## 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: H3/25/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2595
4			
5	By: Representative Mahony		
6	By: Senator Broadway		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT	TO PROVIDE FOR ELECTRONIC ACCESS T	70
11	CRIMINA	AL HISTORY BACKGROUND CHECKS FOR CE	ERTAIN
12	STUDENI	TS AND PROSPECTIVE STUDENTS AT INST	TITUTIONS
13	OF HIGH	HER EDUCATION; AND FOR OTHER PURPOS	SES.
14			
15		Subtitle	
16		ACT TO PROVIDE FOR ELECTRONIC ACCES	SS
17		CRIMINAL HISTORY BACKGROUND CHECKS	
18		CERTAIN STUDENTS AND PROSPECTIVE	
19	STUL	DENTS AT INSTITUTIONS OF HIGHER	
20	EDUC	CATION.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
24			
25		ansas Code § 12-12-1009(a), concern	•
26		ation, is amended to read as follows	
27		n information shall be made availab	le for the following
28	noncriminal justice p	-	
29		any local, state, or federal government of a local	•
30 31	-	cion for the enforcement of a local	, state, or rederar
32	law; (2) To a	nny <del>nongovernmental</del> entity authorizo	ad aither by the
33		d in writing or by state or federal	•
34	information; and	. In writing of by State of rederal	Tam to receive such
35	•	nny federal agency or central repos:	itory in another state
36		nation for purposes authorized by l	•
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2	SECTION 2. Arkansas Code § 12-12-1502(a), concerning the intent of the		
3	Arkansas State Criminal Records Act, is amended to read as follows:		
4	(a) It is the intent of this subchapter to:		
5	(1) Provide one (1) source for obtaining the most accurate and		
6	complete criminal history information; and		
7	(2) Allow dissemination of criminal history information to		
8	employers, and professional licensing boards, and any entity mandated by		
9	Arkansas law to perform background checks through the Department of Arkansas		
10	State Police pertaining to all felony arrest information and all conviction		
11	information; and		
12	(3) Allow electronic dissemination of criminal history		
13	information to institutions of higher education for students enrolled in, and		
14	prospective students seeking enrollment to, a medical, nursing, pharmacy, or		
15	other health-related course of study at an institution of higher education		
16	located in Arkansas, with the written consent of the student or prospective		
17	<u>student</u> .		
18			
19	SECTION 3. Arkansas Code § 12-12-1503(9)(A), concerning the definition		
20	of dissemination, is amended to read as follows:		
21	(9)(A) "Dissemination" means disclosing criminal history		
22	information or disclosing the absence of criminal history information to any		
23	agency, professional licensing board, business designated by state or federal		
24	law, or any other employer legally doing business in and paying taxes to the		
25	State of Arkansas requestor who has applied and been approved by the		
26	Department of Arkansas State Police to receive the information.		
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28	SECTION 4. Arkansas Code § 12-12-1503(11), concerning the definition		
29	of requestor, is amended to read as follows:		
30	(11) "Requestor" means the employer, or professional licensing		
31	board, institution of higher education, or any entity mandated by Arkansas		
32	law to perform criminal background checks through the Department of Arkansas		
33	State Police that has submitted an inquiry into a subject's criminal history		
34	information under this subchapter; and		
35			

SECTION 5. Arkansas Code § 12-12-1506(a)(4)(A), concerning retention

1	of written consents to obtain criminal history information, is amended to
2	read as follows:
3	(4)(A)(i) Each employer or professional licensing board
4	requestor that is allowed access to criminal history information under this
5	subchapter shall maintain in its files for at least three (3) years the
6	written consent to obtain the criminal history information given by the
7	applicant, or prospective student.
8	(ii) Any <del>employer or professional licensing board</del>
9	<u>requestor</u> that is granted access to criminal history information under this
10	subchapter shall not disseminate the criminal history information.
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12	/s/ Mahony
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