Stricken language would be deleted from and underlined language would be added to present law. Act 1026 of the Regular Session

1	State of Arkansas	
2	93rd General Assembly A Bill	
3	Regular Session, 2021 SENATE	BILL 612
4		
5	By: Senator T. Garner	
6		
7	For An Act To Be Entitled	
8	AN ACT PERMITTING THE REMOTE TESTIMONY OF A CHILD;	
9	AND FOR OTHER PURPOSES.	
10		
11		
12	Subtitle	
13	PERMITTING THE REMOTE TESTIMONY OF A	
14	CHILD.	
15		
16	DE THE ENVIOUED BY HUE CENTED A ACCENTED OF HUE CHARGE OF ADVANCAC	
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
18	CECTION 1 Automate Code S 16 /2 1001 to amended to made as follows	1
19 20	SECTION 1. Arkansas Code § 16-43-1001 is amended to read as fol	.1ows:
20	16-43-1001. Closed-circuit television and remote testimony. (a)(1) In any criminal proceeding, on motion of the prosecutor	oftor
22	notice to the defendant or on motion of the defense attorney, the cour	
23	upon a showing of clear and convincing evidence that testifying in ope	
24	would be harmful or detrimental to the child, order that the testimony	
25	victim or witness who is a child twelve (12) years of age or under be	
26	outside the courtroom and the presence of the defendant and communicat	
27	the courtroom by closed-circuit television, video conference technolog	
28	other technology that would enable the child to testify comfortably.	-
29	(2) Any such motion shall only apply to the witnesses of	the
30	moving party and shall be filed no later than five (5) days before the	trial
31	is scheduled to begin, except in cases where, while testifying, it bed	omes
32	apparent that the child cannot continue with his or her testimony.	
33	(b) In ruling on the motion, the court shall consider the follo	wing
34	factors:	
35	(1) The age and maturity of the child;	
36	(2) The possible effect that testimony in person may have	on the

2	(3) The extent of the trauma the child has already suffered;
3	(4) The nature of the testimony to be given by the child;
4	(5) The nature of the offense, including, but not limited to,
5	the use of a firearm or any other deadly weapon during the commission of the
6	crime or the infliction of serious bodily injury upon the victim during the
7	commission of the crime;
8	(6)(A) Threats made to the child or the child's family in order
9	to prevent or dissuade the child from attending or giving testimony at any
10	trial or court proceeding or to prevent the child from reporting the alleged
11	offense or from assisting in criminal prosecution.
12	(B) Threats under this subdivision (b)(6) may include, but
13	not be limited to, threats of serious bodily injury to be inflicted on the
14	child or a family member, threats of incarceration or deportation of the
15	child or a family member, or threats of removal of the child from the family
16	or dissolution of the family;
17	(7) Conduct on the part of the defendant or the defendant's
18	attorney which causes the child to be unable to continue his or her
19	testimony; and
20	(8) Any other matter which the court considers relevant.
21	(c)(1)(A) If the court orders that the child's testimony be taken by
22	closed-circuit television, video conference technology, or other technology
23	that would enable the child to testify comfortably, the testimony shall be
24	taken outside the courtroom in the judge's chambers or in another suitable
25	location designated by the judge.
26	(B) Examination and cross-examination of the child shall
27	proceed as though he or she were testifying in the courtroom.
28	(C) The only persons who may be permitted in the room with
29	the child during the child's testimony are:
30	(i) The judge or a judicial officer appointed by the
31	court;
32	(ii) The prosecutor;
33	(iii) The defense attorney, except a pro se
34	defendant;
35	(iv) The child's attorney;
36	(v) Persons necessary to operate the closed-circuit

l child;

- 1 television equipment; and
- 2 (vi) Any person whose presence is determined by the 3 court to be necessary to the welfare and well-being of the child.
- 4 (2) The defendant shall be afforded a means of private,
- 5 contemporaneous communication with the defendant's attorney during the 6 testimony.
 - (d) This section does not preclude the presence of both the victim and the defendant in the courtroom together for purposes of establishing or challenging the identification of the defendant when identification is a legitimate issue in the proceeding.
 - (e) This section does not apply if the defendant is an attorney pro se unless the defendant has a court-appointed attorney assisting the defendant in the defense, in which case only the court-appointed attorney shall be permitted in the room with the child during the child's testimony.
 - (f) Nothing in this This section ereates does not create a right of a child witness to a closed-circuit television procedure, video conference technology, or other technology that would enable the child to testify comfortably in lieu of testifying in open court and the intent of this section is that testimony by closed-circuit television, video conference technology, or other technology that would enable the child to testify comfortably be used in limited circumstances.
 - (g) Videotapes of elosed-circuit a child's testimony which taken under this section that are part of the court record are subject to a protective order of the court for the purpose of protecting the privacy of the alleged victim.

252627

28

29

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- SECTION 2. Arkansas Code § 16-43-1202 is amended to read as follows: 16-43-1202. Safeguards for child victims testifying in judicial and administrative proceedings.
- In order to facilitate testimony that is fair and accurate, the following safeguards should be followed:
- 32 (1) The prosecuting attorney, victim-witness coordinator, 33 attorney ad litem, or Office of Chief Counsel attorney shall inform the child 34 about the nature of the judicial proceeding or administrative proceeding;
- 35 (2) The prosecuting attorney, victim-witness coordinator, 36 attorney ad litem, or Office of Chief Counsel attorney shall explain:

1	(A) The oath that will be administered to the child; and	
2	(B) That the judge will determine whether the child is	
3	competent to testify;	
4	(3) The prosecuting attorney, victim-witness coordinator,	
5	attorney ad litem, or Office of Chief Counsel attorney shall explain to the	
6	child that if the child does not understand a question while testifying in	
7	the judicial proceeding or administrative proceeding, the child has a right	
8	to say that he or she does not understand the question;	
9	(4) The prosecuting attorney, attorney ad litem, or Office of	
10	Chief Counsel attorney may file a motion to have the child testify at a time	
11	of day when the child is most alert and best able to understand questions	
12	posed in court;	
13	(5) If it is in the child's best interests, the prosecuting	
14	attorney, attorney ad litem, or Office of Chief Counsel attorney may file a	
15	motion for the child to have a comfort item when testifying in a judicial or	
16	administrative proceeding;	
17	(6) If it is in the child's best interests, the prosecuting	
18	attorney, attorney ad litem, or Office of Chief Counsel attorney may file a	
19	motion for the child to have a support person present when the child	
20	testifies in a judicial proceeding or an administrative proceeding; and	
21	(7) The prosecuting attorney, attorney ad litem, or Office of	
22	Chief Counsel attorney shall consider the effect upon the child when the	
23	child is subjected to argumentative or harassing questions and shall make th	
24	proper objections when appropriate to ensure that the child is not subjected	
25	to argumentative or harassing questioning; and	
26	(8) The prosecuting attorney, attorney ad litem, or Office of	
27	Chief Counsel attorney may file a motion to have the child testify remotely	
28	using closed-circuit television, video conference technology, or other	
29	technology that would enable the child to testify comfortably.	
30		
31		
32	APPROVED: 4/29/21	
33		
34		
35		
36		