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

1 2	State of Arkansas 82nd General Assembly	A Bill	Act 628 of 1999
3	Regular Session, 1999		HOUSE BILL 1555
4			
5	•	len, Jones, T. Smith, Bevis, C. Johnson, Napper, T	Γ. Steele, Madison
6	By: Senators Ross, D. Malone	3	
7			
8		East Ast A 4 To Da Establed	
9		For An Act To Be Entitled	
10		CREATE AN ARKANSAS YOUTH MEDIATION	
11		OOLS OF LAW OF THE UNIVERSITY OF ARK	ANSAS AT
12		K AND THE UNIVERSITY OF ARKANSAS AT	
13		LE TO PREVENT CONFLICTS ARISING FROM	
14		ION AND VIOLENCE AMONG YOUTHS IN ARK	ANSAS;
15	AND FOR OT	HER PURPOSES. "	
16			
17		Subtitle	
18		REATE AN ARKANSAS YOUTH MEDIATION	
19	PROGR	RAM TO PREVENT CONFLICTS ARISING	
20	FROM	CONFRONTATION AND VIOLENCE."	
21			
22			
23	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
24			
25	SECTION 1. <u>Titl</u>	<u>e.</u>	
26	<u>This act shall b</u>	<u>e known and may be cited as the "Arka</u>	<u>ansas Youth</u>
27	Mediation Program Act	<u>of 1999".</u>	
28			
29	SECTION 2. <u>Legi</u>	<u>slative purpose.</u>	
30	<u>The Arkansas Gen</u>	eral Assembly recognizes:	
31	<u>(1) That the yo</u>	uth of Arkansas are its most importa	<u>nt natural resource</u>
32	and they are increasin	gly at-risk due to conflict in their	homes, schools, and
33	<u>communities;</u>		
34	<u>(2) That mediati</u>	on programs can help the youth of Ar	kansas and people in
35	their homes, schools,	and communities to resolve conflicts	cooperati vel y,
36	productively, and non-	violently and where possible, preven	<u>t harmful conflicts</u>



1	from rising to confrontation and violence; and
2	(3) Therefore, this act is intended to benefit children, families,
3	professionals, and courts throughout the State of Arkansas by establishing the
4	Arkansas Youth Mediation Program to be housed at the Schools of Law of the
5	<u>University of Arkansas at Little Rock and the University of Arkansas at</u>
6	Fayetteville to provide mediation services and training for children in
7	schools, youth who have committed certain delinquent acts, children and
8	families in need of services (FINS), and children and families where there are
9	allegations or findings of child abuse or neglect.
10	
11	SECTION 3. Definitions.
12	(1) "Mediation" means a process in which a neutral person or persons
13	help disputants try to resolve a dispute in whole or in part by reaching an
14	agreement without the mediator or mediators imposing the agreement.
15	(2) "Program" means the Arkansas Youth Mediation Program at the Schools
16	<u>of Law of the University of Arkansas at Little Rock and the University of</u>
17	Arkansas at Fayetteville.
18	
19	SECTION 4. Powers and responsibilities of the Program.
20	(a) There is created a program which shall be called the Arkansas Youth
21	Mediation Program. In the event funds are appropriated for this purpose, it
22	shall be housed at and operated by the University of Arkansas at Little Rock
23	School of Law and the University of Arkansas at Fayetteville School of Law.
24	(b) The programs shall have the authority and responsibility to:
25	(1) Operate pilot projects offering mediation services for
26	disputes in schools involving youth, juvenile delinquency cases, FINS cases,
27	and dependency-neglect cases;
28	(2) Provide training and technical assistance for elementary and
29	secondary schools to:
30	(A) operate mediation programs in these schools for disputes
31	involving children; and
32	(B) incorporate conflict resolution education into the
33	<u>curriculum;</u>
34	(3) Provide training and technical assistance for juvenile courts
35	to mediate juvenile delinquency and FINS cases as the courts deem appropriate;
36	(4) Provide training and technical assistance for juvenile courts

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1	to mediate dependency-neglect cases as the courts deem appropriate;
2	(5) Offer law school courses and continuing education programs
3	for lawyers and other professionals throughout Arkansas;
4	(6) Hire personnel and expend funds as necessary and appropriate
5	to carry out the program's goals;
6	(7) Apply for and accept gifts or grants from any public or
7	private source for use in maintaining and improving the operation of the
8	program; and
9	(8) Take other appropriate actions to carry out the program's
10	goal s.
11	
12	SECTION 5. <u>Program goals.</u>
13	<u>The program's goals are to:</u>
14	(1) Reduce economic, psychological, and social costs to individuals and
15	public and private institutions arising from disputes involving youth;
16	(2) Reduce court dockets and delays;
17	(3) Increase the ability of youth to resolve conflicts cooperatively,
18	productively, and non-violently;
19	(4) Reduce anti-social behavior by children, parents, and other
20	<u>relatives;</u>
21	(5) Increase the ability of elementary and secondary schools to
22	concentrate their efforts on education by decreasing distractions due to
23	<u>conflicts in school;</u>
24	<u>(6) Encourage youth offenders to understand the consequences of their</u>
25	actions and take responsibility for those actions by providing suitable
26	restitution to victims of their offense and/or other rehabilitative
27	<u>di sposi ti ons;</u>
28	(7) Provide victims of juvenile crime an opportunity to constructively
29	<u>confront offenders to explain the impact of the offense and develop suitable</u>
30	restitution plans and/or other rehabilitative dispositions;
31	(8) Expedite the safe and permanent placement of children removed from
32	their homes due to allegations or findings of being dependent-neglected by
33	improving the operation of the Department of Human Services in developing and
34	implementing appropriate case plans in cooperation with affected family
35	members and other interested individuals and agencies;
36	(9) Train lawyers and law students in techniques for satisfying

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1 client's interests through negotiation and mediation and reducing unnecessary 2 adversarial behavior and expense in litigation throughout Arkansas; 3 (10) Assist public and private institutions in Arkansas to incorporate mediation programs into their institutions by providing training and technical 4 5 assistance. 6 7 SECTION 6. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 8 9 Revision Commission shall incorporate the same in the Code. 10 SECTION 7. If any provision of this act or the application thereof to 11 12 any person or circumstance is held invalid, such invalidity shall not affect 13 other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this 14 15 act are declared to be severable. 16 17 SECTION 8. All laws and parts of laws in conflict with this act are 18 hereby repealed. 19 20 SECTION 9. EMERGENCY CLAUSE. It is hereby found and determined by the Eighty-second General Assembly that in other states mediation programs have 21 22 been successful in helping youth and people in their homes, schools, and communities to resolve conflicts cooperatively, productively, and non-23 24 violently, that a program of youth mediation training is intended to benefit children, families, professionals, and courts throughout the State of Arkansas 25 by preventing harmful conflicts from rising to confrontation and violence, and 26 27 that the most effective time to create and implement new programs in state government is at the beginning of a new state fiscal year. Therefore, an 28 29 emergency is declared to exist and this act being immediately necessary for 30 the preservation of the public peace, health and safety shall become effective 31 on July 1, 1999. 32 33 APPROVED: 3/16/1999 34 35 36

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