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: H1/10/07 H1/17/07			
2	86th General Assembly	A Bill			
3	Regular Session, 2007		HOUSE BILL	1041	
4					
5	By: Representatives Walters, Hardwick, Creekmore				
6	By: Senator Wilkinson, Mad	lison			
7					
8					
9	For An Act To Be Entitled				
10	AN ACT TO IMPROVE SAFETY IN ARKANSAS SCHOOLS; TO				
11	PROVIDE SCHOOLS WITH INFORMATION REGARDING THE				
12	ARREST, DETENTION, AND COURT PROCEEDINGS				
13	REGARDI	ING STUDENTS; AND FOR OTHER PURPOS	ES.		
14					
15		Subtitle			
16	AN A	ACT TO IMPROVE SAFETY IN ARKANSAS			
17	SCHOOLS; TO PROVIDE SCHOOLS WITH				
18	INFORMATION REGARDING THE ARREST,				
19	DETE	ENTION, AND PUNISHMENT OF STUDENTS	•		
20					
21					
22	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:		
23					
24	SECTION 1. Arkansas Code § 9-27-352, concerning confidentiality of				
25	records regarding juvenile arrest, detention, and court proceedings, is				
26	amended to add an add:	itional subsection to read as foll	lows:		
27	(d)(1) When a	court orders that a juvenile have	a safety plan that		
28	restricts or requires supervised contact with another juvenile or juveniles,				
29	the court shall direct that a copy of the safety plan and a copy of the court				
30	order regarding the safety plan be provided to the school superintendent and				
31	school counselor where	e the juvenile is enrolled.			
32	<u>(2) When</u>	a court order amends or removes a	any safety plan		
33	outlined in subdivision (d)(1) of this section, the court shall direct that a				
34	copy of the safety plan and a copy of the court order regarding the safety				
35	plan be provided to t	he school superintendent and school	ol counselor where	<u>the</u>	
36	juvenile is enrolled.				

1	(3) Any local educational agency that receives a court order			
2	outlined in subdivision (d)(l) or (d)(2) of this section shall:			
3	(A) Keep the information confidential;			
4	(B) Include the information in the juvenile's permanent			
5	educational records; and			
6	(C) Treat the information as educational records under the			
7	Family Educational Rights and Privacy Act, 20 U.S.C. 1232g, as it existed or			
8	January 1, 2007.			
9	(4) When a student attains an age that he or she is no longer			
10	under the jurisdiction of the juvenile court, the safety plan and the order			
11	regarding the safety plan shall be removed from the school's permanent			
12	records and destroyed.			
13	/s/ Walters, et al			
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