Stricken language would be deleted from and underlined language would be added to present law. Act 591 of the Regular Session

1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1654
4	Regular Session, 2013		HOUSE BILL 103-
5	By: Representative C. Fite		
6	By: Senator Rice		
7	y		
8	For An Act To Be Entitled		
9	AN ACT TO FOCUS THE LAW REGARDING THE CONFIDENTIALITY		
10	OF RECORDS OF CHILD ABUSE OR NEGLECT ON THOSE KEPT BY		
11	CHILDREN'S ADVOCACY CENTERS; TO REMOVE CERTAIN IMAGES		
12	FROM THE LIST OF ITEMS WITH A REASONABLE EXPECTATION		
13	OF PRIVACY; A	AND FOR OTHER PURPOSES.	
14			
15			
16	Subtitle		
17	TO FOCUS THE LAW REGARDING THE		
18	CONFIDENTIALITY OF RECORDS OF CHILD ABUSE		
19	OR NEGLECT ON THOSE KEPT BY CHILDREN'S		
20	ADVOCACY	Y CENTERS.	
21			
22			
23	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
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25	SECTION 1. Arkansa	as Code § 20-78-106(a), concerning	the availability
26	of records from children'	's advocacy centers during an inves	tigation of
27	suspected cases of child	abuse or neglect, is amended to re	ead as follows:
28	(a) Reports, corre	espondence, memoranda, case histori	es, medical
29	records, or other materials compiled or gathered during an investigation of a		
30	suspected case of child abuse or neglect by a children's advocacy center,		
31	hospital, or clinic shall be confidential and shall not be released or		
32	otherwise made available except:		
33		attorney representing the abused ch	•
34	or juvenile case with an order of appointment or an order recognizing entry		
35	of appearance;		
36	(2) For any	audit or similar activity conducte	d with the

- 1 administration of any plan or program by any governmental agency $\underline{\text{which}}$ $\underline{\text{that}}$
- 2 is authorized by law to conduct the audit or activity;
- 3 (3) To law enforcement agencies, a prosecuting attorney, or the 4 Attorney General;
- 5 (4) To any licensing or registering authority to the extent
- 6 necessary to carry out its official responsibilities, but the information
- 7 shall be maintained as confidential;
- 8 (5) To a grand jury or court upon a finding that:
- 9 (A) Information in the record is necessary for the
- 10 determination of a civil, criminal, or administrative issue before the court
- 11 or grand jury; and
- 12 (B) The information cannot be obtained from a person or
- 13 entity described in subdivision (b)(2) of this section;
- 14 (6) To the Department of Human Services;
- 15 (7) To a court-appointed special advocate volunteer with a valid
- 16 court order;
- 17 (8) Images of a child's breast, genitals, or anus shall not be
- 18 released except as provided under subsection (c) of this section;
- 19 $\frac{(9)(8)}{(8)}$ All records may be released to an attorney in any
- 20 criminal, civil, or administrative proceeding or to a party in a criminal,
- 21 civil, or administrative proceeding if the party is not represented by an
- 22 attorney as permitted under criminal, civil, or administrative discovery
- 23 rules upon a finding by the court that:
- 24 (A) Information in the record is necessary for the
- 25 determination of a criminal, civil, or administrative issue before a court or
- 26 grand jury; and
- 27 (B) The information cannot be obtained from a person or
- 28 entity described in subdivision (b)(2) of this section;
- 29 (10)(9) Medical records may be released to a person providing
- 30 medical or psychiatric care or services to the abused child; and
- 31 (11)(10) For bona fide instructional purposes at by Arkansas
- 32 Children's Hospital, and the University of Arkansas for Medical Sciences, or
- 33 both, or a child advocacy center in the care, detection, treatment, and
- 34 management of suspected child abuse and neglect.

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SECTION 2. Arkansas Code \S 20-78-106(c)(2)(A) and (B), concerning the

1	availability of records from children's \ during an investigation of		
2	suspected cases of child abuse or neglect, are amended to read as follows:		
3	(2)(A)(i) The circuit court shall issue protective orders under		
4	the Arkansas Rules of Criminal Procedure or the Arkansas Rules of Civil		
5	Procedure, as applicable, to ensure that those items of evidence for which		
6	there is a reasonable expectation of privacy are not distributed to persons		
7	or institutions without a legitimate interest in the evidence and that		
8	otherwise should be sealed.		
9	(ii) There is a reasonable expectation of privacy in		
10	the following items:		
11	(i)(a) Audio or videotapes of a child witness;		
12	(ii)(b) Photographs of a child witness;		
13	(iii)(c) Name of a child victim; and		
14	(iv)(d) Medical records of a child victim; and		
15	(v) Images of a child's breast, genitals, or		
16	anus.		
17	(B)(i) The administrative hearing officer or		
18	administrative law judge shall issue protective orders to ensure that those		
19	items of evidence for which there is a reasonable expectation of privacy are		
20	not distributed to persons or institutions without a legitimate interest in		
21	the evidence and <u>that</u> otherwise should be sealed.		
22	(ii) There is a reasonable expectation of privacy in		
23	the following items:		
24	(i)(a) Audio or videotapes of a child		
25	witness;		
26	(ii)(b) Photographs of a child witness;		
27	(iii)(c) Name of a child victim; and		
28	(iv)(d) Medical records of a child victim; and		
29	(v) Images of a child's breast, genitals, or anus.		
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32	APPROVED: 03/20/2015		
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