Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas As Engrossed: \$1/17/01	
2	83rd General Assembly A Bill	Act 80 of 2001
3	Regular Session, 2001	SENATE BILL 32
4		
5	By: Senator Beebe	
6		
7		
8	For An Act To Be Entitled	
9	AN ACT TO RENAME THE MISSING CHILDREN INFORMA	ATI ON
10	CLEARINGHOUSE AS THE MISSING PERSONS INFORMAT	TI ON
11	CLEARINGHOUSE; TO EXPAND THE LAW RELATING TO	THE
12	CLEARINGHOUSE; AND FOR OTHER PURPOSES.	
13		
14	Subtitle	
15	TO CREATE THE MISSING PERSONS	
16	INFORMATION CLEARINGHOUSE TO PROVIDE	
17	INFORMATION ABOUT MISSING PERSONS AND	
18	UNI DENTIFIED BODIES.	
19		
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARK	(ANSAS:
22		
23	SECTION 1. Arkansas Code 12-12-205 is amended to r	read as follows:
24	12-12-205. Missing Children <u>Persons</u> Information Cle	eari nghouse.
25	(a) There is <u>hereby</u> created a Missing Children <u>Per</u>	rsons Information
26	Clearinghouse within the Arkansas Crime Information Center	
27	(b) The clearinghouse shall be administered by the	e Director of the
28	Arkansas Crime Information Center.	
29	(c)(1) The clearinghouse shall establish a compute	•
30	to communicate information on children <u>persons</u> reported t	to be missing <u>and</u>
31	uni denti fi ed deceased persons.	
32	(2) The clearinghouse shall interface with t	
33	Information Center for the exchange of information on mis	ssing children <u>persons</u>
34	and unidentified deceased persons.	
35	(3) The clearinghouse shall establish educat	cional services and
36	publications deemed appropriate to aid in dealing with mi	ssing children

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1 <u>persons</u>.

(4) The clearinghouse shall be authorized to issue regulations and procedures for the orderly collection and entry of missing children persons and unidentified deceased persons information as well as rules governing access to missing children persons and unidentified deceased persons information.

- (5) The clearinghouse shall annually compile and make available statistical information on the number of missing children persons and unidentified deceased persons entered into the state and national computer files clearinghouse computerized system and, where available, information on the number located.
- (6) The clearinghouse shall release information upon request to any court in a pending custody proceeding when the court needs information concerning whether the child is reported as missing.
- (d)(1) Upon receiving notice of a <u>missing</u> child <u>believed to be missing</u>, a law enforcement agency shall <u>immediately</u> complete a missing <u>child person</u> report and <u>immediately</u> enter identifying and descriptive information about the <u>missing</u> child into the <u>state and national files</u> <u>clearinghouse computerized</u> system.
- (2) Upon receiving notice of a missing adult, a law enforcement agency shall complete a missing person report and immediately enter identifying and descriptive information about the missing adult into the clearinghouse computerized system, provided the entering agency has signed documentation from a family member, friend or other authoritative source, including a signed report by an investigating official when other documentation is not reasonably attainable, stating the conditions under which the person is declared missing. Such documentation will aid in the protection of the individual's right of privacy. Missing adults shall be entered based on categories established by the Federal Bureau of Investigation and may include disability, endangered, involuntary, or catastrophe victim.
- (2) (3) It shall be the duty of the initial investigating law enforcement agency to immediately cancel the computer entry when the missing child or adult is located or returned.
- (4) No law enforcement agency shall delay an investigation or entry of missing persons information based on an agency rule or policy which specifies an automatic waiting period.

As Engrossed: S1/17/01 SB32

1	(e) A person who knowingly makes a false report of a missing person, or		
2	nowingly makes a false statement in any such report, to a law enforcement		
3	agency shall be deemed guilty of a class A misdemeanor.		
4	(f) When the unidentified body of a deceased individual is found, the		
5	law enforcement agency receiving the report shall immediately enter		
6	identifying and descriptive information about the unidentified body into the		
7	clearinghouse computerized system according to standards established by the		
8	Arkansas Crime Information Center and the Federal Bureau of Investigation.		
9	(g) When an individual is found whose identity is unknown and cannot be		
10	readily determined, the law enforcement agency receiving the report shall		
11	immediately enter identifying and descriptive information about the individual		
12	into the computerized system according to standards established by the		
13	Arkansas Crime Information Center and the Federal Bureau of Investigation.		
14	(e) (h) As used in this section, unless the context otherwise requires:		
15	(1) "Missing adult" means any person:		
16	(A) Who is eighteen (18) years of age or older;		
17	(B) Whose residence is in Arkansas or is believed to be in		
18	Arkansas; and		
19	(C) Who has been reported to a law enforcement agency as		
20	missing under circumstances indicating that:		
21	(i) The individual has a physical or mental disability		
22	as evidenced by written documentation; or		
23	(ii) The individual is missing under circumstances		
24	indicating that the disappearance was not voluntary; or		
25	(iii) The individual is missing under circumstances		
26	indicating that the individual's safety may be in danger; or		
27	<u>(iv) The individual is missing as a result of a</u>		
28	natural or intentionally caused catastrophe;		
29	(1) (2) "Missing child" means any person:		
30	(A) Who is under the age of eighteen (18) years;		
31	(B) Whose residence is in Arkansas or is believed to be in		
32	Arkansas;		
33	(C) Whose Location is unknown or who has been taken,		
34	enticed, or kept from any person entitled by law or a court decree or order to		
35	the right of custody; and		
36	(D) Who has been reported as missing to a law enforcement		

- 1 agency; and
- 2 (2) (3) "Missing child person report" is means a report prepared 3 on a form designated by the Arkansas Crime Information Center for use by law 4 enforcement agencies to record missing children persons information.
- 5 <u>(i) The Attorney General shall require each law enforcement agency to</u> 6 <u>comply with the mandatory entry provisions found in subsections (d)(1)</u>,
- 7 <u>(d)(2), (f), and (g) of this section and may seek writs of mandamus or other</u> 8 appropriate remedies to enforce this section.
 - (j) Missing person and unidentified deceased person entries, regardless of age, shall remain in the clearinghouse computerized system indefinitely or until the missing person is located, or returns, or positive identification is obtained and the investigation is complete and closed.
 - (k) The clearinghouse may assist in public notification, and in providing informational resources to families of missing persons and in constructing and distributing missing person flyers.

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- SECTION 2. Arkansas Code 12-12-315(a) is amended to read as follows:
- (a)(1) The county coroner and the chief law enforcement official of the county and municipality in which the death of a human being occurs shall be promptly notified by any physician, law enforcement officer, undertaker or embalmer, jailer or correction officer, or coroner, or by any other person present or with knowledge of the death, if:
- (A) The death appears to be caused by violence or appears to be the result of a homicide or a suicide or to be accidental;
- (B) The death appears to be the result of the presence of drugs or poisons in the body;
- (C) The death appears to be a result of a motor vehicle accident, or the body was found in or near a roadway or railroad;
- 29 (D) The death appears to be a result of a motor vehicle accident and there is no obvious trauma to the body;
- 31 (E) The death occurs while the person is in a state mental 32 institution or hospital and there is no previous medical history to explain 33 the death, or while the person is in police custody, a jail, or penal 34 institution;
- 35 (F) The death appears to be the result of a fire or 36 explosion;

1	(G) The death of a minor child appears to indicate child		
2	abuse prior to death;		
3	(H) Human skeletal remains are recovered or an unidentified		
4	deceased person is discovered;		
5	(I) Postmortem decomposition exists to the extent that an		
6	rnal examination of the corpse cannot rule out injury, or where the		
7	circumstances of death cannot rule out the commission of a crime;		
8	(J) The death appears to be the result of drowning;		
9	(K) The death is of an infant or minor child in cases where		
10	there is no previous medical history to explain the death;		
11	(L) The manner of death appears to be other than natural;		
12	(M) The death is sudden and unexplained;		
13	(N) The death occurs at a work site;		
14	(0) The death is due to a criminal abortion;		
15	(P) The death is of a person where a physician was not in		
16	attendance within thirty-six (36) hours preceding death, or, in prediagnosed		
17	terminal or bedfast cases, within thirty (30) days;		
18	(Q) A person is admitted to a hospital emergency room		
19	unconscious and is unresponsive, with cardiopul monary resuscitative measures		
20	being performed, and dies within twenty-four (24) hours of admission without		
21	regaining consciousness or responsiveness, unless a physician was in		
22	attendance within thirty-six (36) hours preceding presentation to the		
23	hospital, or, in cases in which the decedent had a prediagnosed terminal or		
24	bedfast condition, unless a physician was in attendance within thirty (30)		
25	days preceding presentation to the hospital; or		
26	(R) The death occurs in the home.		
27	/s/ Beebe		
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30	APPROVED: 2/5/2001		
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