1	State of Arkansas A	s Engrossed: \$3/12/15	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 848
4	i		
5	By: Senator D. Johnson		
6	By: Representative Tucker		
7	,		
8	For	r An Act To Be Entitled	
9	AN ACT TO PROVIDE	FOR A VALIDATED RISK AND NEEDS	
10	ASSESSMENT IN A J	UVENILE DELINQUENCY PROCEEDING;	AND
11	FOR OTHER PURPOSE	es.	
12	2		
13	3		
14	•	Subtitle	
15	PROVIDE FOR	A VALIDATED RISK AND NEEDS	
16	ASSESSMENT :	IN A JUVENILE DELINQUENCY	
17	PROCEEDING.		
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20	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARKANS	AS:
21		1 1	
22 23		ode Title 9, Chapter 27, Subchap to read as follows:	ter 3, 1s amended
24	9-27-368. Risk and nee	eds assessments.	
25 26		e Office of the Courts shall wor	
20 27		n validated risk and needs asses divisions of the circuit courts	<u> </u>
28	·	ings and to aid in juvenile trea	
29	(b) A juvenile divisio	on circuit court judge shall hav	e the discretion
30	to designate either a trained	i juvenile intake or probation o	fficer to conduct
31	the validated risk and needs	assessment in the court of the	circuit court
32	<u>judge.</u>		
33	(c)(1) The juvenile in	ntake or probation officer condu	cting the risk
34	and needs assessment shall in	nterview the juvenile and the ju	venile's parent,
35	guardian, or custodian.		
36	(2) Information	gathered by the juvenile intake	or probation
37	officer during the intake pro	ocess implemented to complete th	e risk and needs
38	assessment shall be confident	tial and shall not be used again	st the juvenile

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1	in the delinquency proceeding.		
2	(3) The juvenile intake or probation officer conducting the risk		
3	and needs assessment shall not discuss any offense for which the juvenile is		
4	currently charged during the intake assessment.		
5	(d) A risk and needs assessment prepared for a delinquency disposition		
6	hearing shall be provided to the necessary parties seven (7) days in advance		
7	and presented to the court at the disposition hearing.		
8	(e)(1) The court may order an updated risk and needs assessment that		
9	should be updated when there are significant changes in the juvenile's		
10	treatment plan.		
11	(2) Any revisions or updates to the risk and needs assessment		
12	shall be provided to the necessary parties seven (7) days in advance of a		
13	court hearing in the delinquency proceeding.		
14	(f) Juvenile risk and needs assessments may be provided to the		
15	Division of Youth Services personnel, service providers, and other necessary		
16	persons designated by the court to provide appropriate treatment and case		
17	plan services.		
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19	/s/D. Johnson		
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