EXHIBIT F

Stricken language would be deleted from and underlined language would be added to present law. Act 713 of the Regular Session

1	State of Arkansas	As Engrossed: S3/9/ A Bil	′17 •
2	91st General Assembly	A Bil	l
3	Regular Session, 2017		SENATE BILL 556
4			
5	By: Senator A. Clark		
6			
7		For An Act To Be Ent	itled
8	AN ACT TO	CREATE THE CHILD MALTREATM	MENT
9	INVESTIGAT	TIONS OVERSIGHT COMMITTEE;	TO REPEAL THE
10	OVERSIGHT	SYSTEM CONCERNING THE CHIL	D ABUSE HOTLINE;
11	TO AMEND T	HE LAW CONCERNING OPEN PUB	BLIC MEETINGS
12	UNDER THE	FREEDOM OF INFORMATION ACT	C OF 1967; TO
13	AMEND CONF	IDENTIALITY PROVISIONS CON	TAINED IN THE
14	CHILD MALT	REATMENT ACT; AND FOR OTHE	ER PURPOSES.
15			
16			
17		Subtitle	
18	TO CF	REATE THE CHILD MALTREATMEN	NT
19	INVES	STIGATIONS OVERSIGHT COMMIT	TTEE; TO
20	AMENI	THE FREEDOM OF INFORMATION	ON ACT; AND
21	TO AM	MEND PROVISIONS CONTAINED	IN THE
22	CHILI	MALTREATMENT ACT.	
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24			
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STA	TTE OF ARKANSAS:
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27	SECTION 1. Arka	nsas Code Title 10, Chapte	er 3, is amended to add an
28	additional subchapter	to read as follows:	
29		Subchapter 32 -	
30	<u>Child Malt</u>	treatment Investigations Ov	versight Committee
31			
32	<u>10-3-3201. Legi</u>	slative intent.	
33	The General Asse	mbly intends to establish	the Child Maltreatment
34	Investigations Oversig	ht Committee as a mechanis	sm to promote transparency and
35	efficiency concerning	procedures of child maltre	eatment investigations in this
36	state.		



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2	10-3-3202. Child Maltreatment Investigations Oversight Committee -
3	<u>Creation - Membership - Meetings.</u>
4	(a)(1) There is created a legislative committee to be known as the
5	"Child Maltreatment Investigations Oversight Committee" that shall review and
6	evaluate:
7	(A) The conduct of child maltreatment investigations
8	completed by the Division of Children and Family Services of the Department
9	of Human Services or the Crimes Against Children Division of the Department
10	of Arkansas State Police; and
11	(B) Service delivery to children and families involved in
12	an investigation of child maltreatment.
13	(2) All cases that are reviewed and evaluated under this section
14	shall:
15	(A) Be completed investigations of child maltreatment; and
16	(B) Not be associated with a pending dependency-neglect
17	case.
18	(b)(1) The Child Maltreatment Investigations Oversight Committee
19	shall be composed of eighteen (18) members, and unless otherwise provided
20	under this section, the members shall be selected by the Chair of the House
21	Committee on Aging, Children and Youth, Legislative and Military Affairs and
22	the Chair of the Senate Interim Committee on Children and Youth in
23	consultation with members of the House Committee on Aging, Children and
24	Youth, Legislative and Military Affairs and the Senate Interim Committee on
25	Children and Youth.
26	(2) Membership of the Child Maltreatment Investigations
27	Oversight Committee shall include:
28	(A) The Director of the Division of Children and Family
29	Services of the Department of Human Services, or his or her designee;
30	(B) The Commander of the Crimes Against Children Division
31	of the Department of Arkansas State Police, or his or her designee;
32	(C) One (1) representative from the Governor's office, as
33	selected by the Governor;
34	(D) One (1) attorney who is employed as parent counsel;
35	(E) One (1) dependency-neglect attorney ad litem;
36	(F) One (1) attorney who:

1	(i) Has experience representing parents in child
2	welfare cases ; and
3	(ii) Is not contracted by the state;
4	(G) One (1) judge or justice, who may be a retired judge
5	or justice;
6	(H) One (1) current or former representative from the
7	court-appointed special advocate program;
8	(I) One (1) representative from a child advocacy center;
9	(J)(i) One (l) parent who was previously designated as a
10	subject of the report.
11	(ii) As used in subdivision (b)(2)(I)(i) of this
12	section, "subject of the report" means:
13	(a) The offender;
14	(b) The custodial and noncustodial parents,
15	guardians, and legal custodians of the child who is subject to suspected
16	maltreatment; and
17	(c) The child who is the subject of suspected
18	<pre>maltreatment;</pre>
19	(K) One (1) adult who was previously in the custody of the
20	state as a foster child due to a true finding of child maltreatment or
21	neglect;
22	(L) One (1) current foster parent;
23	(M) The Chair of the House Committee on Aging, Children
24	and Youth, Legislative and Military Affairs or his or her designee and the
25	Chair of the Senate Interim Committee on Children and Youth or his or her
26	<u>designee;</u>
27	(N)(i) Two (2) designees of the Chair of the House
28	Committee on Aging, Children and Youth, Legislative and Military Affairs and
29	the Chair of the Senate Interim Committee on Children and Youth.
30	(ii) The designees under subdivision (b)(2)(M)(i) of
31	this section shall be members of the General Assembly who are members of the
32	House Committee on Aging, Children and Youth, Legislative and Military
33	Affairs or the Senate Interim Committee on Children and Youth; and
34	(0)(i) One (1) current or former member of the General
35	Assembly who is a current or former member of the House Committee on Aging,
36	Children and Youth, Legislative and Military Affairs or the Senate Interim

1	Committee on Children and Youth.
2	(ii) The current or former member of the General
3	Assembly under subdivision $(b)(2)(N)(i)$ of this section shall be appointed by
4	the Governor.
5	(c)(l)(A) Members of the Child Maltreatment Investigations Oversight
6	Committee shall serve three-year staggered terms.
7	(B)(i) A current or former legislative member of the Child
8	Maltreatment Investigations Oversight Committee shall serve for a term that
9	expires following the general election that occurs after he or she is chosen
10	to serve on the oversight committee, and until his or her replacement is
11	selected or appointed under this section.
12	(ii) A current or former legislative member of the
13	oversight committee under subdivision (c)(1)(B)(i) of this section may be
14	appointed or selected to serve consecutive terms.
15	(d)(l) The Chair of the Child Maltreatment Investigations Oversight
16	Committee shall guide the Child Maltreatment Investigations Oversight
17	Committee in its discussion, evaluation, and review of the:
18	(A) Conduct of child maltreatment investigations completed
19	by the Division of Children and Family Services of the Department of Human
20	Services or the Crimes Against Children Division of the Department of
21	Arkansas State Police; and
22	(B) Service delivery to children and families involved in
23	an investigation of child maltreatment.
24	(2) Guidance from the Chair of the Child Maltreatment
25	Investigations Oversight Committee under subdivision (d)(l) of this section
26	shall include without limitation:
27	(A) Selection of closed child maltreatment cases to be
28	considered by the oversight committee; and
29	(B) Criteria by which to evaluate the conduct of child
30	maltreatment investigations and service delivery under subdivisions (d)(1)(A)
31	and (B) of this section.
32	(e) Staff for the meetings of the Child Maltreatment Investigations
33	Oversight Committee shall be provided by the Bureau of Legislative Research.
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35	10-3-3203. Confidentiality - Unlawful disclosure.
36	(a) Meetings of the Child Maltreatment Investigations Oversight

1	Committee are closed and are exempt from public observance under the Freedom
2	of Information Act of 1967, § 25-19-101 et seq.
3	(b) Correspondence between Child Maltreatment Investigations Oversight
4	Committee members and information considered by the Child Maltreatment
5	Investigations Oversight Committee in furtherance of the goals of the Child
6	Maltreatment Investigations Oversight Committee are exempt from public
7	inspection and copying under the Freedom of Information Act of 1967, § 25-19-
8	<u>101 et seq.</u>
9	(c)(1) Except as provided under subdivision (c)(2) of this section,
10	members of the Child Maltreatment Investigations Oversight Committee shall
11	not disclose to any other person any confidential information obtained during
12	or in relation to a meeting of the Child Maltreatment Investigations
13	Oversight Committee.
14	(2) A legislative member of the Child Maltreatment
15	Investigations Oversight Committee, acting in his or her official capacity,
16	may disclose confidential information obtained under this section to:
17	(A)(i) Members of the General Assembly.
18	(ii) However, disclosure shall not be made to any
19	public committee or legislative body; and
20	(B) The Governor and the Governor's authorized staff
21	members.
22	(d)(1) A person commits the offense of unlawful disclosure of data or
23	information under this subchapter if the person knowingly discloses data or
24	information to a person to whom disclosure is not permitted by this
25	subchapter.
26	(2) Unlawful disclosure of data or information under this
27	subchapter is a Class A misdemeanor.
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29	10-3-3204. Report.
30	(a) The Child Maltreatment Investigations Oversight Committee shall
31	submit its findings and recommendations contained in a report at least
32	annually to the House Committee on Aging, Children and Youth, Legislative and
33	Military Affairs and the Senate Interim Committee on Children and Youth.
34	(b) The report shall not contain information that identifies:
35	(1) A subject of a report of child maltreatment; or
36	(2) The person who made the report of child maltreatment.

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2	SECTION 2. TEMPORARY LANGUAGE. DO NOT CODIFY.
3	(a) The membership of the Child Maltreatment Investigations Oversight
4	Committee shall be determined within sixty (60) days of the effective date of
5	this act.
6	(b) The Chair of the House Committee on Aging, Children and Youth,
7	Legislative and Military Affairs and the Chair of the Senate Interim
8	Committee on Children and Youth shall call the first meeting.
9	(c) At the first meeting, the initial members of the Child
10	Maltreatment Investigations Oversight Committee shall:
11	(1) Determine by lot their respective staggered terms; and
12	(2) Elect from its legislative membership the Chair of the Child
13	Maltreatment Investigations Oversight Committee.
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15	SECTION 3. Arkansas Code § 12-8-506 is repealed.
16	12-8-506. Oversight.
17	(a)(1)(A) When the Department of Arkansas State Police assumes
18	responsibility for the Child Abuse Hotline and child abuse investigations
19	under this subchapter, either through transfer or by contract, an oversight
20	system shall be created to review:
21	(i) The administration of the Child Abuse Hotline;
22	(ii) The conduct of child abuse investigations;
23	(iii) Interagency cooperation in regard to the
24	allocation of responsibility for various types of child abuse investigations;
25	and
26	(iv) Service delivery to children and families.
27	(B) The oversight system shall utilize the same criteria
28	by which the Division of Children and Family Services of the Department of
29	Human Services has been measured as stipulated in the settlement of Angela R.
30	v. State of Arkansas.
31	(2) The House Subcommittee on Children and Youth of the House
32	Committee on Aging, Children and Youth, Legislative and Military Affairs and
33	the Senate Interim Committee on Children and Youth shall conduct the review
34	and evaluation with the assistance of six (6) ex officio members with
35	professional experience in the performance of activities involving child
36	abuse and neglect, to be appointed jointly by the chairs of the House

1	Subcommittee on Children and Youth of the House Committee on Aging, Children
2	and Youth, Legislative and Military Affairs and the Senate Interim Committee
3	on Children and Youth from a list of nominees submitted by the professional
4	associations of the respective members, as follows:
5	(A) One (1) ex officio member shall be a pediatrician;
6	(B) One (1) ex officio member shall be a social worker;
7	(C) One (1) ex officio member shall be a guardian ad
8	litem;
9	(D) One (1) ex officio member shall be a foster parent;
10	(E) One (1) ex officio member shall be an educator; and
11	(F) One (1) ex officio member shall be a law
12	enforcement officer.
13	(b)(1) The oversight system established in subsection (a) of this
14	section shall commence within one (1) month of the assumption of the
15	responsibility for the Child Abuse Hotline and child abuse investigations by
16	the Department of Arkansas State Police, either by contract or through
17	transfer.
18	(2) The Department of Arkansas State Police shall submit reports
19	regarding the administration of the Child Abuse Hotline and the conduct of
20	child abuse investigations at least quarterly or more often as determined by
21	the House Subcommittee on Children and Youth of the House Committee on Aging,
22	Children and Youth, Legislative and Military Affairs and the Senate Interim
23	Committee on Children and Youth.
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25	SECTION 4. Arkansas Code § 12-18-104, concerning confidentiality, is
26	amended to add an additional subdivision to read as follows:
27	(c) This section does not prohibit the disclosure and discussion of
28	confidential data, records, reports, or documents created, collected, or
29	compiled by or on behalf of the Department of Human Services, the Department
30	of Arkansas State Police, or other entity authorized under this chapter to
31	perform investigations or provide services to children, individuals, or
32	families in closed meetings conducted by the Child Maltreatment
33	Investigations Oversight Committee under § 10-3-3201 et seq.
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35	SECTION 5. Arkansas Code § 12-18-620(e)(10), concerning release of
36	information on pending investigations of child maltreatment, is amended to

1	read as tollows:
2	(10)(A) $\underline{(i)}$ Acting in their official capacities, individual
3	United States and Arkansas senators and representatives and their authorized
4	staff members but only if they agree not to permit any redisclosure of the
5	information.
6	(ii) This subdivision does not prohibit an
7	individual United States or Arkansas senator or representative from
8	disclosing information to another United States or Arkansas senator or
9	representative.
10	(B) However, disclosure shall not be made to any committee
11	or legislative body.
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13	SECTION 6. Arkansas Code § 12-18-710(e)(11), concerning release of
14	information on a true investigative determination pending due process, is
15	amended to add an additional subdivision to read as follows:
16	(11)(A)(i) Acting in their official capacities, individual United
17	States and Arkansas senators and representatives and their authorized staff
18	members, but only if they agree not to permit any redisclosure of the
19	information.
20	(ii) This subdivision 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) However, disclosure shall not be made to any committee
25	or legislative body.
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27	SECTION 7. Arkansas Code § 12-18-909(d), concerning availability of
28	true reports of child maltreatment from the central registry, is amended to
29	add an additional subdivision to read as follows:
30	(5) This section does not prohibit the disclosure and discussion
31	of confidential data, records, reports, or documents created, collected, or
32	compiled by or on behalf of the Department of Human Services, the Department
33	of Arkansas State Police, or other entity authorized under this chapter to
34	perform investigations or provide services to children, individuals, or
35	families in closed meetings conducted by the Child Maltreatment
36	<u>Investigations Oversight Committee under § 10-3-3201 et seq.</u>

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2	SECTION 8. Arkansas Code § 12-18-909(g)(15), concerning availability
3	of true reports of child maltreatment from the central registry, is amended
4	to read as follows:
5	(15)(A)(i) Acting in their official capacities, individual
6	United States and Arkansas senators and representatives and their authorized
7	staff members, but only if they agree not to permit any redisclosure of the
8	information.
9	(ii) This subdivision does not prohibit an
10	individual United States or Arkansas senator or representative from
11	disclosing information to another United States or Arkansas senator or
12	representative.
13	(B) However, disclosure shall not be made to any committee
14	or legislative body of any information that identifies any recipient of
15	services by name or address;
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17	SECTION 9. Arkansas Code § 12-18-910(d), concerning the availability
18	of screened-out and unsubstantiated reports, is amended to add an additional
19	subdivision to read as follows:
20	(4) This section does not prohibit the disclosure and discussion
21	of confidential data, records, reports, or documents created, collected, or
22	compiled by or on behalf of the Department of Human Services, the Department
23	of Arkansas State Police, or other entity authorized under this chapter to
24	perform investigations or provide services to children, individuals, or
25	families in closed meetings conducted by the Child Maltreatment
26	<u>Investigations Oversight Committee under § 10-3-3201 et seq.</u> ;
27	
28	SECTION 10. Arkansas Code § 12-18-910(f)(6), concerning availability
29	of screened-out and unsubstantiated reports, is amended to read as follows:
30	(6)(A) $\underline{(i)}$ Acting in their official capacities, individual United
31	States and Arkansas senators and representatives and their authorized staff
32	members, but only if they agree not to permit any redisclosure of the
33	information.
34	(ii) This subdivision does not prohibit an
35	individual United States or Arkansas senator or representative from

disclosing information to another United States or Arkansas senator or

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l representative.

2 (B) However, disclosure shall not be made to any committee 3 or legislative body of any information that identifies any recipient of 4 services by name or address.

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SECTION 11. Arkansas Code § 25-19-106(c), concerning open public meetings, is amended to read as follows:

- 8 (c)(1)(A) Executive sessions Except as provided under subdivision
 9 (c)(6) of this section, an executive session will be permitted only for the
 10 purpose of considering employment, appointment, promotion, demotion,
 11 disciplining, or resignation of any public officer or employee.
- 12 <u>(B)</u> The specific purpose of the executive session shall be 13 announced in public before going into executive session.
 - (2)(A) Only the person holding the top administrative position in the public agency, department, or office involved, the immediate supervisor of the employee involved, and the employee may be present at the executive session when so requested by the governing body, board, commission, or other public body holding the executive session.
 - (B) Any person being interviewed for the top administrative position in the public agency, department, or office involved may be present at the executive session when so requested by the governing board, commission, or other public body holding the executive session.
- 23 (3) Executive sessions must never be called for the purpose of defeating the reason or the spirit of this chapter.
 - (4) No resolution, ordinance, rule, contract, regulation, or motion considered or arrived at in executive session will be legal unless, following the executive session, the public body reconvenes in public session and presents and votes on the resolution, ordinance, rule, contract, regulation, or motion.
- 30 (5)(A) Boards and commissions of this state may meet in 31 executive session for purposes of preparing examination materials and answers 32 to examination materials that are administered to applicants for licensure 33 from state agencies.
- 34 (B) Boards and commissions are excluded from this chapter 35 for the administering of examinations to applicants for licensure.
 - (6) Subject to the provisions of subdivision (c)(4) of this

1	section, a public agency may meet in executive session for the purpose of
2	considering, evaluating, or discussing matters pertaining to public water
3	system security or municipally owned utility system security as described in
4	§ 25-19-105(b)(18).
5	(7) An executive session held by the Child Maltreatment
6	Investigations Oversight Committee under § 10-3-3201 et seq. is exempt from
7	this section.
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9	/s/A. Clark
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12	APPROVED: 03/28/2017
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