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.

1	State of Arkansas	As Engrossed: S3/8/01 A Bill		
2	83rd General Assembly	A DIII		0.2.4
3	Regular Session, 2001		SENATE BILL	834
4				
5	By: Senators Webb, Everet	t		
6				
7 8		For An Act To Be Entitled		
o 9	ΔΝ. ΔΩΤ	TO AMEND ARKANSAS CODE 16-90-906		
9 10		NING TO THE PERMANENT REMOVAL OF		
10	INFORMATION CONCERNING AN INDIVIDUAL'S ARREST			
12	FROM THE ARKANSAS CRIME INFORMATION CENTER FILES			
13	WHEN FOUND NOT GUILTY, WHEN THE CHARGES ARE NOLLE			
14	PROCESSED OR DI SMI SSED, OR THE INDIVIDUAL IS			
15	ACQUITTED AT TRIAL; AND FOR OTHER PURPOSES.			
16	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
17		Subtitle		
18	TO AMEND ARKANSAS CODE 16-90-906 TO			
19	PER	MANENTLY REMOVE ARREST RECORDS.		
20				
21				
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
23				
24	SECTION 1. Ark	kansas Code 16-90-906 is amended to rea	ad as follows:	
25	16-90-906. Wher	n no guilty verdict.		
26	<u>(a)</u> Any indivi	idual who has been charged and arrested	d for any crimin	ıal
27	offense where the cha	arges are subsequently nolle prossed or	r dismissed, or	the
28	individual is acquit	ted at trial is eligible to have all an	rrest records,	
29	petitions, orders, do	ocket sheets, and any other documents r	relating to the	
30	case expunged in accordance with the procedures defined by this subchapter			
31	and upon entry of an order of expungement may state that no such charges,			
32	arrest, and the resul	ting trial ever occurred.		
33	<u>(b) The Arkans</u>	sas Crime Information Center shall remo	ove records of a	iny
34	<u>charges, arrest, or trial results from its databases within ten (10) days</u>			
35	<u>after being given not</u>	tice of an order of expungement of the	records.	
36		/s/ Webb		

