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: S3/29/05	
2	8th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1015
4			
5	By: Senator Madison		
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7			
8		For An Act To Be Entitled	
9	AN	AN ACT TO AMEND THE YOUTH SERVICES ACT AND THE	
10	EDU	JCATION LAW; AND FOR OTHER PURPOSES.	
11			
12		Subtitle	
13		AN ACT TO AMEND THE YOUTH SERVICES A	ACT
14		AND THE EDUCATION LAW.	
15			
16			
17	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
18			
19	SECTION 1.	Arkansas Code § 9-28-208 is amended	to read as follows:
20	9-28-208.	Order of commitment.	
21	(a) <u>(l)</u> An	order of commitment to the Division (of Youth Services of the
22	Department of Human Services shall state that the juvenile is found to be		
23	delinquent or to have committed a crime and shall state information regarding		
24	the underlying fa	cts of the adjudication.	
25	<u>(2)</u>	All health care providers shall trans	smit to the Division of
26	Youth Services wi	thin three (3) days from the request	of the Division of
27	Youth Services al	1 medical and health information on	the committed juvenile
28	including individ	ually identifiable health information	n needed for the
29	division to assum	e the role of caretaker for the comm	itted juvenile.
30	<u>(3)</u>	The committed juvenile's school or co	urrent educational
31	setting shall tra	nsmit the education record, as define	ed by Department of
32	Education rule, to the Division of Youth Services within ten (10) school days		hin ten (10) school days
33	from the request from the Division of Youth Services.		
34	(b)(1) Upon entry of an order of detention and commitment to a youth		
35	services center p	ursuant to § 9-27-330 or § 9-27-509,	$A \underline{a}$ court shall, with a
36	committing order,	transmit to the division:	

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1	(A) A copy of the commitment order;		
2	(B) a \underline{A} copy of the risk assessment instrument; and a		
3	report on the juvenile, setting forth in detail all available pertinent		
4	information concerning the juvenile's background, family status, school		
5	record, behavioral tendencies, and all other pertinent information that it		
6	may have, including the reasons for the juvenile's commitment.		
7	(C) Records or information pertaining to the juvenile		
8	compiled by the intake officer or juvenile probation officer that shall		
9	<pre>include:</pre>		
10	(i) Information on the juvenile's background,		
11	history, behavioral tendencies, and family status;		
12	(ii) The reasons for the juvenile's commitment;		
13	(iii) The name of the school in which the juvenile		
14	is currently or was last school enrolled;		
15	(iv) The juvenile's offense history;		
16	(v) The juvenile's placement history;		
17	(vi) A copy of all psychological or psychiatric		
18	evaluations or examinations performed on the juvenile admitted into evidence		
19	or ordered by the court while under the jurisdiction of the court or the		
20	supervision of the court staff;		
21	(vii) A comprehensive list of all current		
22	medications taken by the juvenile; and		
23	(viii) A comprehensive list of all medical treatment		
24	currently being provided to the juvenile.		
25	(2) The records or information specified in subdivision (b)(1)		
26	of this section shall be delivered to the Division of Youth Services prior to		
27	or at the time the juvenile is transported to a youth services center.		
28	$\frac{(2)}{(3)}$ Information relating to the committing offense is		
29	exclusively for the benefit of the division and shall not be disclosed by		
30	division officials or employees without written authorization of the		
31	committing court, except for data and statistical compilations as otherwise		
32	provided by law.		
33	(c) Except when an extended juvenile jurisdiction offender is		
34	committed to the division, an order of commitment shall remain in effect for		
35	an indeterminate period not exceeding two (2) years subject to extension by		
36	the committing court for additional periods of one (1) year if the court		

1	finds an extension is necessary to safeguard the welfare of the juvenile or		
2	the interest of the public.		
3	(d) Commitment shall not exceed the twenty-first birthday of a		
4	juvenile.		
5	(e) When an order of commitment includes recommendations for a		
6	specific type of placement, the division shall consider those recommendations		
7	in making a placement.		
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9	/s/ Madison		
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