1	State of Arkansas	As Engrossed: \$3/21/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1812
4			
5	By: Representative Leding		
6	By: Senator J. Woods		
7			
8		For An Act To Be Entitled	
9	AN ACT TO CLARIFY THE ADULT MALTREATMENT CUSTODY ACT;		
10	TO ADD I	DEFINITIONS AND DESCRIBE THE PROCESS FOR	LESS-
11	THAN-CUS	STODY ORDERS; AND FOR OTHER PURPOSES.	
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14		Subtitle	
15	ТО	CLARIFY THE ADULT MALTREATMENT CUSTODY	
16	AC	I; AND TO ADD DEFINITIONS AND DESCRIBE	
17	TH	E PROCESS FOR LESS-THAN-CUSTODY ORDERS.	
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19			
20	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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22	SECTION 1. An	kansas Code § 9-20-103(10) and (11), con	lcerning
23	definitions for the	Adult Maltreatment Custody Act, are amen	ided to read as
24	follows:		
25	(10)(A)	"Impaired adult" means a person eightee	n (18) years of
26	age or older who, as	s a result of mental or physical impairme	ent, is unable to
27	protect himself or h	nerself from abuse, sexual abuse, neglect	:, or
28	exploitation.		
29	(1	3) For purposes of this chapter, residen	its of a long-term
30	care facility are pr	resumed to be impaired persons.	
31	((C) For purposes of this chapter, a perso	on with a mental
32	impairment does not	include a person who is in need of acute	e psychiatric
33	treatment, chronic m	nental health treatment, alcohol or drug	abuse treatment,
34	or casework supervis	sion by mental health professionals ; .	
35	<u> </u>)) For purposes of this chapter, an adul	<u>t who has a</u> .
36	representative payee	e appointed for that adult by the Social	Security



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As Engrossed: S3/21/13

HB1812

1	Administration or other authorized agency is presumed to be an impaired adult		
2	in relation to adult maltreatment through financial exploitation;		
3	(11) <u>(A)</u> "Less-than-custody <u>order</u> " means any <u>an</u> emergency order		
4	issued by a circuit court of the State of Arkansas on petition or motion of		
5	the department that makes specific orders for the protection of an endangered		
6	or impaired adult but does not give the department custody over an endangered		
7	or impaired adult.		
8	(B) A less-than-custody order may specify appropriate		
9	safeguards, including without limitation:		
10	<u>(i) Prohibiting a legal custodian or guardian of an</u>		
11	endangered or impaired adult from having contact with the endangered or		
12	impaired adult;		
13	<u>(ii) Prohibiting a legal custodian, guardian, or</u>		
14	holder of a power of attorney of an endangered or impaired adult from		
15	withdrawing funds from one (1) or more accounts of the endangered or impaired		
16	adult or otherwise accessing the assets of the endangered or impaired adult;		
17	or		
18	(iii) Requiring the endangered or impaired adult to		
19	accept services as directed by the court;		
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21	SECTION 2. Arkansas Code § 9-20-115 is amended to read as follows:		
22	9-20-115. Emergency order of custody orders.		
23	(a) <u>(1)</u> If there is probable cause to believe that immediate emergency		
24	custody is necessary to protect a maltreated adult, the probate division of		
25	circuit court shall issue an ex parte order for emergency custody to protect		
26	the maltreated adult.		
27	(2) If there is probable cause to believe that immediate		
28	emergency action is necessary to protect an endangered or impaired adult from		
29	adult maltreatment, the probate division of circuit court may issue an ex		
30	parte less-than-custody order to protect the adult in lieu of an ex parte		
31	order for emergency custody.		
32	(b) The Department of Human Services shall obtain an emergency ex		
33	parte order of custody on a maltreated adult within seventy-two (72) hours of		
34	taking the maltreated adult into emergency custody unless the expiration of		
35	the seventy-two (72) hours falls on a weekend or holiday, in which case		
36	emergency custody may be extended through the next business day following the		
	2 03-05-2013 12:55:17 MGF222		

1	weekend or holiday.
2	(c) The emergency order shall include notice to the maltreated adult
3	and the person from whom physical custody of the respondent was removed of
4	the right to a hearing and that a hearing will be held within five (5)
5	business days of the issuance of the ex parte order.
6	(d) If there is probable cause to believe that immediate action is
7	necessary to protect the health, safety, or welfare of an endangered or
8	impaired adult, the probate division of circuit court may issue an ex parte
9	order necessary to protect the adult.
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11	/s/Leding
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