Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: \$3/18/99 \$3/25/99	
2	82nd General Assembly	A Bill	Act 1575 of 1999
3	Regular Session, 1999		SENATE BILL 897
4			
5	By: Senators Brown, K. Smi	ith	
6			
7			
8		For An Act To Be Entitled	
9	"TO AUTHORIZE THE DEPARTMENT OF ARKANSAS STATE POLICE		
10	TO CONTRA	CT WITH OR PROVIDE GRANTS TO CHILDRE	N' S
11	ADVOCACY	CENTERS; AND FOR OTHER PURPOSES."	
12			
13		Subtitle	
14	" <i>TO</i>	AUTHORIZE THE DEPARTMENT OF ARKANSAS	3
15	STAT	TE POLICE TO CONTRACT WITH OR PROVIDE	-
16	GRAN	ITS TO CHILDREN'S ADVOCACY CENTERS;	
17	AND	FOR OTHER PURPOSES. "	
18			
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
21			
22	SECTION 1. <u>(a)</u>	Currently, sexually abused children	often have to
23	<u>describe their sexual</u>	abuse several times to different pr	ofessionals at
24	different locations.	Many investigations are conducted w	<u>ith little</u>
25	collaboration between	the agencies involved in the cases.	Each agency's child
26	<u>abuse professionals a</u>	re officed in a different facility a	<u>nd interface during</u>
27	<u>the investigation and</u>	management of cases is limited. Se	<u>xual abuse medical</u>
28	<u>examinations are comm</u>	only performed in hospital emergency	rooms and other
29	<u>sites that are fright</u>	ening to children, lack the proper e	quipment, and often
30	are staffed by physic	ians uncomfortable with these exams.	It is the intent of
31	the General Assembly	to institute pilot programs to provi	<u>de the services just</u>
32	described under one r	oof and provide a more child-friendl	<u>y atmosphere, less</u>
33	trauma to the childre	n and families, improved investigati	<u>ons and management,</u>
34	<u>more effective utiliz</u>	ation of multi-agency information, g	reater protection of
35	<u>children, increased p</u>	rosecution of perpetrators, and less	unnecessary family
36	<u>intervention.</u>		



1	(b) In order to accomplish this goal, the Department of Arkansas State		
2	Police is hereby authorized to utilize moneys appropriated for its maintenance		
3	and general operation to make grants to and to contract with Children's		
4	Advocacy Centers for facilities and services.		
5	(c) The Arkansas Child Abuse/Rape/Domestic Violence Commission shall		
6	advise the department as to Children's Advocacy Centers which qualify for		
7	grants or contracts from the department. Qualified Children's Advocacy		
8	<u>Centers should:</u>		
9	(1) Provide a child-friendly, comfortable place for interviewing		
10	children and families, examining the children, and initiating services;		
11	(2) Provide crisis intervention for the child and family as well		
12	<u>as appropriate referrals for psychological treatment if not available on site;</u>		
13	and		
14	(3) Provide offices for law enforcement, employees of the		
15	<u>Department of Human Services, and health care professionals in order to</u>		
16	deliver collaborative evaluations and services.		
17			
18	SECTION 2. If any provision of this act or the application thereof to		
19	any person or circumstance is held invalid, such invalidity shall not affect		
20	other provisions or applications of the act which can be given effect without		
21	the invalid provision or application, and to this end the provisions of this		
22	act are declared to be severable.		
23			
24	SECTION 3. All laws and parts of laws in conflict with this act are		
25	hereby repealed.		
26	/s/ Brown		
27			
28			
29	APPROVED: 4/15/1999		
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