11) 'Sentencing court' means the judge of the court that sentenced the 11 offender for the sexually violent offense, the sex offense, or the offense 12 against a victim who is a minor that triggered registration under this
- 13 subchapter;
- 14 (12) 'Sex offense' means:
- 15 (A) Rape § 5-14-103;
- 16 (B) Carnal abuse in the first degree § 5-14-104;
- 17 (C) Carnal abuse in the second degree § 5-14-105;
- 18 (D) Carnal abuse in the third degree § 5-14-106;
- 19 (E) Sexual misconduct § 5-14-107;
- 20 (F) Sexual abuse in the first degree § 5-14-108;
- 21 (G) Sexual abuse in the second degree § 5-14-109;
- 22 (H) Sexual solicitation of a child § 5-14-110;
- 23 (I) Violation of minor in the first degree § 5-14-120;
- 24 (J) Violation of a minor in the second degree § 5-14-121;
- 25 (K) Incest § 5-26-202;
- 26 (L) Engaging children in sexually explicit conduct for use in
- 27 visual or print medium § 5-27-303;
- 28 (M) Transportation of minors for prohibited sexual conduct § 5-
- 29 27-305;
- 30 (N) Employing or consenting to use of child in sexual performance
- 31 § 5-27-402;
- 32 (0) Producing, directing or promoting sexual performance § 5-
- 33 27-403;
- 34 (P) Promoting prostitution in the first degree § 5-70-104;
- 35 (0) Stalking § 5-71-229;
- 36 (R) Indecent exposure to a person under the age of twelve (12)

- 1 years § 5-14-112(b);
- 2 (S) Exposing another person to human immunodeficiency virus §5-
- 3 14-123;
- 4 $\frac{(R)(T)}{(R)}$ An attempt, solicitation, or conspiracy to commit any of
- 5 the offenses enumerated in this subdivision (12);
- 6 (S)(U) An adjudication of guilt for an offense of the law of
- 7 another state, for a federal offense, for a tribal court offense, or for
- 8 military offense, which is substantially equivalent similar to any of the
- 9 offenses enumerated in this subdivision (12) or when that adjudication of
- 10 guilt requires registration under another state's sex offender registration
- 11 laws; or
- 12 (T)(V) A violation of any former law of this state which is
- 13 substantially equivalent to any of the offenses enumerated in this subdivision
- 14 (12);
- 15 (13) 'Sex or child offender' means a person who is adjudicated guilty
- 16 of, adjudicated delinquent of and ordered to register by the juvenile court
- 17 <u>judge</u>, or acquitted on the grounds of mental disease or defect of a sex
- 18 offense or an offense against a victim who is a minor;
- 19 (14) 'Sexually violent offense' means any state, federal, tribal, or
- 20 military offense which includes a sexual act as defined in 18 U.S.C. § 2246(2)
- 21 with another person if the offense is nonconsensual or the person is under the
- 22 age of twelve (12);
- 23 (15) 'Sexually violent predator' means a person who has been
- 24 adjudicated guilty, adjudicated delinquent of and ordered to register by the
- 25 <u>juvenile court judge</u>, or acquitted on the grounds of mental disease or defect
- 26 of a sexually violent offense and who suffers from a mental abnormality or
- 27 personality disorder that makes the person likely to engage in predatory
- 28 sexually violent offenses-; and
- 29 (16) 'Residency' means the place where a person lives notwithstanding
- 30 that there may be an intent to move or return at some future date to another
- 31 pl ace. "

- 33 SECTION 2. Arkansas Code Annotated § 12-12-904 is amended to read as
- 34 follows:
- 35 "12-12-904. Failure to register Failure to comply with reporting
- 36 requirements.

- 1 (a)(1) A person who fails to register or who fails to report changes of 2 address as required under this subchapter shall be guilty of a Class D felony.
- 3 (2) It is an affirmative defense to prosecution if the delay in reporting a change in address is caused by eviction, natural disaster or any 4 other unforeseen circumstance and if the person provides the new address to 5 the Arkansas Crime Information Center in writing no later than five (5) 6 7 business days after the offender establishes residency.
 - (b) Any agency or official subject to reporting requirements under this subchapter that knowingly fails to comply with such reporting requirements shall be guilty of a Class B misdemeanor."

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- 12 SECTION 3. Arkansas Code 12-12-905 is amended to read as follows: 13 "12-12-905. Applicability.
 - (a) The registration requirements of this subchapter apply to:
- 15 (1) A person who is adjudicated guilty of a sexually violent 16 offense, a sex offense, or an offense against a victim who is a minor, on or 17 after August 1, 1997;
 - (2) A person who is serving a sentence of incarceration, probation, parole, or other form of community supervision as a result of an adjudication of quilt for a sexually violent offense, a sex offense, or an offense against a victim who is a minor, on August 1, 1997;
 - (3) A person who is committed following an acquittal on the grounds of mental disease or defect for a sexually violent offense, a sex offense, or an offense against a victim who is a minor, on or after August 1, 1997:
 - (4) A person who is serving a commitment as a result of an acquittal on the grounds of mental disease or defect for a sexually violent offense, a sex offense, or an offense against a victim who is a minor, on August 1, 1997; and
- 30 (5) A person who is was required to be registered under the 31 'Habitual Child Sex Offender Registration Act', § 12-12-901, et seq. 32 [repealed]. Act 587 of 1987 which was repealed by Act 984 of 1997;
 - (6) A juvenile who has been ordered to register by juvenile court judge after an adjudication of delinquency of a sexually violent offense, sex offense, or an offense against a victim who is a minor, on or after September 1, 1999; and

1	(7) A juvenile who is serving an order of commitment, transfer of
2	legal custody, probation, court-approved voluntary service in the community,
3	juvenile detention, residential detention, or other form of commitment as
4	prescribed under § 9-27-330 after an adjudication of delinquency for a
5	sexually violent offense, a sex offense, or an offense against a victim who is
6	a minor, on September 1, 1999, and after being ordered to register by the
7	juvenile court judge having jurisdiction.
8	(b) A person who has been adjudicated guilty of a sexually violent
9	offense, a sex offense, or an offense against a victim who is a minor and
10	whose record of conviction will be expunged under the provisions of §§ 16-93-
11	301 through 16-93-303 is not relieved of the duty to register.
12	(1) However, a person's obligation to register under this
13	subchapter is terminated upon an expungement of the record by the court. The
14	burden shall be on the offender to file a petition of expungement with the
15	court having jurisdiction and to present that order to the Arkansas Crime
16	Information Center in order to stop the notification process.
17	(2) Upon receiving the order of expungement, the Arkansas Crime
18	Information Center shall notify the Arkansas Department of Correction and the
19	appropriate local law enforcement official that the person is no longer
20	required to be registered and to cease notification to the public."
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22	SECTION 4. Arkansas Code Annotated § 12-12-906 is amended to read as
23	follows:
24	"12-12-906. Duty to register generally - Review of requirements with
25	offenders.
26	(a)(1) An offender who is adjudicated guilty after August 1, 1997 shall
27	be registered by the clerk of the sentencing court at the time of the
28	offender's sentencing. After August 1, 1997, the sentencing court shall
29	require an offender at the time of the offender's adjudication of guilt to
30	complete the Sex Offender Registration Form in the format prepared by the
31	director of the Arkansas Crime Information Center pursuant to § 12-12-908.
32	(2) Prior to release, the Department of Correction, or the Department
33	of Human Services, whichever is responsible for supervision, shall register an
34	offender who, on August 1, 1997, is confined in a correctional facility or
35	serving a commitment following acquittal on the grounds of mental disease or
36	defect.

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- 1 (3) No later than thirty (30) days after August 1, 1997, the 2 Department of Correction or the Department of Community Punishment, whichever 3 is responsible for supervision, shall register an offender who, on August 1, 4 1997, is under supervision in the community on parole, furlough, work release, 5 or a similar program.
 - (4) An offender moving to or returning to this state from another jurisdiction shall register with the local law enforcement agency having jurisdiction no later than thirty (30) days after August 1, 1997, or thirty (30) days after the offender establishes residency in a municipality or county of this state, whichever is later.
 - (5) An offender required to register on the basis of an adjudication of guilt prior to August 1, 1997, who is not confined or under supervision on August 1, 1997, shall register with the local law enforcement agency having jurisdiction no later than thirty (30) days after August 1, 1997.
- (6) An offender who is under federal supervision in the community
 on parole, probation, suspended sentence, furlough, work release or a similar
 program shall register with the local law enforcement agency having
 jurisdiction no later than thirty (30) calendar days after September 1, 1999.

(7) A juvenile judge shall require an offender who is adjudicated

- delinquent of a sexually violent offense, sex offense, or an offense against a
 victim who is a minor after the effective date of this subdivision to submit
 to an assessment by the Sex Offenders Assessment Committee at the time of
 adjudication. The Committee shall submit its assessment and recommendation to
 the juvenile judge and the juvenile judge may order registration with the
 clerk of the juvenile court. Upon the decision by the juvenile judge to order
 registration by the juvenile, the juvenile shall comply with all the
- 27 <u>registration by the juvenile, the juvenile shall comply with all the</u> 28 provisions of the Sex and Child Offender Registration Act.
- 29 <u>(A) The juvenile court judge may order reassessment by the</u>
 30 <u>Sex Offenders Assessment Committee any time during the juvenile judge's</u>
 31 <u>jurisdiction over the juvenile.</u>
- 32 <u>(B) The juvenile court judge may order registration of the</u> 33 <u>juvenile adjudicated delinquent with the clerk of the juvenile court at any</u> 34 time during the juvenile judge's jurisdiction over the juvenile.
- 35 (8) No later than thirty (30) calendar days after September 1, 36 1999, the Division of Youth Services or other appropriate agency which is

- 1 <u>responsible for supervision, shall register an offender who, on the effective</u>
- 2 <u>date of this subdivision</u>, is under an order of commitment, transfer of legal
- 3 <u>custody</u>, <u>probation</u>, <u>court-approved voluntary service in the community</u>,
- 4 juvenile detention, residential detention, or other form of commitment as
- 5 prescribed under § 9-27-330 after being adjudicated delinquent of a sexually
- 6 violent offense, sex offense, or an offense against a victim who is a minor
- 7 <u>and after being ordered to register by the juvenile court judge having</u>
- 8 juri sdiction.

- (b)(1) The registration file of an offender who is confined in a correctional facility or serving a commitment following acquittal on the grounds of mental disease or defect shall be inactive until the registration file is updated by the Department of Correction or the Department of Human Services, whichever is responsible for supervision.
- (2) Immediately prior to release or immediately following an escape, the Department of Correction or the Department of Human Services shall update the registration file of the offender who is to be released or who has escaped.
- (c)(1) When registering an offender as provided in subsection (a) of this section the Department of Correction, the Department of Community Punishment, the Department of Human Services, the clerk of the sentencing court, or the local law enforcement agency having jurisdiction shall:
- (A) Inform the offender of the duty to register and obtain the information required for registration as described in § 12-12-907;
- (B) Inform the offender that if the offender changes address, the offender shall give the new address to the Arkansas Crime Information Center in writing no later than ten (10) days before the offender establishes residency or is temporarily domiciled at the new address;
- (C) Inform the offender that if the offender changes address to another state, the offender shall register the new address with the Arkansas Crime Information Center and with a designated law enforcement agency in the new state not later than ten (10) days before the offender establishes residence or is temporarily domiciled in the new state, if the new state has a registration requirement;
- (D) Obtain fingerprints and a photograph of the offender if these have not already been obtained in connection with the offense that triggered registration; and If the registration is performed by the sentencing court,

- the arresting law enforcement agency shall provide the court with a copy of
 the fingerprints and photograph of the offender.
 - (E) Require the offender to complete the entire registration process, including but not limited to, requiring the offender to read and sign a form stating that the duty of the person to register under this subchapter has been explained—;
 - (F) Inform the offender that if the offender's address changes due to an eviction, natural disaster or any other unforeseen circumstance, the offender shall give the new address to the Arkansas Crime Information Center in writing no later than five (5) business days after the offender establishes residency; and
 - (G) Inform an offender who has been granted probation, that failure to comply with the provisions of this subchapter shall be grounds for revocation of the offender's probation.
 - (2) When updating the registration file of an offender, the Department of Correction or the Department of Human Services shall:
 - (A) Review with the offender the duty to register and obtain current information required for registration as described in § 12-12-307;
 - (B) Review with the offender the requirement that if the offender changes address, the offender shall give the new address to the Arkansas Crime Information Center in writing no later than ten (10) days before the offender establishes residency or is temporarily domiciled at the new address;
 - (C) Review with the offender the requirement that if the offender changes address to another state, the offender shall register the new address with the Arkansas Crime Information Center and with a designated law enforcement agency in the new state not later than ten (10) days before the offender establishes residence or is temporarily domiciled in the new state, if the new state has a registration requirement; and
 - (D) Require the offender to read and sign a form stating that the duty of the person to register under this subchapter has been reviewed—; and
- 31 (E) Inform the offender that if the offender's address changes
 32 due to an eviction, natural disaster or any other unforeseen circumstance, the
 33 offender shall give the new address to the Arkansas Crime Information Center
 34 in writing no later than five (5) business days after the offender establishes
 35 residency.
 - (d) When registering or updating the registration file of a sexually

- 1 violent predator, the Department of Correction, the Department of Community
- 2 Punishment, the Department of Human Services, the clerk of the sentencing
- 3 court or the local law enforcement agency having jurisdiction shall, in
- 4 addition to the requirements of subdivision (c)(1) or (2) of this section,
- 5 obtain documentation of any treatment received for the mental abnormality or
- 6 personality disorder of the sexually violent predator."

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- SECTION 5. Arkansas Code Annotated § 12-12-907 is amended to read as follows:
- 10 "12-12-907. Report to Arkansas Crime Information Center Report to law 11 enforcement agency.
 - (a) Within three (3) days after registering or updating the registration file of an offender, the Department of Correction, the Department of Community Punishment, the Department of Human Services, the clerk of the sentencing court, or the local law enforcement agency having jurisdiction shall report, by written or electronic means, all information obtained from the offender and regarding the offender to the Arkansas Crime Information Center. The Arkansas Crime Information Center shall immediately enter the information into their record system for maintenance in a central registry and notify the local law enforcement agency having jurisdiction.
 - (b) No later than ten (10) days after release from incarceration or after the date of sentencing, an offender shall report to the local law enforcement agency having jurisdiction and update the information in the registration file. If the offender is not already registered, the local law enforcement agency having jurisdiction shall register the offender in accordance with this subchapter. Within three (3) days after registering an offender or receiving updated registry information on an offender, the local law enforcement agency having jurisdiction shall report, by written or electronic means, all information obtained from the offender to the Arkansas Crime Information Center."

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- SECTION 6. Arkansas Code Annotated § 12-12-908 is amended to read as follows:
- 34 "12-12-908. Registration format Requirements.
 - (a) Within sixty (60) days after August 1, 1997, the Director of the Arkansas Crime Information Center shall prepare the format for registration as

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required in subsection (b) of this section and shall provide instructions for 1 2 registration to each organized full-time municipal police department, county 3 sheriff's office, the Department of Correction, the Department of Community Punishment, the Department of Human Services, and the Administrative Office of 4 the Courts. 5 (b) The registration file required by this subchapter shall include: 6 7 (1) The offender's full name and all aliases which the offender has used or under which the offender has been known; 8 9 (2) Age; 10 (3) (2) Date of birth; 11 (4) (3) Sex; 12 (5) (4) Race; 13 (6) (5) Height; (7) (6) Weight; 14 15 (8) (7) Hair and eye color; (9) (8) Address of any temporary residence; 16 (10) (9) Anticipated address of legal residence; 17 18 (11) (10) Driver's license number or state identification number, if available; 19 20 (12) (11) Social security number; (13) (12) Place of employment; 21 22 (14) (13) Photograph, if not already obtained; 23 (15) (14) Fingerprints, if not already obtained; 24 (16) (15) Date of arrest, arresting agency, offense for which convicted or acquitted, and arrest tracking number for each adjudication of 25 26 guilt or acquittal on the grounds of mental disease or defect; (17) (16) A brief description of the crime or crimes for which 27 registration is required; 28 29 (18) (17) The registration status of the offender as a sexually 30 violent predator or a sex or child offender; (19) (18) A statement in writing signed by the offender 31 32 acknowledging that the offender has been advised of the duty to register 33 imposed by this subchapter; and 34 (20) (19) Any other information that the Arkansas Crime

Information Center deems necessary, including, but not limited to, criminal

and corrections records, nonprivileged personnel, treatment and abuse registry

1 records, and evidentiary genetic markers."

- SECTION 7. Arkansas Code Annotated § 12-12-911 is amended to read as follows:
 - "12-12-911. Sexual and Child Offenders Registration Fund.
- (a) There is hereby established on the books of the Treasurer of State, Auditor of State, and Chief Fiscal Officer of the State a fund to be known as the Sex and Child Offenders Registration Fund.
- (b) This fund shall consist of special revenues collected pursuant to §12-12-910 there to be used by the Arkansas Crime Information Center for the administration of this subchapter.
- (c) Any unexpended balance of this fund shall be carried forward and made available for the same purpose."

- 15 SECTION 8. Arkansas Code Annotated § 12-12-913 is amended to read as 16 follows:
- 17 "12-12-913. Di scl osure.
 - (a) Registration records maintained pursuant to this subchapter shall be open to any criminal justice agency in this state, the United States, or any other state. Registration records may also be open to government agencies authorized by law to conduct confidential background checks.
 - (b)(1) Local law enforcement agencies having jurisdiction shall disclose, in accordance with guidelines promulgated by the Child Abuse/Rape/Domestic Violence Commission Sex Offenders Assessment Committee, relevant and necessary information regarding offenders to the public when the disclosure of such information is necessary for public protection.
 - (c)(1) The Child Abuse/Rape/Domestic Violence Commission Sex Offenders
 Assessment Committee shall promulgate guidelines and procedures for the
 disclosure of relevant and necessary information regarding offenders to the
 public when the release of the information is necessary for public protection.
 In developing the guidelines and procedures, the commission shall consult with
 persons who, by experience or training, have a personal interest or
 professional expertise in law enforcement, crime prevention, victim advocacy,
 criminology, psychology, parole, public education, and community relations.
 - (2) The guidelines and procedures shall identify factors relevant to an offender's future dangerousness and likelihood of reoffense or threat to

- 1 the community. The quidelines and procedures shall also address the extent of
- 2 the information to be disclosed and the scope of the community to whom
- 3 disclosure shall be made as these factors relate to the level of the
- 4 offender's dangerousness, the offender's pattern of offending behavior, and to
- 5 the need of community members for information to enhance their individual and
- 6 collective safety.
- 7 (3) The Child Abuse/Rape/Domestic Violence Commission Sex 8 Offenders Assessment Committee shall submit the proposed guidelines and
- 9 procedures to the House and Senate Committees on Public Health, Welfare and
- 10 Labor for their review and shall report to the committees every six (6) months
- 11 on the implementation of this section.
- 12 (d)(1) Local law enforcement agencies having jurisdiction that decide
- 13 to disclose information pursuant to this section shall make a good faith
- 14 effort to notify the public and residents at least fourteen (14) days before
- an offender is released or placed into the community.
- 16 (2) If a change occurs in an offender's release plan,
- 17 this notification provision shall not require an extension of the release
- 18 date.

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- 19 (3) The Department of Correction and the Department of Human
- 20 Services shall, in conjunction with the notice provided under § 12-12-914,
- 21 make available to a local law enforcement agency having jurisdiction all
- 22 information that the departments' have concerning the offender, including
- 23 information on risk factors in the offender's history.
- 24 (e) Local law enforcement agencies having jurisdiction that decide to
- 25 disclose information under this section shall make a good faith effort to
 - conceal the identity of the victim or victims of the offender's offense. This
 - information is not subject to disclosure under the Arkansas Freedom of
- 28 Information Act.
 - (f) Local enforcement agencies having jurisdiction may continue to
 - disclose information on an offender under this section for as long as the
- 31 offender is required to be registered under this subchapter.
- 32 (g) The State Board of Education shall promulgate guidelines for the
- 33 disclosure to students and parents of information regarding an offender when
- 34 such information is released to a local school district by a local law
- 35 enforcement agency having jurisdiction. The board of directors of a local
- 36 school district shall adopt a written policy, in accordance with guidelines

promulgated by the state board, regarding the distribution to students and parents of information regarding an offender.

- (h) Nothing in this section shall be construed to prevent law enforcement officers from notifying members of the public exposed to danger of any persons that pose a danger under circumstances that are not enumerated in this subchapter.
- (i) Nothing in this subchapter shall be interpreted to make medical records or treatment evaluations of the sex or child offender or sexually violent predator subject to disclosure under the Arkansas Freedom of Information Act."

- SECTION 9. Arkansas Code Annotated § 12-12-914 is amended to read as follows:
- 14 "12-12-914. Notice of release.
 - (a)(1) The Department of Correction shall provide notice, by written or electronic means, to the Arkansas Crime Information Center of the anticipated release from incarceration in a county or state penal institution of a person serving a sentence for a sexually violent offense, a sex offense, or an offense against a victim who is a minor.
 - (2) The Department of Human Services shall provide notice, by written or electronic means, to the Arkansas Crime Information Center of the anticipated release from incarceration of a person committed following an acquittal on the grounds of mental disease or defect for a sexually violent offense, a sex offense, or an offense against a victim who is a minor.
 - (b) If available, the notice required in subsection (a) of this section shall be provided to the Arkansas Crime Information Center ninety (90) days before the offender's anticipated release; provided, however, a good faith effort shall be made to provide the notice at least thirty (30) days before release. The notice shall include the person's name, identifying factors, offense history, and anticipated future residence.
 - (c) Upon receipt of notice, the Arkansas Crime Information Center shall provide notice by written or electronic means to:
 - (1) The local law enforcement agency having jurisdiction; and
 - (2) Such other state and local law enforcement agencies as appropriate for public safety.
 - (d) The Department of Correction shall notify the victim of the

- 1 anticipated release of the offender if the victim of the sexually violent
- 2 offense, the sex offense or the offense against a victim who is a minor has
- 3 filed a request for such notice with the prosecuting attorney in the county
- 4 where the offender was adjudicated guilty. Where possible, victim notification
- 5 <u>pursuant to this subchapter shall be accomplished by means of the computerized</u>
- 6 <u>victim notification system established under Arkansas Code 12-12-1201. If</u>
- 7 <u>notification cannot be made throughout the system established under Arkansas</u>
- 8 Code 12-12-1202, the Arkansas Department of Correction shall provide the
- 9 notification to the victim.

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- 11 SECTION 10. Arkansas Code 12-12-917 is amended to read as follows:
- 12 "12-12-917. Evaluation protocol Sexually violent predators <u>Juveniles</u>
 13 adjudicated delinquent- Examiners.
 - (a) The Child Abuse/Rape/Domestic Violence Commission Sex Offenders

 Assessment Committee shall develop an evaluation protocol for preparing reports to assist courts in making determinations whether or not a person adjudicated guilty of a sexually violent offense should be considered a sexually violent predator for purposes of this subchapter. The commission committee shall also establish qualifications for and qualify examiners to prepare reports in accordance with the evaluation protocol.
 - (b) The Sex Offenders Assessment Committee shall develop an evaluation protocol for preparing reports to assist the Sex Offenders Assessment

 Committee in making determinations whether or not a juvenile adjudicated delinquent of a sex offense or an offense against a victim who is a minor should be registered under the provisions of this subchapter. The committee shall also establish qualifications for and qualify examiners to prepare reports in accordance with the evaluation protocol."

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- 29 SECTION 11. Arkansas Code Annotated § 12-12-917 is amended to read as 30 follows:
- 31 "12-12-917. Evaluation protocol Sexually violent predators 32 Examiners.
 - The Child Abuse/Rape/Domestic Violence Commission Sex Offenders

 Assessment Committee shall develop an evaluation protocol for preparing reports to assist courts in making determinations whether or not a person adjudicated guilty of a sexually violent offense should be considered a

sexually violent predator for purposes of this subchapter. The commission committee shall also establish qualifications for and qualify examiners to prepare reports in accordance with the evaluation protocol."

- SECTION 12. Arkansas Code Annotated \S 12-12-918 is amended to read as follows:
 - "12-12-918. Classification as sexually violent predator Requirements.
- (a) In order to classify a person as a sexually violent predator, a prosecutor shall allege on the face of an information that he is seeking a determination that the defendant is a sexually violent predator. If the defendant is adjudicated guilty, the court shall enter an order directing an examiner qualified by the Child Abuse/Rape/Domestic Violence Commission Sex
 Offenders Assessment Committee to issue a report to the sentencing court that recommends whether or not the defendant should be classified as a sexually violent predator. Copies of the report shall be forwarded immediately to the prosecutor and defense attorney. The report shall not be admissible for purposes of sentencing. After sentencing, the court shall make a determination regarding the defendant's status as a sexually violent predator.
- (b) In order for the examiner qualified by the Child

 Abuse/Rape/Domestic Violence Commission Sex Offenders Assessment Committee to prepare the report, the defendant shall be sent for evaluation to a facility designated by the Child Abuse/Rape/Domestic Violence Commission Arkansas

 Department of Correction. The cost of the evaluation, including the room and board of the defendant, shall be borne by the state paid by the Arkansas

 Department of Correction; however, when the evaluation of the defendant has been completed, the county in which the defendant is being prosecuted, shall procure the defendant from the designated facility within three (3) working days. If the county fails to procure the defendant with [sic] within the three-day period, the county shall bear all room and board costs on the fourth and subsequent days."

- SECTION 13. Arkansas Code Annotated § 12-12-919 is amended to read as follows:
- 34 "12-12-919. Termination of obligation to register.
 - (a)(1) A sex or child offender required to register under this subchapter may make application to the circuit court in the county in which

- 1 the sex or child offender residessentencing court if the person was sentenced
- 2 <u>in the State of Arkansas or to the circuit court in the county in which the</u>
- 3 <u>sex or child offender resides if the offender was sentenced in another state</u>
- 4 for an order terminating the child or sex offender's obligation to register.
- 5 The court shall hold a hearing on the application at which the applicant and
- 6 any interested persons may present witnesses and other evidence. Not less than
- 7 twenty (20) days prior to the date of the hearing on the application, a copy
- 8 of the application for termination of the obligation to register shall be
- 9 served on the prosecutor of the county in which the adjudication of guilt
- 10 triggering registration was obtained.

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- (2) The court shall grant an order terminating the obligation to register upon proof by a preponderance of the evidence that:
 - (A) The applicant has not committed an offense been adjudicated guilty of an offense against a victim who is a minor or a sex offense within fifteen (15) years after the person was released from prison or other institution, placed on parole, supervised release, or probation; and
- (B) The applicant is not likely to pose a threat to the safety of others.
- (b)(1) A sexually violent predator may make application to the sentencing court for an order terminating the sexually violent predator's obligation to register. The court shall hold a hearing on the application at which the applicant and any interested persons may present witnesses and other evidence. Not less than sixty (60) days prior to the date of the hearing on the application, a copy of the application for termination of the obligation to register shall be served on the prosecutor of the county in which the adjudication of guilt triggering registration was obtained and on the members of the Child Abuse/Rape/Domestic Violence Commission Arkansas Department of Correction. Not less than ten (10) days prior to the date of the hearing on the application, an examiner qualified by the Child Abuse/Rape/Domestic Violence Commission Sex Offenders Assessment Committee shall submit a report to the court that recommends whether or not the applicant's status as a sexually violent predator should be terminated.
- (2) The court shall grant an order terminating the obligation to register upon proof by a preponderance of the evidence that:
- 35 (A) The applicant has not committed an offense <u>been</u> 36 <u>adjudicated guilty of an offense against a victim who is a minor or a sex</u>

1	offense within twenty (20) years after the person was released from prison or
2	other institution, placed on parole, supervised release, or probation; and
3	(B) The applicant no longer suffers from a mental
4	abnormality or personality disorder that would make the person likely to
5	engage in a predatory sexually violent offense."
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7	SECTION 14. Arkansas Code Annotated 12-12-920 is amended to read as
8	follows:
9	"12-12-920. Immunity from civil liability.
10	(a) Public officials, public employees, and public agencies are immune
11	from civil liability for good faith conduct under this subchapter.
12	(b) Nothing in this subchapter shall be deemed to impose any liability
13	upon or to give rise to a cause of action against any public official, public
14	employee, or and public agency for any discretionary decision to release
15	relevant and necessary information, unless it is shown that the official,
16	employee, or agency acted with gross negligence or in bad faith.
17	(c) The provisions of this section shall also apply to persons or
18	organizations assisting public officials, public employees, and public
19	$\underline{\text{agencies in performing their official duties upon a written request to assist}}$
20	them by the public official, public employee or public agency."
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22	SECTION 15. Arkansas Code Title 12, Chapter 12, is amended to add the
23	following new subchapters:
24	"12-12-1301. (a) There is created effective July 1, 1999 the Sex
25	Offenders Assessment Committee which shall consist of eight (8) members as
26	<u>follows:</u>
27	(1) The Governor shall appoint, subject to confirmation by the
28	Senate:
29	<pre>(A) One (1) member who is a defense attorney;</pre>
30	(B) One (1) member who is a prosecuting attorney;
31	(C) Two (2) members who are licensed mental health
32	professionals, at least one (1) of which shall have a demonstrated expertise
33	in the treatment of sex and child offenders;
34	(D) One (1) member who is a victims' rights advocate; and
35	(E) One (1) member who is a law enforcement officer.
36	(2) The Director of the Arkansas Department of Correction or the

1 Director's designee

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- (b) Members appointed by the Governor shall be appointed for three (3)

 year staggered terms. The staggered terms will be assigned by lot. The terms

 shall commence on July 1 of each year. For the first three (3) years, two (2)

 members' term shall expire on July 1, 2000, two (2) members' term shall expire

 on July 1, 2001, and three (3) member's term shall expire on July 1, 2002.
- 7 (c) In the event of a vacancy of one of the members appointed by the
 8 Governor for any reason other than expiration of a regular term, the vacancy
 9 shall be filled for the unexpired portion of the term by appointment of the
 10 Governor.
- 11 <u>(d) The members of the committee appointed by the Governor may be</u> 12 removed by the Governor for neglect of duty or malfeasance in office.
- (e) Members of the committee appointed by the Governor shall not be
 entitled to compensation for their services but may receive expense
 reimbursement and a stipend not to exceed one hundred dollars (\$100.00) per
 meeting in accordance with § 25-16-902 to be paid by the Arkansas Department
 of Correction.

19 <u>12-12-1302</u>. (a) The committee shall meet within thirty (30) calendar 20 <u>days after its appointment to organize as necessary to carry out its purposes</u> 21 <u>as prescribed by this subchapter</u>. The Governor shall designate a person on 22 <u>the Sex Offenders Assessment Committee to call and preside at the first</u> 23 meeting.

24 <u>(b)(1) At the initial organizational meeting of the Committee, the</u>
25 <u>members shall elect from among their number a chairperson and a vice-</u>
26 chairperson.

- (2) Annually thereafter, an organizational meeting shall be held to elect the chairperson and vice-chairperson.
- 29 (3) The Director of the Arkansas Department of Correction or the 30 Director's designee shall serve as the executive secretary.
- 31 (4) A majority of the members of the Committee shall constitute a 32 quorum for the transaction of business.
- 33 <u>(c) The Committee shall meet at least quarterly. Special meetings may</u> 34 be called by the chair or as provided by the rules of the Committee.
- 35 <u>(d) The executive secretary of the Committee shall keep full and true</u> 36 <u>records of all Committee proceedings and preserve all books, documents, and</u>

- 1 papers relating to the business of the Committee.
- 2 <u>(e) The meetings shall not be open to the public under the Freedom of</u> 3 Information Act.
 - (f) The committee shall assist the Arkansas Department of Correction in promulgating rules and regulations to ensure the proper implementation of this Act.
- (g) The Committee shall report in writing to the Governor and the

 Legislative Council by July 31 of each year. The report shall contain a

 summary of the proceedings of the Committee during the preceding fiscal year,

 a detailed and itemized statement of all revenue and of all expenditures made

 by or in behalf of the Committee, other information deemed necessary or

 useful, and any additional information which may be requested by the Governor

 and the Legislative Council.

- 12-12-1303. (a) The Arkansas Department of Correction shall assess on a case-by-case basis the public risk posed by a sex or child offender or sexually violent predator who is required to register under § 12-12-905. The Committee shall assess those persons required to register under § 12-12-905 after the effective date of this section and those persons required to register under § 12-12-905 who have not been assessed prior to the effective date of this section.
- (1) Adult offenders sentenced to the Arkansas Department of

 Correction shall be assessed at the point of intake into the Department of

 Correction, with that assessment being reviewed and updated periodically

 during the course of incarceration. Offenders sentenced to 'life' or 'life without parole' or 'death' shall be assessed only if being considered for release through clemency.
- (2) Adult offenders adjudicated guilty, but given suspended or probated sentences shall be required to contact the Arkansas Department of Correction at Pine Bluff within ten (10) days of adjudication to schedule an assessment to be conducted at a location determined by the Arkansas Department of Correction in consultation with the sentencing court..
- (3) Offenders currently in the community who have not been assessed and classified shall be identified by the Arkansas Crime Information Center. The Department of Community Punishment shall notify offenders in a particular area to present themselves at a Parole Office in their area or

1	other designated Location for assessment by the Arkansas Department of
2	Correction. Failure to appear or failure to cooperate fully with assessment
3	shall result in a default classification of the highest risk category, and in
4	notification of the parole or probation officer, if applicable.
5	(b) The Arkansas Department of Correction shall have access to all
6	relevant records and information in the possession of public agencies or any
7	private entity contracting with a public agency relating to the sex or child
8	offender or sexually violent predator under review. The records and
9	information include, but are not limited to:
10	<pre>(1) Police reports;</pre>
11	(2) Statements of probable cause;
12	(3) Presentence investigations and reports;
13	(4) Complete judgments and sentences;
14	(5) Current classification referrals;
15	<pre>(6) Criminal history summaries;</pre>
16	(7) Violation and disciplinary reports;
17	(8) All psychological evaluations and psychiatric hospital
18	reports;
19	(9) Sex and child offender or sexually violent predator treatment
20	program reports;
21	(10) Juvenile records; and
22	(11) Victim Impact Statements.
23	(c)(1) Records and information obtained under this section shall not be
24	subject to the Freedom of Information Act, unless otherwise authorized by law.
25	(2) The sex or child offender or sexually violent predator shall
26	have access to records and information collected and maintained by the
27	Arkansas Department of Correction, unless the record or information received
28	contains the addresses of victims or persons who have made statements adverse
29	to the sex or child offender or sexually violent predator.
30	(d) In classifying the offender into a risk level for the purposes of
31	public notification under § 12-12-913 the Arkansas Department of Correction
32	shall review each sex or child offender or sexually violent predator under its
33	authori ty:
34	(1) Prior to the offender's release from confinement in a
35	correctional facility;
36	(2) Prior to the release of a person who has been committed

2	(3) Upon an adjudication of delinquency of a sexually violent
3	offense, sex offense, or offense against a victim who is a minor;
4	(4) At any time during the juvenile court judge's jurisdiction
5	over a juvenile adjudicated delinquent of a sexually violent offense, sex
6	offense, or offense against a victim who is a minor;
7	(5) At the start of an offender's suspended sentence;
8	(6) At the start of the offender's term of community punishment;
9	<u>or</u>
10	(7) At the start of an offender's probation period.
11	(e)(1) The Arkansas Department of Correction shall issue to the local
12	law enforcement agency having jurisdiction, for their use in making public
13	notifications under § 12-12-913, the notice required by the regulations
14	promulgated by the Sex Offenders Assessment Committee regarding the sex or
15	child offender or sexually violent predator.
16	(2) The Post Prison Transfer Board shall receive copies of the
17	notice on inmates of the Arkansas Department of Correction.
18	(3) The Department of Community Punishment shall receive copies
19	of the notice on any individuals under its supervision.
20	(4) Notices shall be reported on standard forms for ease of
21	transmission and communication. The standard forms shall include, but not be
22	<u>limited to:</u>
23	(A) Registration information as required in 12-12-908,
24	(B) Risk Level;
25	(C) Date of DNA sample,
26	(D) Psychological factors likely to affect sexual control,
27	(E) Victim target group preference,
28	(F) Treatment history and recommendations.
29	(G) Other relevant information deemed necessary by the Sex
30	Offenders Assessment Committee, or by professional staff doing Sex Offender
31	<u>Assessments.</u>
32	(5) The Arkansas Department of Correction shall ensure that the
33	notice is completed in its entirety. Law enforcement shall notify the
34	Arkansas Department of Correction if an offender has moved, then the Arkansas
35	Department of Correction has responsibility to tract them down.
36	(6) Copies of relevant documents gathered for the assessment

following an acquittal on the grounds of mental disease or defect;

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1	notice may be attached to the notice as determined appropriate by professional
2	staff completing the assessment.
3	(7) All materials used in the assessment will be kept on file in
4	original form for one (1) year. After one (1) year the file may be stored
5	el ectroni cal I y.
6	(f) The Arkansas Department of Correction in cooperation with the Sex
7	Offenders Assessment Committee shall promulgate rules and regulations to
8	establish the appeal process for the assessment determinations.
9	(g)(1) A sex or child offender or sexually violent predator may request
10	the Committee to reassess the offender's assigned risk level after five (5)
11	years have elapsed since the Arkansas Department of Correction's initial risk
12	assessment and may renew the request once every five (5) years following
13	subsequent denials. In the request for reassessment, the offender shall list
14	the facts and circumstances which demonstrate that the offender no longer
15	poses the same degree of risk to the community.
16	(2) The Committee shall also take into consideration any
17	subsequent criminal acts by the sex or child offender or sexually violent
18	predator who has requested a reassessment."
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20	SECTION 16. Arkansas Code 25-16-905 is amended to read as follows:
21	"25-16-905. Stipend - Authorization for \$100.
22	Each of the following state boards may, by a majority vote of the total
23	membership of the board cast during its first regularly scheduled meeting of
24	each calendar year, authorize payment to its members of a stipend not to
25	exceed one hundred dollars (\$100) per meeting attended, and the board members
26	shall receive no other compensation, expense reimbursement, or in-lieu-of
27	payments except as provided in § 25-16-902:
28	(1) Arkansas State Board of Dental Examiners; and
29	(2) Arkansas State Medical Board- <u>; and</u>

30 (3) The Sex Offenders Assessment Committee.

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SECTION 17. All provisions of this Act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.

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SECTION 18. If any provision of this Act or the application thereof to

1	any person or circumstance is held invalid, such invalidity shall not affect
2	other provisions or applications of the Act which can be given effect without
3	the invalid provision or application, and to this end the provisions of this
4	Act are declared to be severable.
5	
6	SECTION 19. All laws and parts of laws in conflict with this Act are
7	hereby repealed.
8	
9	SECTION 20. EMERGENCY CLAUSE. It is hereby found and determined by the
10	Eighty-second General Assembly, that the need to register sex or child
11	offenders or sexually violent predators is necessary to ensure the safety of
12	the citizens of Arkansas. Currently, some sex or child offenders or sexually
13	$\underline{\text{violent}}$ predators do not fall within the provisions of the current law and are
14	therefore not required to be registered. Therefore, an emergency is declared
15	to exist and this act being immediately necessary for the preservation of the
16	public peace, health and safety shall become effective on September 1, 1999.
17	Section 15 and Section 17 of this act shall become effective on July 1, 1999.
18	/s/ Ferrell
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