## Stricken language would be deleted from and underlined language would be added to present law. Act 824 of the Regular Session

1	State of Arkansas	As Engrossed: H3/15/21		
2	93rd General Assembly	A Bill		
3	Regular Session, 2021		HOUSE BILL 1497	
4				
5	By: Representative Gazaway			
6	By: Senator Hester			
7				
8		For An Act To Be Entitled		
9	AN ACT EXPANDING THE PERMITTED USE OF A CERTIFIED			
10	FACILITY DOG FOR VULNERABLE WITNESSES; AND FOR OTHER			
11	PURPOSES.			
12				
13				
14		Subtitle		
15	EXPA	NDING THE PERMITTED USE OF A		
16	CERT	IFIED FACILITY DOG FOR VULNERAB	LE	
17	WITN	ESSES.		
18				
19				
20	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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22		ansas Code § 16-43-1002 is amend		
23		rtified facility dogs for child	<u>and vulnerable</u> witnesses	
24	- Definitions.			
25	(a) As used in			
26		tified facility dog" means a dog		
27	(A)	Graduated from a program of an	_	
28		a member of Assistance Dogs Inte		
29	•	n that attempts to set sets the		
30		t for <u>assistance</u> dogs <del>for the pu</del>		
31	•	enhancing the ability of the ch	-	
32		by providing emotional comfort	<b>G</b>	
33		certified handlers and demonstr		
34		ing safe and reliable services a	according to the	
35		zation's training standards;		
36	(B)	Received two (2) years of trai	<del>ning</del> <u>Been specifically</u>	

1	selected to provide services in the legal system to provide quiet		
2	companionship to a child witness or a vulnerable witnesses during judicial		
3	proceedings for the purpose of reducing stress in a child witness or		
4	vulnerable witness by enhancing the ability of the child witness or		
5	vulnerable witness to testify in the high stress environment of a judicial		
6	proceeding; and		
7	(C) Passed the same public access test as a service dog,		
8	if required by the assistance dog organization;		
9	(2) "Certified handler" means a person who has received training		
10	from an organization accredited by Assistance Dogs International, the		
11	American Kennel Club, Therapy Dogs Incorporated, or an equivalent		
12	organization <del>on offering the person's animal for assistance purposes and has</del>		
13	received additional training on and who is knowledgable about the protocols		
14	and policies of courts, the expected roles of the person's animal assistance		
15	a certified facility dog team, and the expected interaction so as not to		
16	interfere with the collection of evidence or the effective administration of		
17	justice; <del>and</del>		
18	(3) "Child witness" means a witness testifying in a criminal		
19	hearing or trial whose age at the time of his or her testimony is eighteen		
20	(18) years of age or younger <u>;</u>		
21	(4) "Intellectual and developmental disability" means a		
22	disability of a person that:		
23	(A) Is attributable to:		
24	(i) An impairment of general intellectual		
25	functioning or adaptive behavior, including without limitation cerebral		
26	palsy, spina bifida, Down syndrome, epilepsy, or autism;		
27	(ii) A condition that results in an impairment of		
28	general intellectual functioning or adaptive behavior or that requires		
29	treatment and services for a person; or		
30	(iii) Dyslexia resulting from a disability described		
31	in subdivision (a)(4)(A)(i) or subdivision (a)(4)(A)(ii) of this section;		
32	(B) Originates before the person attains twenty-two (22)		
33	years of age;		
34	(C) Has continued or can be expected to continue		
35	indefinitely; and		
36	(D) Constitutes a substantial impairment to the person's		

ability to function without appropriate support services, including without

- 2 <u>limitation planned recreational activities, medical services such as physical</u>
- 3 therapy and speech therapy, and sheltered employment or job training; and
- 4 (5) "Vulnerable witness" means a person testifying in a criminal
- 5 hearing or trial who has an intellectual and developmental disability or has
- 6 a significant impairment in cognitive functioning acquired as a direct
- 7 consequence of a brain injury or resulting from a progressively deteriorating
- 8 <u>neurological condition</u>, including without limitation Alzheimer's disease or
- 9 <u>dementia</u>.

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- 10 (b) Subject to the Arkansas Rules of Civil Procedure, Arkansas Rules
  11 of Evidence, or other rule of the Supreme Court, if requested by either party
  12 in a criminal trial or hearing and if a certified facility dog is available
- 13 within the jurisdiction of the judicial district in which the criminal case
- 14 is being adjudicated, a child witness or vulnerable witness of the party
- 15 shall be afforded the opportunity to have a certified facility dog accompany
- 16 him or her while testifying in court.
- (c) Before the introduction of a certified facility dog into the
  courtroom and outside the presence of the jury, the party desiring to utilize
  the presence of a certified facility dog shall file a motion certifying to
- 20 the court the following information:
  - (1) The credentials of the certified facility dog;
- 22 (2) That the certified facility dog is adequately insured;
- 23 (3) That a relationship has been established between the child witness or vulnerable witness and the certified facility dog in anticipation
- 25 of testimony; and
- 26 (4) That the presence of the certified facility dog may reduce
- 27 anxiety experienced by the child witness <u>or vulnerable witness</u> while
- 28 testifying in the criminal trial or hearing.
- 29 <u>(d) A court may allow any witness to use a certified facility dog, if</u>
- 30 <u>available, to accompany him or her while testifying in court, even if the</u>
- 31 <u>criteria under subsection (c) is not met.</u>
- 32  $\frac{(d)(1)}{(e)(1)}$  If the court grants the motion under subsection (c) of
- 33 this section, the <u>court shall state the basis for its decision on the record</u>
- 34 or by court order.
- 35 <u>(2) The</u> certified facility dog shall be accompanied by the
- 36 certified handler of the certified facility dog to the witness stand with the

1	child witness in the absence of the jury during judicial proceedings.		
2	(3) The certified facility dog shall be trained to accompany the		
3	child witness or vulnerable witness in the witness stand without being		
4	attached to the certified handler by leash and lie on the floor out of view		
5	of the jury while the child witness or vulnerable witness testifies.		
6	$\frac{(2)}{(4)}$ The jury shall be seated subsequent to the child witness		
7	witness's or vulnerable witness's and certified facility dog's taking their		
8	places in the witness stand in the absence of the jury.		
9	$\frac{(e)}{(f)}$ In the course of jury selection, with the court's approval		
10	under Rule 32.2 of the Arkansas Rules of Criminal Procedure, either party may		
11	voir dire prospective jury members on whether the presence of a certified		
12	facility dog to assist a child witness or vulnerable witness would create		
13	undue sympathy for the child witness or vulnerable witness or in any way		
14	serve as a prejudice to the defendant.		
15	(f)(g) In a criminal trial involving a jury in which the certified		
16	facility dog is utilized, the court shall present appropriate jury		
17	instructions that are designed to prevent prejudice for or against any party.		
18	(h)(l) A certified facility dog and the person or persons accompanying		
19	a certified facility dog are authorized to access the following locations:		
20	(A) Any courthouse;		
21	(B) Any location where the certified facility dog team		
22	provides services, participates in administrative activities of the certified		
23	facility dog team, engages in community outreach, or participates in training		
24	activities;		
25	(C) Any location related to a law enforcement		
26	investigation where law enforcement requests their presence;		
27	(D) A location where matters pending in the criminal		
28	justice system occur; and		
29	(E) Certain specific facilities such as a:		
30	(i) Children's advocacy center;		
31	(ii) School;		
32	(iii) Day care facility;		
33	(iv) Law enforcement agency;		
34	(v) Prosecuting attorney's office;		
35	(vi) Medical facility;		
36	(vii) Specialty court; and		

1	(viii) Court-appointed special advocates and		
2	guardian ad litem program office.		
3	(2) A person accompanying a certified facility dog may be asked		
4	to show identification, provided by the qualified assistance dog organization		
5	that trained the certified facility dog team, to establish that public assess		
6	is authorized.		
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8	/s/Gazaway		
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11	APPROVED: 4/21/21		
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