Stricken language would be deleted from and underlined language would be added to present law. Act 590 of the Regular Session

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_	•	SENATE BILL 497
3 4		SENATE BILL 49/
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8	8 For An Act To Be Entitled	
9	9 AN ACT TO AMEND THE LAW CONCERNING THE DISCLOSURE	OF
10	O CONFIDENTIAL INFORMATION UNDER THE CHILD MALTREATM	1ENT
11	1 ACT; AND FOR OTHER PURPOSES.	
12	2	
13	3	
14	4 Subtitle	
15	5 TO AMEND THE LAW CONCERNING THE	
16	6 DISCLOSURE OF CONFIDENTIAL INFORMATION	
17	7 UNDER THE CHILD MALTREATMENT ACT.	
18	8	
19	9	
20	0 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	; :
21	.1	
22	SECTION 1. Arkansas Code § 12-18-620(e)(11), concerning	the right of a
23	United States or Arkansas senator or representative to receive	and redisclose
24	4 information on a pending investigation under the Child Maltrea	itment Act, is
25	5 amended to read as follows:	
26	6 (11)(A) (i) <u>Federal, state, and local government e</u>	ntities, or any
27	7 agent of such entities that have a need for such information t	o carry out its
28	8 responsibilities under law to protect children from child malt	reatment.
29	9 <u>(B)</u> Acting in their official capacities <u>und</u>	ler law to
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36	6 disclosing information to another United States or Arkansas se	nator or

1	representative.
2	(B)(C) However, disclosure shall not be made to any
3	committee or legislative body; and
4	
5	SECTION 2. Arkansas Code § 12-18-710(e)(12), concerning the right of a
6	United States or Arkansas senator or representative to receive and redisclose
7	information on an investigative determination pending due process under the
8	Child Maltreatment Act, is amended to read as follows:
9	(12)(A) (i) Federal, state, and local government entities, or any
10	agent of such entities that have a need for such information to carry out its
11	responsibilities under law to protect children from child maltreatment.
12	(B) Acting in their official capacities under law to
13	protect children, disclosure may be made to individual United States and
14	Arkansas senators and representatives and their authorized staff members, but
15	only if they agree not to permit any redisclosure of the information \underline{except}
16	for a legitimate state purpose to protect children from child maltreatment.
17	(ii) This subdivision (e)(12)(A) does not prohibit
18	an individual United States or Arkansas senator or representative from
19	disclosing information to another United States or Arkansas senator or
20	representative.
21	(B)(C) However, disclosure shall not be made to any
22	committee or legislative body; and
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24	SECTION 3. Arkansas Code § 12-18-909(g)(15), concerning the right of a
25	United States or Arkansas senator or representative to receive and redisclose
26	a true report of child maltreatment under the Child Maltreatment Act, is
27	amended to read as follows:
28	(15)(A) (\pm) Federal, state, and local government entities, or any
29	agent of such entities that have a need for such information to carry out its
30	responsibilities under law to protect children from child maltreatment.
31	(B) Acting in their official capacities under law to
32	protect children, disclosure may be made to individual United States and
33	Arkansas senators and representatives and their authorized staff members, but
34	only if they agree not to permit any redisclosure of the information \underline{except}
35	for a legitimate state purpose to protect children from child maltreatment.
36	(ii) This subdivision (g)(15)(A) does not prohibit

1	an individual United States of Arkansas Senator of representative from
2	disclosing information to another United States or Arkansas senator or
3	representative.
4	(B)(C) However, disclosure shall not be made to any
5	committee or legislative body of any information that identifies any
6	recipient of services by name or address;
7	
8	SECTION 4. Arkansas Code § 12-18-910(f)(6), concerning the right of a
9	United States or Arkansas senator or representative to receive and redisclose
10	an unsubstantiated report under the Child Maltreatment Act, is amended to
11	read as follows:
12	(6)(A) (i) Federal, state, and local government entities, or any
13	agent of such entities that have a need for such information to carry out its
14	responsibilities under law to protect children from child maltreatment.
15	(B) Acting in their official capacities under law to
16	protect children, disclosure may be made to individual United States and
17	Arkansas senators and representatives and their authorized staff members, but
18	only if they agree not to permit any redisclosure of the information except
19	for a legitimate state purpose to protect children from child maltreatment.
20	(ii) This subdivision (f)(6)(A) does not prohibit an
21	individual United States or Arkansas senator or representative from
22	disclosing information to another United States or Arkansas senator or
23	representative.
24	(B)(C) However, disclosure shall not be made to any
25	committee or legislative body of any information that identifies any
26	recipient of services by name or address;
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30	APPROVED: 3/29/19
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