Stricken language would be deleted from and underlined language would be added to present law. Act 931 of the Regular Session

1	State of Arkansas	As Engrossed: \$4/1/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 506
4			
5	By: Senator Irvin		
6			
7		For An Act To Be Entitled	
8	AN ACT TO AMEND THE LAW CONCERNING THE YOUTH JUSTICE		
9	REFORM BO	DARD; AND FOR OTHER PURPOSES.	
10			
11			
12		Subtitle	
13	TO A	AMEND THE LAW CONCERNING THE YOUTH	
14	JUS'	TICE REFORM BOARD.	
15			
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KKANSAS:
18			
19		kansas Code § 9-28-1201 is amended t	
20		th Justice Reform Board — Creation	-
21		statewide accountability for the de	
22		with this subchapter, the Division o	
23	_	man Services shall create the Youth	Justice Reform Board
24		(60) days following July 22, 2015.	
25		cept for a member who is appointed f	
26	-	s of the Youth Justice Reform Board	
27	-	he Division of Youth Services of the	_
28	_	e four-year term, with appointments	<u>being</u> approved by the
29	Governor.		C B 1 1 1
30		Each member of the Youth Justice Ref	
31		shall be appointed by and shall ser	<u>rve at the pleasure of</u>
32	the President Pro Ten		D. f D 1 - 1 - 1 - 1 - 1
33 24	(B)		
34 35		of Representatives shall be appointed.	<u>:u vy anu snali serve</u>
35 36	<u>-</u>	e House of Representatives. Youth Justice Reform Board shall be	a composed of a
111			

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As Engrossed: S4/1/19 SB506

1	maximum of twenty-one (21) representatives the following members who have		
2	demonstrated a commitment to improving youth services, with individuals		
3	selected from key stakeholder groups, including without limitation:		
4	(A) Juvenile justice system-involved families;		
5	(B) Youths who have received or are receiving services		
6	delivered by the Division of Youth Services;		
7	(C) Representatives from the Department of Education,		
8	Department of Workforce Services, the Division of Children and Family		
9	Services of the Department of Human Services, and the Division of Aging,		
10	Adult, and Behavioral Health Services of the Department of Human Services;		
11	(D) Youth services providers;		
12	(E) Circuit court judges who routinely preside over		
13	juvenile cases;		
14	(F) The Administrative Office of the Courts;		
15	(G) Prosecuting attorneys or deputy prosecuting attorneys		
16	who are routinely involved in juvenile delinquency cases;		
17	(H) Public defenders or deputy public defenders who are		
18	routinely involved in juvenile delinquency cases;		
19	(I) Advocacy groups, including the designated state		
20	protection and advocacy group for individuals with disabilities, and other		
21	research and advocacy groups with established leadership for children and		
22	families in Arkansas;		
23	(J) The juvenile ombudsman of the Juvenile Ombudsman		
24	Division of the Arkansas Public Defender Commission;		
25	(K) Members of the Arkansas Coalition for Juvenile Justice		
26	Board;		
27	(L) Members of the Juvenile Justice Reform Subcommittee of		
28	the Arkansas Supreme Court Commission on Children, Youth and Families; and		
29	(M) Experts in adolescent development:		
30	(N) Two (2) members of the Senate;		
31	(0) Two (2) members of the House of Representatives; and		
32	(P) Juvenile court staff or program representatives.		
33	(c) The director, or his or her designee, shall serve as Governor		
34	shall appoint the Chair of the Youth Justice Reform Board.		
35	(d) The Youth Justice Reform Board shall meet at least quarterly.		
36	(e) The Division of Youth Services shall provide administrative		

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As Engrossed: S4/1/19 SB506

1	support necessary for the Youth Justice Reform Board to perform its duties.
2	(f) The Youth Justice Reform Board shall cease operation by June 30,
3	2019 June 30, 2021.
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6	/s/Irvin
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9	APPROVED: 4/12/19
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