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: H3/3/03 H3/20/03 H3/24/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 1488
4			
5	By: Representatives Mahony, <i>Thomason</i>		
6	By: Senator Broadway		
7			
8		E. A. A. T. D. E. Mal. J	
9		For An Act To Be Entitled	=-
10		TO ALLOW THE ARKANSAS CRIME INFOR	
11		AND THE ARKANSAS STATE POLICE TO	
12		CRIMINAL HISTORY INFORMATION FOR	A FEE;
13	AND FOR	OTHER PURPOSES.	
14		Subtitle	
15 16	AN A	CT TO ALLOW THE ARKANSAS CRIME	
17		ORMATION CENTER AND THE ARKANSAS	
17		TE POLICE TO RELEASE CERTAIN CRIMI	MAT
19		ORY INFORMATION FOR A FEE.	NAL
20	11131	ORI INFORMATION FOR A FEE.	
21			
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
23	22 II 21.110112 21 1112		
24	SECTION 1. Tit	le.	
25		be known as the "Arkansas State Ci	riminal Records Act".
26			
27	SECTION 2. Int	ent.	
28	(a) It is the	intent of this act to provide one	source for obtaining
29	the most accurate and	complete criminal history informa	ation.
30	(b) The Arkans	as State Police shall be the agend	cy responsible for the
31	dissemination of crim	inal history <i>information</i> under th	is act.
32	(c) The Arkans	as Crime Information Center shall	be authorized to
33	disseminate criminal	history information as authorized	by law.
34	(d) It is the	intent of this act to allow disser	mination of criminal
35	history information t	o employers and professional licer	nsing boards pertaining
36	to all felony arrest	information and all conviction in	formation.

1	SECTION 3. <u>Definitions.</u>	
2	For purposes of this act:	
3	(1) "Administration of criminal justice" means performing functions of	
4	investigation, apprehension, detention, prosecution, adjudication,	
5	correctional supervision, or rehabilitation of accused persons or criminal	
6	offenders, including criminal identification activities and the collection,	
7	maintenance, and dissemination of criminal justice information;	
8	(2) "Arrest records" means felony arrest information where conviction	
9	or disposition information has not been entered into the central repository;	
10	(3) "Central repository" means the Arkansas Crime Information Center,	
11	which collects, maintains and disseminates criminal history information;	
12	(4)(A) "Conviction information" means criminal history information	
13	disclosing that a person has pleaded guilty or nolo contendere to, or was	
14	found guilty of, a criminal offense in a court of law, together with	
15	sentencing information;	
16	(B) Sealed or expunged records are not included in the	
17	definition of "conviction information";	
18	(5)(A) "Criminal history information" means:	
19	(i) A record compiled by the central repository or the	
20	Identification Bureau of the Department of Arkansas State Police on an	
21	individual consisting of names, identification data, notations of arrests,	
22	detentions, indictments, informations, or other formal criminal charges	
23	obtained from criminal justice agencies, including any dispositions of the	
24	charges, as well as notations on correctional supervision and release;	
25	(ii) Fingerprint records on individuals not involved in	
26	the criminal justice system, juvenile records or driver history records are	
27	not included in the definition of "criminal history information";	
28	(iii) Original records of entry maintained by criminal	
29	justice agencies, court indices, records of public judicial proceedings,	
30	court decisions, opinions, and information disclosed during public judicial	
31	proceedings are not included in the definition of criminal history	
32	information.	
33	(B) When the release is made by the specific court, law	
34	enforcement agency, or prosecutor that created the records, the records are	
35	not included in the definition of "criminal history information".	
36	(C)(i) This subdivision (5) does not prohibit the release of	

1 information by the specific agency that created the record. 2 (6) "Criminal justice agency" means a government agency or any 3 subunit thereof which is authorized by law to perform the administration of criminal justice and which allocates more than one-half (1/2) its annual 4 5 budget to the administration of criminal justice; 6 (7)(A) "Disposition" means information describing the outcome of 7 any criminal charges, including notations that law enforcement officials have 8 elected not to refer the matter to a prosecutor, that a prosecutor has elected not to begin criminal proceedings, or that proceedings have been 9 10 indefinitely postponed; 11 (B) "Dispositions" includes acquittals, dismissals, probations, 12 charges pending due to mental disease or defect, guilty pleas, nolle prosequi, nolo contendere pleas, findings of guilt, youthful offender 13 determinations, first offender programs, pardons, commuted sentences, 14 15 mistrials in which the defendant is discharged, executive clemencies, 16 paroles, releases from correctional supervision, deaths, or a finding that 17 the person must register as a sex offender; (8) "Dissemination" means disclosing criminal history information or 18 19 disclosing the absence of criminal history information to any agency, 20 professional licensing board, business designated by state or federal law, or 21 any other employer legally doing business in and paying taxes to the State of 22 Arkansas who has applied and been approved by the Department of Arkansas 23 State Police to receive the information, subject to the following exceptions: 24 (A) When criminal justice agencies jointly participate in the 25 maintenance of a single record keeping system as an alternative to 26 maintaining separate records, the furnishing of information by that 27 department to personnel of a participating agency is not a dissemination; and 28 (B) The furnishing of information by any criminal justice agency 29 to another for the purpose of the administration of criminal justice; 30 (9) "Identification Bureau" means the Identification Bureau of the Department of the Arkansas State Police, which may maintain fingerprint card 31 32 files and other identification information on individuals; 33 (9)(A) "Nonconviction information" means arrests where disposition was 34 by acquittal, dismissal, nolle prosequi, or mistrial, in which the defendant 35 was discharged; 36 (B) "Nonconviction information" does not include sealed

1	<pre>,expunged or juvenile records;</pre>	
2	(11) "Pending information" means felony criminal history information	
3	in some stage of active prosecution or processing; and	
4	(12) "Seal" or "Expunge" means that the record or records in question	
5	shall be sealed, sequestered, and treated as confidential as provided by law,	
6	including pardons issued by the Governor.	
7		
8	SECTION 4. Information required - Exceptions.	
9	(a) The Department of Arkansas State Police and the Arkansas Crime	
10	Information Center shall disseminate criminal history information pertaining	
11	to any felony arrest, detention, indictment, information, or other formal	
12	felony criminal charge to the extent entries have been made at the time of	
13	the request for the information.	
14	(b) Any event, activity, or any portion of the criminal history	
15	information which has not been processed by the Arkansas State Police or the	
16	Arkansas Crime Information Center shall not be required to be included in the	
17	dissemination.	
18	(c) Requests for information, supporting documents, and any responses	
19	are not subject to disclosure under the Arkansas Freedom of Information Act,	
20	§ 25-19-101 et seq.	
21	(d) This act shall not effect any record or information that is	
22	currently being accessed by the public under the Freedom of Information Act	
23	of 1967, §§ 25-19-101 et seq.	
24		
25	SECTION 5. Disposition data to the central repository.	
26	(a) Criminal history information shall be submitted to the central	
27	repository as required under § 12-12-1007.	
28	(b) The central repository shall enter these disposition records.	
29	(c) Criminal history information provided to the central repository	
30	or, the Arkansas State Police, shall not be subject to disclosure under the	
31	Arkansas Freedom of Information Act, § 25-19-101 et seq.	
32		
33	SECTION 6. <u>Unrestricted information - Records.</u>	
34	(a) All conviction information and felony arrest records may be	
35	disseminated as provided for in this act.	
36	(b) Any criminal history information of felony arrest records and all	

- 1 conviction information which pertains to a person currently being processed
- 2 by the criminal justice system, including the entire period of correctional
- 3 supervision extending through final discharge from parole, may be
- 4 disseminated without restriction.
- 5 (c)(1) The Identification Bureau of the Department of Arkansas State
- 6 Police, the Arkansas Crime Information Center, or a third party shall be
- 7 <u>responsible for the maintenance of information pertaining to dissemination of</u>
- 8 criminal history information.
- 9 (2) The information pertaining to dissemination required to be
- 10 maintained shall be retained for a period of not less than three (3) years,
- 11 for security purposes.
- 12 <u>(d)(1) Each employer or professional licensing board that is allowed</u>
- 13 access to records under this act shall maintain in their files the written
- 14 consent to obtain the criminal history information given by the applicant or
- 15 <u>employee.</u>
- 16 (2) Those files and consent forms shall be subject to inspection
- 17 by the Department of the Arkansas State Police."
- 18 <u>(e) This section allows the dissemination of information concerning</u>
- 19 persons who are required to register as sex offenders.
- 20 (f) Criminal justice agencies, its employees, and officials shall be
- 21 immune from civil liability for dissemination of criminal history information
- 22 under this act.
- 23
- 24 SECTION 7. Administration.
- 25 (a)(1) Release of criminal history information under this act shall
- 26 <u>only be made by the Identification Bureau of the Department of the Arkansas</u>
- 27 State Police and the Arkansas Crime Information Center as authorized by law.
- 28 (2) The Department of Arkansas State Police and the Arkansas Crime
- 29 Information Center shall adopt rules and regulations consistent with the
- 30 provisions and intent of this act.
- 31 <u>(b) The Department of Arkansas State Police and the Arkansas Crime</u>
- 32 Information Center are authorized to contract with Information Network of
- 33 Arkansas under §§ 25-27-101 through 25-27-105 or any other qualified third
- 34 party vendor in the establishment of the gateway or means of processing these
- 35 transactions electronically.
- 36 <u>(c) The Department of Arkansas State Police shall be authorized to </u>

1	establish and collect reasonable fees for the service of fingerprinting
2	persons upon their request for noncustodial arrest purposes.
3	
4	SECTION 8. Access.
5	(a) Criminal history information or requestor information collected
6	and maintained under this act is not considered public record information for
7	dissemination within the intent and meaning of the Arkansas Freedom of
8	Information Act, § 25-19-101 et seq.
9	(b) A fee for providing criminal history information will be charged
10	for each criminal history information requested.
11	
12	SECTION 9. Right of review and challenge.
13	(a)(1) A person may review and challenge their criminal history
14	information under § 12-12-1013.
15	(2) No fee shall be charged for review or challenge of criminal
16	history information.
17	(b)(1) A person may go to any law enforcement agency, provide positive
18	verification of his or her identity, be fingerprinted by the law enforcement
19	agency and supply written details of the errors in the criminal history
20	information.
21	(2) The local law enforcement agency must send the fingerprint
22	card and information directly to the Arkansas State Police Identification
23	Bureau.
24	(3) The law enforcement agency shall verify that the
25	identification of the person and the fingerprint card information are
26	correct.
27	(4) There is no charge from the Department of Arkansas State
28	Police or the Arkansas Crime Information Center for this review process.
29	(c)(l) A person upon positive verification of his or her identity may
30	review any requestor information pertaining to such person compiled and
31	maintained through the Department of Arkansas State Police or its designee.
32	(2) No fee shall be charged for this access.
33	
34	SECTION 10. Fees.
35	(a)(1) A fee may be charged for providing criminal history information
36	under this act.

1	(2) The amount of the fee will be determined jointly by the	
2	Department of Arkansas State Police and the Arkansas Crime Information Center	
3	and shall not exceed twenty dollars (\$20.00), exclusive of any third party	
4	electronic processing fee charges.	
5	(3)(A) The fees shall be credited fifty percent (50%) to the	
6	Crime Information System Fund and fifty percent (50%) to the State Police	
7	Equipment Fund.	
8	(B) The Arkansas Crime Information Center may utilize	
9	these funds for the operation or expansion of the automated criminal justice	
10	information system, subject to legislative appropriations.	
11	(C) The Department of Arkansas State Police may utilize	
12	these funds for the operation, expansion, and integration of the Automated	
13	$\underline{\text{Fingerprint Identification System, which includes components and software to}}$	
14	support a total integrated solution associated with the Automated Fingerprint	
15	Identification System.	
16	(4) Special revenues deposited in the Crime Information System Fund	
17	and the State Police Equipment Fund may be used for personal services and	
18	operating expenses as provided by law, and any special revenues unused at th	
19	end of any fiscal year shall be carried forward.	
20		
21	<u>SECTION 11. Penalty</u>	
22	(a) Any person who shall knowingly release or disclose to any	
23	unauthorized person any information collected and maintained under this act,	
24	and any person who knowingly obtains such information for purposes not	
25	authorized by this act, shall be deemed guilty of a Class A misdemeanor.	
26	(b) The Department of Arkansas State Police and the Arkansas Crime	
27	Information Center shall have the power to promulgate rules and regulations	
28	as are necessary to implement, enforce and administer this act.	
29		
30	SECTION 12. EMERGENCY CLAUSE. It is found and determined by the	
31	General Assembly of the State of Arkansas that the dissemination of complete,	
32	accurate, and timely criminal history information is necessary for the	
33	protection of the people of the State of Arkansas and this act is needed to	
34	provide that necessary access to the criminal history information.	
35	Therefore, an emergency is declared to exist and this act being immediately	
36	necessary for the preservation of the public peace, health, and safety shall	

1	become effective on:		
2	(1) The date of its approval by the Governor;		
3	(2) If the bill is neither approved nor vetoed by the Governor,		
4	the expiration of the period of time during which the Governor may veto the		
5	bill; or		
6	(3) If the bill is vetoed by the Governor and the veto is		
7	overridden, the date the last house overrides the veto.		
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9	/s/ Mahony, et al		
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