1	State of Arkansas	As Engrossed: 53/9/21 A Bill
2	93rd General Assembly	
3	Regular Session, 2021	SENATE BILL 346
4 5	Den Canatan Danast Incin D	Jahren K. Harring D. Welloos, J. English, Cilmons M. Jahrens, History
5		. Johnson, K. Hammer, D. Wallace, J. English, Gilmore, M. Johnson, Hickey
6	•	entley, Slape, Christiansen, Hollowell, C. Cooper, Tosh, Gazaway, Rye,
7	Maddox, M. McElroy, Dalby	, Evans
8		For An Act To Be Entitled
9		AMEND THE LAW CONCERNING THE USE OF AUDIO
10		
11		SUAL MEDIA, AND AUDIOVISUAL MEDIA BY LAW
12		NT AGENCIES, DISPATCH CENTERS, PUBLIC SAFETY
13		POINTS, JAILS, AND DETENTION CENTERS; AND
14 15	FOR OTHER	PURPOSES.
16		
17		Subtitle
18	CONC	ERNING THE USE OF AUDIO MEDIA, VISUAL
19		A, AND AUDIOVISUAL MEDIA BY LAW
20		RCEMENT AGENCIES, DISPATCH CENTERS,
21		IC SAFETY ANSWERING POINTS, JAILS,
22		DETENTION CENTERS.
23	11112	
24		
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
26		
27	SECTION 1. Ark	ansas Code § 13-4-403 is amended to read as follows:
28		nal investigation documentation — Definition.
29		this section, "criminal investigation documentation"
30	includes without limi	
31	(1) Inci	dent or offense reports;
32		st warrant records;
33		ch warrant records; and
34	(4) Inve	stigative case files, including:
35		Photographs;
36	(B)	Lab reports; and



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                       (C) Audiovisual Audio media, visual media, and audiovisual
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     media.
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           (b) Criminal investigation documentation shall be retained for the
 4
     following periods of time:
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                 (1) If the criminal investigation documentation is associated
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     with a Class Y or Class A felony, it shall be retained for at least thirty
 7
     (30) years;
8
                 (2) If the criminal investigation documentation is associated
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     with a non-Class Y felony, it shall be retained for at least ten (10) years;
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                 (3) If the criminal investigation documentation is associated
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     with a misdemeanor or violation, it shall be retained for at least five (5)
12
     three (3) years; and
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                 (4) If the criminal investigation documentation relates to a
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     civil matter or other noncriminal matter, it shall be retained for at least
15
     three (3) years; and
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                (5) If the criminal investigation documentation is associated
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     with a use of force by law enforcement, law enforcement complaints, or
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     administrative proceedings, it shall be retained for at least three (3)
19
     years.
20
           (c) Except as otherwise provided under subsection (b) of this section,
     audio media, visual media, and audiovisual media shall be retained for at
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     least thirty (30) days.
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           (c) (d) Criminal investigation documentation may be disposed of by the
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     order of the county judge upon recommendation of the county sheriff after the
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     period of time dictated by subsection (b) of this section.
26
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           SECTION 2. Arkansas Code § 14-14-111, concerning county government
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     electronic records, is amended to add an additional subsection to read as
29
     follows:
30
           (d)(1) It is the intent of the General Assembly to encourage the use
     of audio media, visual media, and audiovisual media by local law enforcement
31
32
     agencies and detention centers.
                 (2) A contract between an electronic record provider and a
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34
     county concerning audio media, visual media, or audiovisual media for the
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     county law enforcement agencies shall provide that audio media, visual media,
36
     or audiovisual media be maintained as provided under § 13-4-403.
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1	(3)(A) In accordance with § 25-19-112, the county or electronic	
2	record provider may charge the requestor for the costs associated with	
3	retrieving, reviewing, redacting, and copying audio media, visual media, or	
4	audiovisual media, including:	
5	(i) Medium of reproduction;	
6	(ii) Supplies;	
7	(iii) Equipment;	
8	(iv) Maintenance; and	
9	(v) Personnel time.	
10	(B) An electronic record provider that charges for costs	
11	under subdivision (d)(3)(A) of this section shall provide a copy of the	
12	invoice to the county.	
13		
14	SECTION 3. Arkansas Code Title 25, Chapter 19, is amended to add an	
15	additional section to read as follows:	
16	<u>25-19-112. Audio media, visual media, and audiovisual media — Findings</u>	
17	<u> </u>	
18	(a) The General Assembly finds that:	
19	(1) The allocation of time of trained law enforcement personnel,	
20	dispatchers, and detention personnel toward fulfilling requests for copies of	
21	audio media, visual media, and audiovisual media is substantial; and	
22	(2) The uniform assessment of costs to defray and recover the	
23	allocation of time of trained law enforcement personnel, dispatchers, and	
24	detention personnel toward fulfilling requests for copies of audio media,	
25	<u>visual media, and audiovisual media is necessary.</u>	
26	(b) It is the intent of the General Assembly to encourage the use of	
27	<u>audio media, visual media, and audiovisual media by state and local law</u>	
28	enforcement agencies and detention centers.	
29	<u>(c)(l) A state, county, municipal, school, college, or university law</u>	
30	enforcement agency, dispatch center, public safety answering point, jail,	
31	detention center, or electronic record provider may charge for the costs	
32	associated with retrieving, reviewing, redacting, and copying audio media,	
33	visual media, and audiovisual media, including:	
34	(A) Medium of reproduction;	
35	<u>(B) Supplies;</u>	
36	(C) Equipment;	

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1	(D) Maintenance; and
2	(E) Personnel time.
3	(2) A request for audio media, visual media, and audiovisual
4	media that:
5	(A) Requires three (3) hours or less to fulfill the
6	request shall be provided at no charge, unless the requestor or the
7	requestor's entity has made a request under this section in the immediately
8	preceding thirty-day period;
9	(B) Requires more than three (3) hours to fulfill the
10	request shall be charged at a rate that does not exceed fifteen dollars
11	<u>(\$15.00) per hour; and</u>
12	(C) Is estimated to require more than three (3) hours to
13	fulfill the request may be required to be prepaid.
14	(3) A request for audio media, visual media, and audiovisual
15	media shall be sufficiently specific to enable the custodian to locate the
16	requested audio media, visual media, and audiovisual media with reasonable
17	effort.
18	(4) An electronic record provider that charges for costs under
19	this section shall provide a copy of the invoice to the entity required to
20	maintain the audio media, visual media, or audiovisual media.
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