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	A Bill		
2	84th General Assembly	A DIII		
3	Regular Session, 2003		HOUSE BILL 2862	
4				
5	By: Representatives Thyer, Cleveland			
6				
7		For An Act To Be Entitled		
8		AN ACT TO AMEND ARKANSAS CODE 9-14-210(g) TO		
9	ALLOW DISCLOSURE OF CHILD SUPPORT PAYMENT RECORDS			
10	FOR USE IN RELATED CHILD SUPPORT PROCEEDINGS; AND			
11	FOR OTHER PURPOSES.			
12				
13	Subtitle			
14	TO AMEND ARKANSAS CODE 9-14-210(g) TO ALLOW			
15	DISCLOSURE OF CHILD SUPPORT PAYMENT RECORDS			
16	FOR US	E IN CHILD SUPPORT PROCEEDINGS.		
17				
18				
19	BE IT ENACTED BY THE GEI	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
20				
21	SECTION 1. Arkansas Code 9-14-210(g), concerning the disclosure of			
22	child support records, is amended to read as follows:			
23	(g) It shall be unlawful for any person to use or disclose any			
24	information concerning applicants for or recipients of child support			
25	enforcement services provided by the Office of Child Support Enforcement			
26	under Title IV-D of the Social Security Act, except for purposes directly			
27	connected with the following in furtherance of child support activities,			
28	including the following			
29		stration of the state plan for cl		
30	enforcement required under Title IV-D of the Social Security Act,			
31	administration of the Title IV-D program, or administration of programs			
32	approved under Parts A, B, D, E, or F of Title IV or under Titles I, X, XIV,			
33	XVI, XIX, or XX, or the Supplemental Security Income Program established			
34	under Title XVI of the Social Security Act;			
35	(2) Any investigation, prosecution, or criminal or civil			
36	proceeding conducted in	connection with the administrat:	ion of any plan or	



program listed in subdivision (g)(1) of this section; (3) Administration of any federal program that provides assistance, in cash or in kind, or services directly to individuals based on need; and (4) A report to the appropriate agency or official of information on known or suspected instances of physical or mental injury, sexual abuse or exploitation, or negligent treatment or maltreatment of a child who is the subject of a child support enforcement service when circumstances indicate that the child's health or welfare is threatened-; and (5) Child support payment records, when authorized in writing by the custodial or non-custodial parent, for use by attorneys and abstractors to facilitate the release or satisfaction of child support liens on real property.