Stricken language would be deleted from and underlined language would be added to present law. Act 975 of the Regular Session

1	State of Arkansas <i>Engrossed:</i> H3/1/21 H3/16/21 S4/14/21 S4/15/21 S4/20/21
2	93rd General Assembly A Bill
3	Regular Session, 2021 HOUSE BILL 1499
4	
5	By: Representatives C. Fite, Jett, Vaught
6	By: Senators J. Dismang, B. Ballinger
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE LAW CONCERNING THE ARKANSAS CHILD
10	ABUSE/RAPE/DOMESTIC VIOLENCE COMMISSION; CONCERNING
11	NOTICE OF SEVERE MALTREATMENT REPORTS; CONCERNING
12	CERTAIN ANNUAL REPORTS SUBMITTED BY THE
13	ADMINISTRATIVE OFFICE OF THE COURTS; AND FOR OTHER
14	PURPOSES.
15	
16	
17	Subtitle
18	TO AMEND THE LAW CONCERNING THE ARKANSAS
19	CHILD ABUSE/RAPE/DOMESTIC VIOLENCE
20	COMMISSION; CONCERNING NOTICE OF SEVERE
21	MALTREATMENT REPORTS; AND CONCERNING
22	CERTAIN ANNUAL REPORTS SUBMITTED BY THE
23	ADMINISTRATIVE OFFICE OF THE COURTS.
24	
25	
26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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28	SECTION 1. DO NOT CODIFY. Legislative intent.
29	The provisions of this act are not intended to change the current
30	structure of multidisciplinary teams in Arkansas.
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32	SECTION 2. Arkansas Code § 9-5-103 is amended to read as follows:
33	9-5-103. Definitions.
34	(a) As used in this chapter:
35	(1) "Board" means the Board of Directors of the Children's
36	Advocacy Centers of Arkansas:

1	(2) "Children's Advocacy Centers of Arkansas" means a non-profit
2	organization that is a chapter of the National Children's Alliance operating
3	in this state for the purpose of promoting, assisting, and supporting the
4	development, growth, and continuation of child safety centers in this state;
5	(1)(A)(3)(A) "Child safety center" "Child safety center" means a
6	not-for-profit nonprofit child-friendly facility that provides a location for
7	forensic interviews and forensic medical examinations and ensures access for
8	specialized mental health services during the course of a child maltreatment
9	investigation.
10	(B) A "child safety center" child safety center is
11	commonly known as a child advocacy center; and "child advocacy center";
12	(2) "Commission" means the Arkansas Child Abuse/Rape/Domestic
13	Violence Commission.
14	(4) "Multidisciplinary team" means a collaborative group of
15	individual professionals from diverse organizations and agencies who work
16	together in a coordinated manner to ensure an effective response to child
17	abuse and neglect cases so a child victim is not overlooked and essential
18	services are provided in a timely manner; and
19	(5) "Multidisciplinary team facilitator" means a person who:
20	(A) Is responsible for establishing and sustaining:
21	(i) Relationships among members of the
22	multidisciplinary team that promote collaboration; and
23	(ii) An atmosphere of trust and safety to partner
24	for success in child abuse and neglect cases;
25	(B) Serves as an advocate for the multidisciplinary team
26	model:
27	(C) Works with the members of the multidisciplinary team
28	to ensure effective implementation of the multidisciplinary team model; and
29	(D) Assumes the role of a multidisciplinary team
30	coordinator and does not perform the role of a director or leader.
31	
32	SECTION 3. Arkansas Code \S 9-5-104 is amended to read as follows:
33	9-5-104. Duties of the Arkansas Child Abuse/Rape/Domestic Violence
34	Commission Children's Advocacy Centers of Arkansas — Child safety centers.
35	(a) Regarding the administration of the Arkansas Children's Advocacy
36	Center Fund and an entity receiving funding under this chapter, the Arkansas

1	Child Abuse/Rape/Domestic Violence Commission or its designee, to the extent
2	funding is appropriated and available, shall The Department of Finance and
3	Administration shall:
4	(1) Distribute grants to one (1) or more child safety centers
5	and an entity receiving funding under this chapter;
6	(2)(A) Retain oversight of all grants distributed under this
7	<u>chapter.</u>
8	(B) The Secretary of the Department of Finance and
9	Administration or his or her designee shall be the agency contact concerning
10	the oversight of grants distributed under this chapter; and
11	(3) Evaluate the Children's Advocacy Centers of Arkansas's
12	quarterly reports concerning funding received by the Children's Advocacy
13	Centers of Arkansas and each child safety center.
14	(b) The Department of Finance and Administration and the Children's
15	Advocacy Centers of Arkansas shall work together to:
16	(1)(A) Establish the criteria for grant applications and awards
17	under this chapter.
18	(B) A grant application shall be submitted directly to the
19	Department of Finance and Administration;
20	(2)(A) Establish the criteria for awarding or denying a grant
21	application under this chapter.
22	(B) The Department of Finance and Administration shall
23	remit funds awarded to a child safety center directly to the child safety
24	<pre>center;</pre>
25	$\frac{(1)}{(3)}$ Annually evaluate each child safety center for compliance
26	with the program <u>best program practices of the Children's Advocacy Centers of</u>
27	Arkansas, fiscal, and training requirements under this chapter;
28	(2)(4) Promulgate rules and Promote and uphold procedures to
29	implement this chapter and the forms for the evaluation of each child safety
30	center;
31	$\frac{(3)}{(5)}$ Adopt a uniform system of recordkeeping and reporting to
32	ensure the proper handling of funds by child safety centers and to ensure
33	uniformity and accountability by child safety centers; and
34	$\frac{(4)}{(6)}$ Provide training and technical assistance to child safety
35	centers to ensure best practice standards for forensic interviews,
36	prevention, and forensic medical examinations evaluations: and

1	(7) Coordinate and provide training statewide for
2	multidisciplinary teams.
3	(b)(c) The commission Children's Advocacy Centers of Arkansas may
4	enter into contracts with any entity to fulfill its duties under this
5	chapter.
6	(d) A child safety center shall:
7	(1) Receive, review, and track reporting from the Department of
8	Human Services relating to the alleged abuse or neglect of a child in order
9	$\underline{\text{to ensure a consistent}}$ and comprehensive approach to providing services to $\underline{\text{a}}$
10	child and the family of a child who is the victim of alleged abuse or
11	neglect;
12	(2) Work with participating agencies relating to the delivery of
13	services to a child and the family of a child who is the alleged victim of
14	abuse or neglect;
15	(3) Provide support services to a child and the family of a
16	child who is the alleged victim of abuse or neglect;
17	(4) Provide forensic interviews that are conducted in a neutral,
18	fact-finding manner and coordinated to avoid duplicative interviewing;
19	(5) Provide access to specialized medical evaluations and
20	treatment services to a child who is the alleged victim of abuse or neglect;
21	(6) Provide access to evidence-based, trauma-focused mental
22	health services to a child who is the alleged victim of abuse or neglect; and
23	(7) Provide a child-focused setting that is comfortable,
24	private, and physically safe for a diverse population.
25	
26	SECTION 4. Arkansas Code § 9-5-105 is amended to read as follows:
27	9-5-105. Receipt of money.
28	Under this chapter and in the administration of the Arkansas Children's
29	Advocacy Center Fund, the Arkansas Child Abuse/Rape/Domestic Violence
30	Commission Department of Finance and Administration and the Children's
31	<u>Advocacy Centers of Arkansas</u> shall not accept money or other assistance from
32	the <u>federal</u> <u>United States</u> government or any other entity or individual if the
33	acceptance would obligate the State of Arkansas except to the extent that
34	money is available in the fund.
35	

SECTION 5. Arkansas Code \S 9-5-106 is amended to read as follows:

1	9-5-106. Disbursement of funds.
2	(a) The Arkansas Child Abuse/Rape/Domestic Violence Commission
3	Department of Finance and Administration may disburse money appropriated from
4	the Arkansas Children's Advocacy Center Fund exclusively for the following
5	purposes:
6	(1) To satisfy contractual obligations made to perform its
7	duties entered into by the Children's Advocacy Centers of Arkansas in order
8	for the duties of the Children's Advocacy Centers of Arkansas under this
9	section to be performed;
10	(2) To make grants to child safety centers that meet the
11	requirements of this section; and
12	(3) To compensate the commission Children's Advocacy Centers of
13	Arkansas or its designee for administration costs associated with the
14	performance of duties under this chapter.
15	(b) The Children's Advocacy Centers of Arkansas may contract with a
16	physician or healthcare entity that specializes in child abuse to provide
17	expert advice, medical evaluations, and medical training to child safety
18	centers.
19	(b)(1) The commission may disburse funds, to the extent appropriated
20	and available, from the Arkansas Children's Advocacy Center Fund to a
21	qualified medical entity or a qualified mental health entity for education,
22	peer review, and consultation to medical service examiners and mental health
23	service examiners qualified under this section for children interviewed and
24	examined at the child safety centers.
25	(2) A medical entity selected shall have physicians who:
26	(A) Have:
27	(i) Subspecialty training in pediatric medicine,
28	emergency medicine, pediatric gynecology, family practice, or obstetrics and
29	gynecology; and
30	(ii) Specialized training in the evaluation of child
31	sexual abuse cases;
32	(B) Provide initial evaluations of allegedly abused and
33	assaulted children and adolescents, perform second opinion examinations for
34	less experienced examiners, and review photographs and videotapes for other
35	examiners;
36	(C) Hold a teaching position or a faculty position at a

1	college of medicine and provide training and workshops on child sexual abuse-
2	related issues;
3	(D) Hold membership in professional organizations on child
4	abuse-related and neglect-related issues;
5	(E) Work for or are affiliated with a regional center for
6	the medical evaluation of allegedly sexually abused children; and
7	(F) Regularly testify in cases of alleged child sexual
8	abuse.
9	(3) A mental health entity shall have professionals who:
10	(A) Are licensed mental health professionals;
11	(B) Have:
12	(i) Specialized training in assessment and treatment
13	of children and families; and
14	(ii) Specialized training in trauma and child abuse;
15	(C) Provide assessment and treatment of allegedly abused
16	children and adolescents;
17	(D) Provide consultation and training for other providers
18	and multidisciplinary teams;
19	(E) Hold a teaching or faculty position;
20	(F) Hold membership in professional organizations on child
21	abuse-related and neglect-related issues;
22	(G) Work for or are affiliated with a regional center for
23	the medical evaluation of allegedly sexually abused children; and
24	(H) Regularly testify in cases of alleged child sexual
25	abuse.
26	
27	SECTION 6 . Arkansas Code § 9-5-109(b)(1), concerning eligibility for
28	contracts, is amended to read as follows:
29	(b)(1) The Arkansas Child Abuse/Rape/Domestic Violence Commission
30	Children's Advocacy Centers of Arkansas may waive the requirements specified
31	in subsection (a) of this section if the commission Children's Advocacy
32	Centers of Arkansas determines that the waiver will not adversely affect the
33	child safety center's ability to carry out its duties under this chapter.
34	
35	SECTION 7. Arkansas Code § 9-5-111(4), concerning fiscal requirements,
36	is amended to read as follows:

1 (4) Develop and implement written procedures that conform with 2 the uniform system of recordkeeping developed by the Arkansas Child 3 Abuse/Rape/Domestic Violence Commission or its designee Department of Finance 4 and Administration and the Children's Advocacy Centers of Arkansas to ensure 5 proper handling of funds; and 6 7 SECTION 8. Arkansas Code § 9-5-112 is amended to read as follows: 8 9-5-112. Right of entry. 9 (a) The Arkansas Child Abuse/Rape/Domestic Violence Commission 10 Children's Advocacy Centers of Arkansas or its designee may enter the 11 premises of a child safety center at any time to ensure compliance with this 12 chapter and the rules promulgated by the commission Children's Advocacy 13 Centers of Arkansas under this chapter. 14 (b) Each child safety center shall submit annually an audit, a budget, 15 bylaws and policies to the Board of Directors of the Children's Advocacy 16 Centers of Arkansas. 17 (c) The board shall include two (2) financial experts who shall provide financial oversight, review grants, and evaluate each child safety 18 19 center. 20 21 SECTION 9. Arkansas Code § 9-5-113 is amended to read as follows: 22 9-5-113. Reports. 23 The Arkansas Child Abuse/Rape/Domestic Violence Commission Children's 24 Advocacy Centers of Arkansas or its designee shall provide an annual report 25 by March 1 of each year to the Department of Human Services, Division of 26 Arkansas State Police, Chair of the Senate Interim Committee on Children and 27 Youth, and the Chair of the House Committee on Aging, Children and Youth, 28 Legislative and Military Affairs containing the following information: 29 (1) The incidence of child abuse in this state based on 30 information obtained from child safety centers under this chapter; 31 (2) A description of child safety centers that meet the 32 requirements of the Department of Finance and Administration and the 33 Children's Advocacy Centers of Arkansas and receive funding from the 34 commission or its designee Department of Finance and Administration; 35 (3) The number of children receiving investigative services by

the child safety centers that receive funding from the commission or its

1	designee Department of Finance and Administration under this chapter; and
2	(4) Outcome data provided by the child safety centers.
3	
4	SECTION 10. Arkansas Code § 20-82-206(5), concerning the powers and
5	duties of the Child Abuse/Rape/Domestic Violence Section, is repealed.
6	(5) Facilitate the development of and contract with local
7	multidisciplinary teams throughout the state, the purpose of which is to
8	provide coordinated investigation and service delivery to child victims of
9	severe maltreatment;
10	
11	SECTION 11. Arkansas Code § 20-82-208(b)(2), concerning the
12	establishment of the Community Grants for Child Safety Centers Program and
13	the authority of the Arkansas Child Abuse/Rape/Domestic Violence Commission,
14	is amended to read as follows:
15	(2) The Arkansas Child Abuse/Rape/Domestic Violence Commission
16	Department of Finance and Administration shall advise the Child
17	Abuse/Rape/Domestic Violence Section on the administration and monitoring of
18	this administer and monitor the grant program for the operation of existing
19	child safety centers and the development of new $\underline{\text{child safety}}$ centers in $\underline{\text{the}}$
20	State of Arkansas this state through an annual grant with the Children's
21	Advocacy Centers of Arkansas.
22	
23	SECTION 12. Arkansas Code § 20-82-208(b), concerning the establishment
24	of the Community Grants for Child Safety Centers Program and the authority of
25	the Arkansas Child Abuse/Rape/Domestic Violence Commission, is amended to add
26	an additional subdivision to read as follows:
27	(3) On July 31 of each year, the Administrative Office of the
28	Courts shall submit an annual report to the Legislative Council showing the
29	number of persons charged in circuit court for each criminal offense
30	classification, comparing the state and each judicial district.
31	
32	SECTION 13. Arkansas Code § 20-82-209 is amended to read as follows:
33	20-82-209. Multidisciplinary teams — Protocols created —
34	Responsibilities - Definition.
35	(a) As used in this section, "multidisciplinary team" means a local
36	team operating under a statewide model protocol developed by the Arkansas

1	Child Abuse/Rape/Domestic Violence Commission Multidisciplinary Team
2	Oversight Committee governing the roles, responsibilities, and procedures of
3	the multidisciplinary team.
4	(b) The commission committee shall:
5	(1)(A) Prepare and issue a statewide model protocol for local
6	multidisciplinary teams regarding $\frac{investigations}{investigations}$ of child abuse and the
7	provision of safety and services to victims of child abuse, $\frac{\text{which}}{\text{who}}$ may
8	include child victims of human trafficking.
9	(B) The statewide model protocol shall describe
10	coordinated investigation or coordinated services, or both, of state and
11	local law enforcement, the Department of Human Services, and medical, mental
12	health, and child safety centers; and
13	(2) Review and approve a protocol prepared by each local
14	multidisciplinary team.
15	(c) Each multidisciplinary team shall:
16	(1) Develop a protocol consistent with the statewide model
17	protocol issued by the commission <u>committee</u> ; and
18	(2) Submit the protocol to the commission Children's Advocacy
19	Centers of Arkansas for review and approval; and
20	(3) Ensure the timely exchange of relevant information.
21	(d) The Department of Finance and Administration shall contract with
22	the Children's Advocacy Centers of Arkansas to provide support, training, and
23	funding to the multidisciplinary team facilitators.
24	(e)(l) A multidisciplinary team shall have the majority consent for
25	hiring and terminating the multidisciplinary team's multidisciplinary team
26	facilitator.
27	(2) A multidisciplinary team shall consult with the Children's
28	Advocacy Centers of Arkansas concerning the hiring or termination of the
29	multidisciplinary team's multidisciplinary team facilitator.
30	
31	SECTION 14 . Arkansas Code § $20-82-210$ is amended to read as follows:
32	20-82-210. Subcommittee on Child Safety Centers Multidisciplinary Team
33	Oversight Committee - Members - Duty to oversee child safety centers assess
34	statewide multidisciplinary teams and the response to child abuse.

(a) The Arkansas Child Abuse/Rape/Domestic Violence Commission

Children's Advocacy Centers of Arkansas shall establish the Subcommittee

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Multidisciplinary Team Oversight Committee on Child Safety Centers.

2	(b) The subcommittee shall consist of seven (7) members appointed as
3	follows The committee shall include the following members:
4	(1) Three (3) members appointed by the commission The Commander
5	of the Crimes Against Children Division or his or her designee; and
6	(2) Four (4) members appointed by the Arkansas Legislative Task
7	Force on Abused and Neglected Children The Director of the Division of
8	Children and Family Services of the Department of Human Services or his or
9	her designee;
10	(3) The Executive Director of the Arkansas Prosecuting Attorneys
11	Association or his or her designee;
12	(4) A mental health provider with specialized training in
13	trauma-focused evaluation or treatment of child abuse issues;
14	(5) A medical provider with specialized training in the
15	evaluation or treatment of child abuse issues;
16	(6) The Executive Director of the Arkansas Sheriffs' Association
17	or his or her designee;
18	(7) The Executive Director of the Arkansas Association of Chiefs
19	of Police or his or her designee;
20	(8) The President of the Board of Directors of the Children's
21	Advocacy Centers of Arkansas or his or her designee;
22	(9) A representative of the juvenile justice system;
23	(10) The Executive Director of the Arkansas Child
24	Abuse/Rape/Domestic Violence Commission or his or her designee; and
25	(11) The Chair of the Child Maltreatment Investigations
26	Oversight Committee who shall be a nonvoting ex officio member of the
27	Multidisciplinary Team Oversight Committee.
28	(c) The subcommittee committee shall oversee assess the operations of
29	the child safety centers with regard to child abuse <u>multidisciplinary teams</u>
30	statewide with regard to responses to alleged child abuse.
31	
32	SECTION 15. Arkansas Code Title 20, Chapter 82, Subchapter 2, is
33	amended to add an additional section to read as follows:
34	20-82-212. Administrative contracts - Contracts with the Children's
35	Advocacy Centers of Arkansas - Eligibility for contracts.
36	(a) The Children's Advocacy Centers of Arkansas may contract with a

1	statewide organization as necessary to fulfill the duties of the Children's
2	Advocacy Centers of Arkansas described in § 9-5-104.
3	(b) The Children's Advocacy Centers of Arkansas may enter into a
4	memorandum of understanding with the Crimes Against Children Division of the
5	Division of Arkansas State Police, the Division of Children and Family
6	Services of the Department of Human Services, and any other agency as
7	necessary.
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9	/s/C. Fite
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12	APPROVED: 4/28/21
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