1	INTERIM STUDY PROPOSAL 2017-064				
2	State of Arkansas As Engrossed: \$2/20/17 \$3/21/17				
3	91st General Assembly A B1II				
4	Regular Session, 2017 SENATE BILL 305				
5					
6	By: Senator A. Clark				
7	By: Representative Hammer				
8	Filed with: Senate Committee on Judiciary				
9	pursuant to A.C.A. §10-3-217.				
10	For An Act To Be Entitled				
11	AN ACT TO AMEND THE DEFINITION OF "NEGLECT" AND THE				
12	LAW CONCERNING CLOSURES OF CHILD MALTREATMENT				
13	INVESTIGATIONS; TO MAKE CERTAIN ACTS OF A PARENT,				
14	GUARDIAN, CUSTODIAN, OR FOSTER PARENT NONCRIMINAL;				
15	AND FOR OTHER PURPOSES.				
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18	Subtitle				
19	TO AMEND THE DEFINITION OF "NEGLECT" AND				
20	THE LAW CONCERNING CLOSURES OF CHILD				
21	MALTREATMENT INVESTIGATIONS; AND TO MAKE				
22	CERTAIN ACTS OF A PARENT, GUARDIAN,				
23	CUSTODIAN, OR FOSTER PARENT NONCRIMINAL.				
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:				
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28	SECTION 1. TEMPORARY LANGUAGE. DO NOT CODIFY. Legislative findings.				
29	The General Assembly finds that:				
30	(1) Everyone desires the safety of all children;				
31	(2) A child raised under constant adult supervision misses				
32	opportunities for growth and, as a result, may end up stunted developmentally				
33	and physically;				
34	(3) The alarming rise of obesity and diabetes in childhood is				
35	almost certainly linked to the insistence of parents and guardians on driving				

1	$\underline{ \text{their children to school and activities instead of allowing their children to} \\$
2	walk;
3	(4) As measured by incidences of mental health difficulties,
4	today's over-supervised youth experience more difficulties upon reaching
5	adulthood than earlier generations;
6	(5) Earlier generations learned resilience by walking,
7	bicycling, playing, helping out, and solving problems without constant adult
8	<pre>intervention;</pre>
9	(6) Parents and guardians often are in the best position to
10	weigh the risks and make decisions concerning the safety of children under
11	their care, including where their children may go, with whom, and when; and
12	(7) The excessive investigation and prosecution of parents and
13	guardians who have done nothing more than briefly and safely permit their
14	children to remain unsupervised has introduced unnecessary governmental
15	intrusion into the homes of families and diverted valuable public resources
16	to inconsequential and trivial matters.
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18	SECTION 2. TEMPORARY LANGUAGE. DO NOT CODIFY. Legislative intent.
19	It is the intent of the General Assembly that this act:
20	(1) Protect and promote a parent or guardian's inherent right to
21	raise his or her children; and
22	(2) Protect a parent or guardian's decision to grant his or her
23	children unsupervised time to engage in activities that include without
24	limitation playing outside, walking to school, bicycling, remaining briefly
25	in a vehicle, and remaining at home.
26	
27	SECTION 3. Arkansas Code Title 5, Chapter 27, Subchapter 1, is amended
28	to add an additional section to read as follows:
29	5-27-101. Noncriminal acts of parents, custodians, guardians, and
30	foster parents.
31	An act of a parent, custodian, guardian, or foster parent described
32	under § 12-18-103(14)(C) is not a criminal offense.
33	
34	SECTION 4. Arkansas Code § 12-18-103(14), concerning the definition of
35	"neglect" under the Child Maltreatment Act, is amended to add an additional
36	subdivision to read as follows:

1	(C) "Neglect" does not include a parent, custodian,				
2	guardian, or foster parent who permits his or her child to perform the				
3	following actions unsupervised if the child is of sufficient capacity to				
4	avoid immediate danger and a significant risk of harm:				
5	(i) Travel to and from school including without				
6	limitation traveling by walking, running, or bicycling;				
7	(ii) Engage in outdoor play;				
8	(iii) Remain for less than fifteen (15) minutes in				
9	vehicle if the temperature inside the vehicle is not or will not become				
10	dangerously hot or cold; or				
11	(iv) Remain at home before and after school if the				
12	parent, custodian, guardian, or foster parent:				
13	(a) Returns home on the same day on which the				
14	parent, custodian, guardian, or foster parent gives the child permission to				
15	remain at home;				
16	(b) Makes provisions for the child to be able				
17	to contact the parent, custodian, guardian, or foster parent on the same day				
18	on which the parent, custodian, guardian, or foster parent gives the child				
19	permission to remain at home; and				
20	(c) Makes provisions for any reasonably				
21	foreseeable emergencies that may arise on the same day on which the parent,				
22	custodian, guardian, or foster parent gives the child permission to remain at				
23	<u>home</u> ;				
24					
25	SECTION 5. Arkansas Code § 12-18-303, concerning the minimum				
26	requirements for reports to be accepted by the Child Abuse Hotline, is				
27	amended to add an additional subsection to read as follows:				
28	(e) A report that does not meet the requirements of subsection (a) of				
29	this section shall not be accepted by the Child Abuse Hotline.				
30					
31	SECTION 6. Arkansas Code § 12-18-601(d), concerning triage procedures				
32	developed and implemented by the Department of Human Services and the				
33	Department of Arkansas State Police, is amended to read as follows:				
34	(d)(l) The Department of Human Services and the Department of Arkansas				
35	State Police may develop and implement triage procedures for accepting and				
36	documenting reports of child maltreatment of a child not at risk of imminent				

1	harm if an appropriate referral is made to a community organization or
2	voluntary preventive service.
3	(2) Triage procedures developed and implemented under this
4	subsection may include without limitation procedures for the:
5	(A) Appropriate referral of a report of child maltreatment
6	to a community organization or voluntary preventive service; and
7	(B) Closure of an investigation of a report of child
8	maltreatment.
9	(3) Triage procedures developed and implemented under this
10	subsection shall require the closure of an investigation of a report of child
11	maltreatment if before, during, or after a referral or an investigation it is
12	determined that the report of child maltreatment does not meet the
13	requirements of § 12-18-303(a).
14	(4) The Department of Human Services and the Department of
15	Arkansas State Police shall not implement this section until rules necessary
16	to carry out this subsection have been promulgated pursuant to the Arkansas
17	Administrative Procedure Act, § 25-15-201 et seq.
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19	SECTION 7. Arkansas Code § 12-18-619, concerning the closure of child
20	maltreatment investigations by the Department of Human Services and the
21	Department of Arkansas State Police, is amended to add an additional
22	subsection to read as follows:
23	(d) The Department of Human Services and the Department of Arkansas
24	State Police shall close a child maltreatment investigation if at any time
25	before or during the investigation it is determined that the report of child
26	maltreatment does not meet the requirements of § 12-18-303(a).
27	
28	SECTION 8. Arkansas Code § 12-18-623(a), concerning investigations of
29	reports of child maltreatment that may be closed by a Department of Arkansas
30	State Police investigator as unsubstantiated, is amended to read as follows:
31	(a)(1) A Department of Arkansas State Police investigator shall close
32	an investigation of a report of child maltreatment as unsubstantiated if it
33	is determined that the report of child maltreatment does not meet the
34	<u>requirements of § 12-18-303(a).</u>

1 (2) A Department of Arkansas State Police investigator may close 2 an investigation of a report of child maltreatment as unsubstantiated without 3 complying with the requirements of this subchapter if: 4 $\frac{(1)}{(A)}$ The child identified as the victim: 5 $\frac{(A)}{(i)}$ Has been: 6 (i)(a) Interviewed separate and apart from the 7 alleged offender or any representative or attorney for the alleged offender 8 when the child is of the age or ability to be interviewed; or 9 (ii) (b) Observed separate and apart from the 10 alleged offender or any representative or attorney for the alleged offender when the child is not of the age or ability to be interviewed; and 11 12 (B)(ii) Credibly denies the allegation of child 13 maltreatment; 14 (2) (B) The child identified as the victim does not have the physical injuries or physical conditions that were alleged in the report 15 16 of child maltreatment; 17 (3)(C) The person identified as the alleged offender has 18 been interviewed and credibly denies the allegation of child maltreatment; 19 (4)(D) The person identified as the alleged offender 20 resides in the home or is a family member of the child identified as the 21 victim, the Department of Arkansas State Police investigator has ascertained 22 the environment in which the child resides and determined there is no merit to the report of child maltreatment as it pertains to the home environment; 23 24 (5)(E) The Department of Arkansas State Police 25 investigator: 26 (A)(i) Has interviewed the person who made the 27 report to the Child Abuse Hotline; or $\frac{B}{(ii)}$ Has made a good faith effort to contact the 28 29 person who made the report to the Child Abuse Hotline but is unable to 30 interview the person; and (C)(iii) Has not identified another maltreatment or 31 32 health or safety factor regarding the victim child; and $\frac{(6)(F)}{(F)}$ The Department of Arkansas State Police 33 34 investigator interviewed a collateral witness and reviewed medical, school, 35 and mental health records that are related to the allegations when the child was unable to effectively communicate. 36

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2		/s/A.	Clark
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5	Referred by the Arkansas Senate		
6	Prepared by: VJF		
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