Stricken language would be deleted from and underlined language would be added to present law. Act 264 of the Regular Session

1 2	State of Arkansas 91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1323
4			
5	By: Representative Shepher	⁻ d	
6	By: Senator Rapert		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O MAKE TECHNICAL CORRECTIONS TO TITLE 20	OF
10	THE ARKAI	NSAS CODE CONCERNING PUBLIC HEALTH AND	
11	WELFARE;	AND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15		MAKE TECHNICAL CORRECTIONS TO TITLE 20	
16	OF	THE ARKANSAS CODE CONCERNING PUBLIC	
17	HEA	LTH AND WELFARE.	
18			
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSA	AS:
21	CECTION 1 A1	Irongog Codo & 20 12 502(0) and (10) ann	acemina tha
22 23		kansas Code § 20-13-503(9) and (10), cond	_
23 24	_	to the statewide emergency poison contro gical laboratory services program, is amo	_
24 25	follows:	gical laboratory services program, is and	sinded to read as
26		-DI-TL services system" means the Poison	Control-Drug
27		gical Laboratory Services Unitary System	_
28		nt components: UAMS-Pharmacy, UAMS-Libra:	
29	-	the Public Health Laboratory of the Divid	•
30	·	alth and Human Services Department of He	
31	•	oxicology laboratory services" means tho	·
32		<u>L services</u> system by the Chemistry Brancl	
33	-	the Division of Health of the Department	
34	Human Services Depart	tment of Health, which is that permanent	component within
35	the unitary <u>PC-DI-TL</u>	services system charged with toxicology	laboratory
36	services responsibil	ity;	

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3	SECTION 2. Arkansas Code § 20-13-1603(b), concerning rules for the	
4	community paramedic licensure program, is amended to read as follows:	
5	(b) The rules shall consider quality assurance and adequate data	
6	collection to evaluate the utilization and effectiveness of the community	
7	paramedic <u>licensure</u> program.	
8		
9	SECTION 3. Arkansas Code § 20-14-209(a), concerning administrative	
10	support for the Governor's Commission on People with Disabilities, is amended	
11	to read as follows:	
12	(a) The appropriate division as determined by the Director of the	
13	Department of Health and Human Services Department of Human Services or any	
14	other agency or division as the Governor shall designate shall provide	
15	administrative support to the Governor's Commission on People with	
16	Disabilities.	
17		
18	SECTION 4. Arkansas Code Title 20, Chapter 15, Subchapter 22, is	
19	repealed.	
20	Subchapter 22 - Task Force on Alpha-gal	
21		
22	20-15-2201. Findings - Purpose.	
23	(a) The General Assembly finds:	
24	(1) Alpha-gal allergies are a reaction to galactose-alpha-1, 3-	
25	galactose, when the body is overloaded with immunoglobulin E antibodies on	
26	contact with the galactose carbohydrate;	
27	(2) Bites from the lone star tick, which transfer this	
28	carbohydrate to the victim, have been implicated in the development of this	
29	delayed allergic response which is triggered by the consumption of mammalian	
30	meat products;	
31	(3) Alpha-gal allergies most often occur in the central and	
32	southern states such as Arkansas, where the lone star tick is more prevalent;	
33	(4) A typical allergic reaction to Alpha-gal has a delayed	
34	onset, occurring four to eight (4-8) hours after the consumption of mammalian	
35	meat products, instead of the typical rapid onset with most food allergies;	
36	(5) Since the reaction to eating mammal meat is delayed by	

1 several hours, the proper diagnosis is often missed or misdiagnosed; 2 (6) People who are affected by Alpha gal have to be constantly 3 vigilant about the ingredients they consume, because an allergic reaction can 4 be severe and life-threatening; and 5 (7) As doctors are not required to report the number of patients 6 suffering with Alpha gal, the true number of affected individuals is unknown. (b) The purpose of this subchapter is to promote awareness and 7 8 encourage efforts to treat Alpha-gal in the state. 9 (c) This section shall expire on December 31, 2016. 10 20-15-2202. Task Force on Alpha-gal - Creation. 11 12 (a) The Task Force on Alpha-gal is created. (b) The task force shall be composed of the following sixteen (16) 13 14 members: (1) One (1) senator appointed by the President Pro Tempore of 15 16 the Senate; 17 (2) Two (2) members of the House of Representatives appointed by 18 the Speaker of the House of Representatives; 19 (3) The Director of the Department of Health or his or her 20 designee, serving as an ex-officio, nonvoting member; 21 (4) The Insurance Commissioner or his or her designee, serving 22 as an ex-officio, nonvoting member; (5) The Secretary of the Arkansas Agriculture Department or his 23 or her designee, serving as an ex-officio, nonvoting member; 24 25 (6) Three (3) members who are employed by the Department of 26 Health and designated by the Director of the Department of Health; 27 (7) One (1) member who is designated by the Arkansas Hospitality 28 Association: (8) One (1) member who is designated by the Arkansas State Board 29 30 of Nursing; (9) One (1) member who is designated by the Arkansas Pharmacists 31 32 Association: 33 (10) One (1) member who is designated by the American Academy of Allergy, Asthma, and Immunology; 34 35 (11) One (1) member who is designated by the American College of 36 Allergy, Asthma, and Immunology; and

2	Agriculture of the University of Arkansas.
3	(c) The terms of the legislative members of the task force shall
4	expire on December 31, 2016.
5	(d) Nonlegislative members shall serve at the pleasure of the
6	organizations they represent.
7	(e) Vacancies on the task force shall be filled in the same manner as
8	provided for the initial appointment.
9	(f) The chair shall be one (1) of the legislative members of the task
10	force and shall be selected by the legislative members of the task force.
11	(g) The task force shall meet as often as is deemed necessary by the
12	chair.
13	(h) The members of the task force shall serve without compensation and
14	shall not receive per diem, mileage, or stipends.
15	(i) The task force shall receive staff support from the Bureau of
16	Legislative Research.
17	(j) This section shall expire on December 31, 2016.
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19	20-15-2203. Task Force on Alpha-gal - Duties.
20	(a) The Task Force on Alpha-gal shall make recommendations designed to
21	improve and increase knowledge and treatment throughout the state for Alpha-
22	gal, especially for emergency room healthcare professionals.
23	(b) The task force shall submit a report to the Legislative Council,
24	the Senate Committee on Public Health, Welfare, and Labor, and the House
25	Committee on Public Health, Welfare, and Labor no later than October 1, 2016.
26	(c) This section shall expire on December 31, 2016.
27	
28	SECTION 5. Arkansas Code § 20-78-106(c)(2), concerning availability of
29	children's advocacy records during an investigation, is amended to read as
30	follows:
31	(2)(A)(i) The circuit court shall issue protective orders under
32	the Arkansas Rules of Criminal Procedure or the Arkansas Rules of Civil
33	Procedure, as applicable, to ensure that those items of evidence for which
34	there is a reasonable expectation of privacy and that otherwise should be
35	sealed are not distributed to persons or institutions without a that have no
36	legitimate interest in the evidence and that otherwise should be sealed.

(12) Two (2) members who are designated by the Division of

1

1	(ii) There is a reasonable expectation of privacy in
2	the following items:
3	(a) Audio or videotapes of a child witness;
4	(b) Photographs of a child witness;
5	(c) Name of a child victim; and
6	(d) Medical records of a child victim.
7	(B)(i) The administrative hearing officer or
8	administrative law judge shall issue protective orders to ensure that those
9	items of evidence for which there is a reasonable expectation of privacy $\underline{\text{and}}$
10	that otherwise should be sealed are not distributed to persons or
11	institutions $\frac{\text{without a}}{\text{that have no}}$ legitimate interest in the evidence $\frac{\text{and}}{\text{constant}}$
12	that otherwise should be sealed.
13	(ii) There is a reasonable expectation of privacy in
14	the following items:
15	(a) Audio or videotapes of a child witness;
16	(b) Photographs of a child witness;
17	(c) Name of a child victim; and
18	(d) Medical records of a child victim.
19	(C)(i) The circuit court may enforce the orders with
20	criminal or civil contempt or sanctions, as appropriate.
21	(ii) The circuit court may modify or vacate a
22	protective order for good cause.
23	(iii) If a protective order was entered and has not
24	been vacated, the remedy for a violation of the protective order is limited
25	to criminal or civil contempt or sanctions by the circuit court in which the
26	protective order was entered.
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28	SECTION 6. Arkansas Code § 20-82-201(b), concerning membership of the
29	Arkansas Child Abuse/Rape/Domestic Violence Commission, is amended to remove
30	an obsolete term and read as follows:
31	(b) The membership of the commission shall consist of the following:
32	(1) A representative of domestic violence programs or domestic
33	violence service providers in Arkansas;
34	(2) A representative of the Department of Arkansas State Police;
35	(3) A physician specializing in the treatment of child abuse;
36	(4) A prosecuting attorney who is a member of the Arkansas

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    Prosecuting Attorneys Association;
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                 (5) A defense attorney;
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                 (6) A representative of a victim-witness program;
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                 (7) A representative of the Arkansas Law Enforcement Training
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    Academy;
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                 (8) A representative of education;
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                 (9) A representative of the Division of Children and Family
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    Services of the Department of Human Services;
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                 (10) A representative of a parents' group;
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                 (11) A mental health professional specializing in the treatment
11
    of child abuse or domestic violence or rape;
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                 (12) A representative of the Department of Correction Reduction
13
    of Sexual Victimization Program;
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                 (13) A representative of city or county law enforcement;
15
                      A representative of children with disabilities;
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                 (15) A district judge or circuit judge;
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                 (16) A chancery judge;
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                (17) A representative of the State Crime Laboratory;
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                (18) (17) A representative of the Department of Health;
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                (19) (18) A representative of rape crisis centers;
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                (19) A representative of the Arkansas Hospital Association;
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                (21) (20) A representative of the Office of the Attorney
23
    General;
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                (22) (21) Three (3) members at large;
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                (23) (22) A court-appointed special advocate representative;
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                (24) (23) A guardian ad litem;
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                (25) (24) A representative of area health education center
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    programs;
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                (26) (25) A faculty member from a four-year college or
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    university with experience in the study of human trafficking or a closely
31
     related area of study;
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                (27) (26) A representative from the Department of Labor; and
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                (28) (27) A healthcare provider experienced in the treatment of
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    human trafficking victims.
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SECTION 7. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.

1	It is the intent of the General Assembly that:
2	(1) The enactment and adoption of this act shall not expressly
3	or impliedly repeal an act passed during the regular session of the Ninety-
4	First General Assembly;
5	(2) To the extent that a conflict exists between an act of the
6	regular session of the Ninety-First General Assembly and this act:
7	(A) The act of the regular session of the Ninety-First
8	General Assembly shall be treated as a subsequent act passed by the General
9	Assembly for the purpose of:
10	(i) Giving the act of the regular session of the
11	Ninety-First General Assembly its full force and effect: and
12	(ii) Amending or repealing the appropriate parts of
13	the Arkansas Code of 1987; and
14	(B) Section 1-2-107 shall not apply; and
15	(3) This act shall make only technical, not substantive, changes
16	to the Arkansas Code of 1987.
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19	APPROVED: 02/21/2017
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