1	State of Arkansas	A D'11	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 517
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5	By: Senators C. Penzo, B. Johnson	1	
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7	For An Act To Be Entitled		
8	AN ACT TO AMEND THE NO PATIENT LEFT ALONE ACT; TO SET		
9	CERTAIN REQUIREMENTS REGARDING CLERGY MEMBER VISITATION; AND FOR OTHER PURPOSES.		
10	VISITATION; A	ND FOR OTHER PURPOSES.	
11 12			
13		Subtitle	
14	TO AMEND	THE NO PATIENT LEFT ALONE ACT;	
15		ET CERTAIN REQUIREMENTS REGARDI	NG
16	CLERGY M	EMBER VISITATION.	
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19	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF ARK	XANSAS:
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21	SECTION 1. Arkansa	s Code § 20-6-408 is amended to	read as follows:
22	20-6-408. Clergy member or lay person offering religious or spiritual		
23	support visitation.		
24		r or lay person offering religio	-
25		present with a patient to pray	
26 		patient while the patient recei	ives care in a
27	healthcare facility.	6 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	.1 . 11
28		e facility has a visitation poli	
29 30	-	kind, the healthcare facility sh who requests a visit in person	
31	_	igious purposes by a clergy memb	
32	a state of emergency.	151040 parposes by a crergy memo	oci, including during
33		g any other provision of this ch	napter, when a
34		nt, the healthcare facility shal	_
35	_	in person for religious purpose	
36	(1) The pation	ent requests or consents to be v	visited by the clergy

1	member; or		
2	(2) The patient's healthcare agent or support person requests		
3	that the patient be visited by the clergy member.		
4	(d)(1) The healthcare facility may require the clergy member to compl		
5	with reasonable health and safety precautions, including reasonable health		
6	screenings and wearing personal protective equipment, imposed by the		
7	healthcare facility in connection with in-person visitation for the		
8	prevention of spreading communicable diseases unless the precaution		
9	substantially burdens the ability of the clergy member to freely exercise hi		
10	or her religion.		
11	(2) If the requirements substantially burdens the ability of the		
12	clergy member, the healthcare facility may require compliance with the		
13	precautions only if compliance in that instance furthers a compelling		
14	government interest and imposes the least restrictive burden on the clergy		
15	member's exercise of religion.		
16	(3) Notwithstanding any other provision in this chapter, a		
17	healthcare facility may restrict visits of a clergy member who fails a		
18	reasonable health screening measure or tests positive for a communicable		
19	disease.		
20	(e)(1)(A) The protection afforded by this section is in addition to		
21	the protections provided under federal law, state law, and the state and		
22	federal constitutions.		
23	(B) This section does not:		
24	(i) Preempt or repeal any state or local law that is		
25	equally or more protective of clergy member visitation rights; or		
26	(ii) Narrow the meaning or application of any state		
27	or local law protecting clergy member visitation.		
28	(2)(A) This section applies to all state and local laws and		
29	ordinances and the implementation of those laws and ordinances, whether		
30	statutory or otherwise and whether adopted before or after the effective dat		
31	of this section.		
32	(B) State laws enacted after the effective date of this		
33	section are subject to this section unless the law explicitly excludes		
34	application by reference to this section.		
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