1	State of Arkansas	A Bill	
2	83rd General Assembly	A DIII	
3	Regular Session, 2001		HOUSE BILL 2408
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5	By: Representative Carson		
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8		For An Act To Be Entitled	
9	AN ACT TO AMEND VARIOUS SECTIONS OF THE ARKANSAS CODE		
10	REGARDING THE ASSESSMENT OF SEX OFFENDERS; AND FOR		
11	OTHER PURPOSE	S.	
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14		Subtitle	
15		TO AMEND VARIOUS SECTIONS OF T	
16		S CODE REGARDING THE ASSESSMEN	NT
17	OF SEX (OFFENDERS.	
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21	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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23	SECTION 1. Arkansa	s Code 12-12-1301 is amended	to read as follows:
24	12-12-1301. Commit	tee created.	
25	(a) There is creat	ed the Sex Offenders Assessme	ent Committee, which
26	_) <u>nine (9)</u> members as follows	
27	(1) The Gove	rnor shall appoint, subject t	co confirmation by the
28	Senate:		
29	(A) On	e (1) member who is a defense	e attorney;
30	(B) On	e (1) member who is a prosecu	iting attorney;
31	(C) Tw	o (2) members who are license	ed mental health
32	professionals, at least o	ne (1) of whom shall have a d	demonstrated expertise
33	in the treatment of sex a	nd child offenders;	
34	(D) On	e (1) member who is a victims	s' rights advocate; and
35	(E) On	e (1) member who is a law enf	Porcement officer ; and .
36	(2) The Dire	ctor of the Department of Cor	rection or the

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- 1 director's designee.
- 2 (3) The Director of the Department of Community Punishment or 3 the director's designee.
 - (4) The Director of the Arkansas Crime Information Center or the director's designee.
 - (b)(1) Members appointed by the Governor shall be appointed for threeyear four-year staggered terms.
- 8 (2) The staggered terms will be assigned by lot.
- 9 (c)(1) In the event of a vacancy of one (1) of the members appointed 10 by the Governor for any reason other than expiration of a regular term, the 11 vacancy shall be filled for the unexpired portion of the term by appointment 12 of the Governor.
 - (2) The members of the committee appointed by the Governor may be removed by the Governor for neglect of duty or malfeasance in office.
- 15 (3) Members of the committee appointed by the Governor shall not 16 be entitled to compensation for their services but may receive expense 17 reimbursement and a stipend not to exceed one hundred dollars (\$100) per 18 meeting, in accordance with § 25-16-902, to be paid by the Department of 19 Correction.

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- 21 SECTION 2. Arkansas Code 12-12-1302 is amended to read as follows:
- 22 12-12-1302. Meetings and responsibilities.
- 23 (a)(1) The members shall elect from among their number a chairperson 24 and a vice chairperson.
 - (2) Annually, an organizational meeting shall be held to elect the chairperson and vice chairperson.
 - (3) The Director of the Department of Correction or the director's designee shall serve as the executive secretary.
- 29 (4) A majority of the members of the committee shall constitute 30 a quorum for the transaction of business.
- (5) Members shall be considered active unless their resignation
 has been submitted or requested by the Governor, or they have more than two
 (2) unexcused absences from meetings in a twelve (12) month period and this
 fact has been reported to the Governor's office.
- 35 (b)(1) The committee shall meet at least quarterly.
- 36 (2) Special meetings may be called by the chair or as provided

- 1 by the rules of the committee.
 - (c) The executive secretary of the committee shall keep full and true records of all committee proceedings and preserve all books, documents, and papers relating to the business of the committee.
 - (d) The meetings shall not be open to the public under the Freedom of Information Act of 1967, § 25-19-101 et seq.
 - (e) The committee shall assist the Department of Correction in promulgating rules and regulations to ensure the proper implementation of Acts 1999, No. 1353.
- 10 (f)(1) The committee shall report in writing to the Governor and to 11 the Legislative Council by July 31 of each year.
 - (2) The report shall contain:
- (A) A summary of the proceedings of the committee duringthe preceding fiscal year;
- 15 (B) A detailed and itemized statement of all revenue and 16 of all expenditures made by or in behalf of the committee;
 - (C) Other information deemed necessary or useful; and
 - (D) Any additional information which may be requested by the Governor and the Legislative Council.

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- 21 SECTION 3. Arkansas Code 12-12-1303 is amended to read as follows: 22 12-12-1303. Assessing public risk.
 - (a)(1) The Department of Correction Sex Offender Screening and Risk Assessment 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.
 - (2) The committee Sex Offender Screening and Risk Assessment shall assess those persons required to register under § 12-12-905:
 - (A) After July 1, 1999; and
 - (B) Who have not been assessed prior to July 1, 1999.
- 31 (3)(A) Adult offenders sentenced to the Department of Correction 32 shall be assessed at the point of intake as the necessary information becomes 33 available after reception into the Department of Correction, with that 34 assessment being reviewed and updated periodically during the course of 35 incarceration.
 - (B) <u>Sex</u> <u>Offenders</u> <u>offenders</u> sentenced to life, life

1	without parole, or death shall be assessed only if being considered for		
2	release through clemency.		
3	(4) Adult offenders adjudicated guilty but given suspended or		
4	probated sentences shall be required by the sentencing court to contact the		
5	Department of Correction Sex Offender Screening and Risk Assessment at Pine		
6	Bluff within ten (10) days of adjudication to schedule an assessment to be		
7	conducted at a location determined by the Department of Correction in		
8	consultation with the sentencing court.		
9	(5)(A) <u>Sex</u> <u>Offenders</u> <u>offenders</u> currently in the community who		
10	have not been assessed and classified shall be identified by the Arkansas		
11	Crime Information Center.		
12	(B)(i) The Department of Community Punishment shall notify		
13	offenders in a particular area to present themselves at a parole office in		
14	their area or other designated location for assessment by the Department of		
15	Correction Sex Offender Screening and Risk Assessment.		
16	(ii) Failure to appear or failure to cooperate fully		
17	with assessment shall result in a default classification of the highest risk		
18	category and in notification of the parole or probation officer, if		
19	applicable, and may be considered a violation of the statute requiring		
20	regi strati on.		
21	(b)(1) The Department of Correction <u>Sex Offender Screening and Risk</u>		
22	Assessment shall have access to all relevant records and information in the		
23	possession of public agencies or any private entity contracting with a publi		
24	agency relating to the sex or child offender or sexually violent predator		
25	under review.		
26	(2) The records and information include, but are not limited to:		
27	(A) Police reports;		
28	(B) Statements of probable cause;		

29 (C) Presentence investigations and reports; 30 (D) Complete judgments and sentences; 31 (E) Current classification referrals; 32 (F) Criminal history summaries; 33 (G) Violation and disciplinary reports;

(H)

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- 35 reports; 36
 - (I) Sex and child offender or sexually violent predator

All psychological evaluations and psychiatric hospital

1	treatment program reports;
2	(J) Juvenile records; and
3	(K) Victim impact statements—;
4	(L) Investigation reports to the Child Abuse Hotline,
5	Division of Children and Family Services, and any entity contracting with the
6	Department of Human Services for investigation or treatment of sexual or
7	physical abuse or domestic violence; and
8	(M) Statements of medical providers treating victims of
9	sex offenses indicating the extent of injury to the victim.
10	(c)(1) $\underline{(A)}$ Records and information obtained under this section shall
11	not be subject to the Freedom of Information Act of 1967, § 25-19-101 et
12	seq., unless otherwise authorized by law.
13	(B) Records and information obtained under this section
14	shall not be available to the sex offender except through the agency or
15	individual having primary custody of them, unless otherwise ordered by a
16	court of competent jurisdiction. The offender may be given a list of the
17	records or information obtained.
18	(2) The sex or child offender or sexually violent predator shall
19	have access to records and information collected <u>generated</u> and maintained by
20	the Department of Correction <u>Sex Offender Screening and Risk Assessment</u>
21	unless the records or information received generated contains the addresses
22	of victims or persons who have made statements adverse to the sex or child
23	offender or sexually violent predator.
24	(d) In classifying the offender into a risk level for the purposes of
25	public notification under § 12-12-913, the Department of Correction <u>Sex</u>
26	Offender Screening and Risk Assessment shall review each sex or child
27	offender or sexually violent predator under its authority:
28	(1) Prior to the offender's release from confinement in a
29	correctional facility;
30	(2) Prior to the release of a person who has been committed
31	following an acquittal on the grounds of mental disease or defect;
32	(3) Upon an adjudication of delinquency of a÷ <u>sex offense;</u>
33	(A) Sexually violent offense;
34	(B) Sex offense; or
35	(C) Offense against a victim who is a minor;
36	(4) At any time during the juvenile court judge's jurisdiction

1	over a juvenile adjudicated delinquent of a÷ sex offense;
2	(A) Sexually violent offense;
3	(B) Sex offense; or
4	(C) Offense against a victim who is a minor;
5	(5) At the start of an offender's suspended sentence;
6	(6) At the start of the offender's term of community punishment;
7	or
8	(7) At the start of an offender's probation period.
9	(e)(1) The Department of Correction <u>Sex Offender Screening and Risk</u>
10	Assessment shall issue to the local law enforcement agency having
11	jurisdiction, for their use in making public notifications under § 12-12-913,
12	the notice <u>offender fact sheet</u> required by the regulations promulgated by the
13	Sex Offenders Assessment Committee regarding the sex or child offender or
14	sexually violent predator.
15	(2) The Post Prison Transfer Board shall receive copies of the
16	notice <u>offender fact sheet</u> on inmates of the Department of Correction.
17	(3) The Department of Community Punishment shall receive copies
18	of the notice <u>offender fact sheet</u> on any individuals under its supervision.
19	(4)(A)(i) Notices The offender fact sheet shall be reported on
20	standard forms for ease of transmission and communication.
21	(ii) The offender fact sheet will also be on a
22	computer-based application accessible to law enforcement and state boards and
23	licensing agencies.
24	(iii) The offender fact sheet of sexually violent
25	predators and those sex offenders found by the Arkansas Crime Information
26	Center to be in violation of registration requirements may be accessible by
27	the general public, unless to do so places innocent individuals at risk.
28	(B) The standard forms shall include, but not be limited
29	to:
30	(i) Registration information as required in § 12-12-
31	908;
32	(ii) Risk Level;
33	(iii) Date of deoxyribonucleic acid, or DNA, sample;
34	(iv) Psychological factors likely to affect sexual
35	control;
36	(v) Victim target group preference;

1	(vi) Treatment history and recommendations; and
2	(vii) Other relevant information deemed necessary by
3	the Sex Offenders Assessment Committee or by professional staff doing sex
4	offender assessments.
5	(5)(A) The Department of Correction <u>Sex Offender Screening and</u>
6	Risk Assessment shall ensure that the notice is completed in its entirety.
7	(B) Law enforcement shall notify the Department of
8	Correction Arkansas Crime Information Center if an offender has moved or is
9	otherwise in violation of registration requirements and then the Department
10	of Correction has responsibility to track them down.
11	(6) Copies of relevant documents gathered for the assessment
12	notice may be attached to the notice as determined appropriate by
13	professional staff completing the assessment.
14	(7)(A) All material used in the assessment will be kept on file
15	in its original form for one (1) year.
16	(B) After one (1) year, the file may be stored
17	el ectroni cal I y.
18	(f) $\underline{(1)}$ The Department of Correction, in cooperation with the Sex
19	Offenders Assessment Committee, shall promulgate rules and regulations to
20	establish the $\frac{\text{appeal}}{\text{review}}$ process for the assessment determinations.
21	(2) The sex offender may request a review upon presentation of
22	documentation that the law or guidelines were not properly followed, or the
23	presentation of information that was not available to the Sex Offender
24	Screening and Risk Assessment at the time of the assessment.
25	(g)(1)(A) A sex or child offender or sexually violent predator may
26	request the committee to reassess the offender's assigned risk level after
27	five (5) years have elapsed since the Department of Correction's <u>Sex Offender</u>
28	<u>Screening and Risk Assessment</u> initial risk assessment and may renew the
29	request once every five (5) years following subsequent denials.
30	(B) In the request for reassessment, the offender shall
31	list the facts and circumstances which demonstrate that the offender no
32	longer poses the same degree of risk to the community.
33	(2) The committee shall also take into consideration any
34	subsequent criminal acts by the sex or child offender or sexually violent
35	predator who has requested a reassessment.

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