1	State of Arkansas	As Engrossed: H3/16/15		
2	90th General Assembly	A Bill		
3	Regular Session, 2015		HOUSE BILL 1805	
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5	By: Representative Talley			
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7	For An Act To Be Entitled			
8	AN ACT CONCERNING THE ROLE OF A PROSECUTING ATTORNEY			
9	REGARDING THE RELEASE OF REPORTS AND ANALYTICAL WORK			
10	PERFORMED BY THE STATE CRIME LABORATORY; AND FOR			
11	OTHER PURPOSES.			
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14		Subtitle		
15	CO	NCERNING THE ROLE OF A PROSECUTING		
16	ATTORNEY REGARDING THE RELEASE OF REPORTS			
17	AND ANALYTICAL WORK PERFORMED BY THE			
18	ST	ATE CRIME LABORATORY.		
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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23	SECTION 1. A	rkansas Code § 12-12-312 is amended to 1	read as follows:	
24	12-12-312. Re	ecords confidential and privileged — Exc	ception — Release.	
25	(a)(l)(A)(i) The re	ecords, files, and information kept, obt	tained, or retained	
26	by the State Crime .	Laboratory under this subchapter are pri	ivileged and	
27	confidential.			
28		(ii) The records, files, and infor	mation shall be	
29	released only under	and by the direction of a court of comp	petent	
30	jurisdiction, the p	rosecuting attorney having criminal jurg	isdiction over the	
31	case, or the public	defender appointed or assigned to the o	case.	
32		(iii) In cases in which the cause	and manner of	
33	death are not crimin	nal in nature, the laboratory may commun	nicate without	
34	prior authorization	prior authorization required under subdivision (a)(l)(A)(ii) of this section		
35	with the decedent's next of kin or the next of kin's designee, including			
36	without limitation:			



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1	(a) Parents;		
2	(b) Grandparents;		
3	(c) Siblings;		
4	(d) Spouses;		
5	(e) Adult children; or		
6	(f) Legal guardians.		
7	(B)(i) This section does not diminish the right of a		
8	defendant or his or her attorney to full access to all records pertaining to		
9	the case.		
10	(ii) The laboratory shall disclose to a defendant or		
11	his or her attorney all evidence in the defendant's case that is kept,		
12	obtained, or retained by the laboratory. Promptly after discovering any		
13	evidence in a defendant's case that is kept, obtained, or retained by the		
14	laboratory and which tends to negate the guilt of the defendant as to the		
15	offense charged or would tend to reduce the defendant's punishment, the		
16	prosecuting attorney with jurisdiction over the case shall disclose the		
17	existence of the evidence to the defendant or his or her attorney.		
18	(iii)(C) The Department of Health may access autopsy		
19	records, files, and information under this subchapter for the purpose of		
20	implementing the quality improvement provisions of the Trauma System Act, §		
21	20-13-801 et seq., and the rules adopted by the State Board of Health under		
22	the Trauma System Act, § 20-13-801 et seq.		
23	(2) However, a full report of the facts developed by the State		
24	Medical Examiner or his or her assistants shall be promptly filed with the		
25	law enforcement agencies, county coroner, and prosecuting attorney of the		
26	jurisdiction in which the death occurred.		
27	(b) The State Crime Laboratory Board shall promulgate rules and		
28	regulations not contrary to law regarding the release of reports and		
29	information by the staff of the laboratory.		
30	(c) All records, files, and information obtained or developed by the		
31	laboratory pertaining to a capital offense committed by a defendant who is		
32	subsequently sentenced to death for the commission of that <u>the capital</u>		
33	offense shall be preserved and retained until the defendant's execution.		
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35	/s/Talley		
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