1	State of Arkansas	A 70 111	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 256
4			
5	By: Senator Irvin		
6			
7		For An Act To Be Entitled	
8	AN ACT CON	CERNING THE USE OF AN ADMINISTRATIVE	
9	SUBPOENA B	Y THE DIVISION OF ARKANSAS STATE POLI	CE IN
10	AN INVESTI	GATION CONCERNING AN INTERNET CRIME A	GAINST
11	A MINOR; A	ND FOR OTHER PURPOSES.	
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14		Subtitle	
15	CONCE	ERNING THE USE OF AN ADMINISTRATIVE	
16	SUBPO	DENA BY THE DIVISION OF ARKANSAS	
17	STATE	E POLICE IN AN INVESTIGATION	
18	CONCE	ERNING AN INTERNET CRIME AGAINST A	
19	MINOR	₹.	
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22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
23			
24	SECTION 1. Arka	nsas Code Title 12, Chapter 8, Subcha	pter l, is amended
25	to add an additional s	ection to read as follows:	
26	12-8-126. Admin	istrative subpoena for internet offen	ses against minor.
27	(a) The Directo	r of the Division of Arkansas State P	olice or his or
28	her designee may issue	a subpoena requiring the production	of any books,
29	papers, correspondence	, memoranda, agreements, or other doc	uments or records
30	which the director dee	ms relevant or material to an investi	gation of internet
31	crimes against a minor	if:	
32	(1) The s	ubpoena relates to an investigation o	f an offense that
33	involves the sexual ex	ploitation of a minor; and	
34	(2) There	is reasonable cause to believe that	<u>an internet or</u>
35	electronic service acc	ount provided through an electronic c	<u>ommunication</u>
36	service or remote comp	uting service has been used in the se	xual exploitation

1	or attempted sexual exploitation of the minor.		
2	(b) A subpoena under this section shall:		
3	(1) Describe any objects or items to be produced; and		
4	(2) Prescribe a reasonable return date by which those objects or		
5	items must be assembled and made available.		
6	(c) Except as provided by subsection (d) of this section,		
7	a subpoena issued under this section may require the production of any		
8	records or other documentation relevant to the investigation including		
9	without limitation:		
10	(1) A name;		
11	(2) An address;		
12	(3) A local or long distance telephone connection record,		
13	satellite-based internet service provider connection record, or record of		
14	session time and duration;		
15	(4) The duration of the applicable service, including the start		
16	date for the service and the type of service used;		
17	(5) A telephone or instrument number or other number used to		
18	identify a subscriber, including a temporarily assigned network address; and		
19	(6) The source of payment for the service, including a credit		
20	card or bank account number.		
21	(d) A provider of an electronic communication service or remote		
22	computing service may not disclose the following information in response to		
23	a subpoena issued under this section:		
24	(1) An in-transit electronic communication;		
25	(2) An account membership related to an Internet group,		
26	newsgroup, mailing list, or specific area of interest;		
27	(3) An account password; or		
28	(4) Any account content, including without limitation:		
29	(A) Any form of electronic mail;		
30	(B) An address book, contact list, or buddy list;		
31	(C) A financial record;		
32	(D) Internet proxy content or internet history; or		
33	(E) A file or other digital document stored in the account		
34	or as part of the use of the account.		
35	(e) A provider of an electronic communication service or remote		
36	computing service shall disclose the information described under subsection		

1	(d) of this section if that disclosure is required by court order.
2	(f) A person authorized to serve process under the Arkansas Rules of
3	Civil Procedure may serve a subpoena issued under this section and shall
4	serve the subpoena in accordance with the Arkansas Rules of Civil Procedure.
5	(g) Before the return date specified on a subpoena issued under this
6	section, the person receiving the subpoena may, in an appropriate court
7	located in the county where the subpoena was issued, petition for an order to
8	modify or quash the subpoena or to prohibit disclosure of applicable
9	information by a court.
10	(h) If a criminal case or proceeding does not result from the
11	production of any books, papers, correspondence, memoranda, agreements, or
12	other documents or records under this section within a reasonable period, the
13	director or his or her designee shall, as appropriate:
14	(1) Destroy the any books, papers, correspondence, memoranda,
15	agreements, or other documents or records; or
16	(2) Return the any books, papers, correspondence, memoranda,
17	agreements, or other documents or records to the person who produced the any
18	books, papers, correspondence, memoranda, agreements, or other documents or
19	records.
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