Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: S3/4/99		
2	82nd General Assembly	A DIII		1205
3	Regular Session, 1999		HOUSE BILL	1385
4				
5	By: Representative Ferrell			
6				
7 8		For An Act To Be Entitled		
9	"AN ACT	TO AMEND VARIOUS SECTIONS OF CHAPTER 5 0	F	
, 10		OF THE ARKANSAS CODE TO REVISE THE		
11		DNS OF NEGLECT, PROTECTIVE SERVICES, AND		
 12		OF THE REPORT, TO MODIFY THE JURISDICTIO		
13		DTECTIVE CUSTODY CASES; TO CLARIFY THE		
14		NS REGARDING NOTICE, EMERGENCY CUSTODY,	AND	
15	TEMPORAR	CUSTODY AND THE TIME FOR LONG TERM CUS	TODY	
16	HEARI NGS;	TO CLARIFY PROVISIONS FOR SHARING OF		
17	INFORMAT	ON IN INVESTIGATIONS OF DEATHS AND OTHE	R	
18	CASES; TO	CLARIFY THE PROVISIONS REGARDING REPOR	TS,	
19	NOTICE O	FINDINGS AND ADMINISTRATIVE PROCEEDING	S	
20	RELATED	TO THIS CHAPTER; TO PROVIDE FOR THE		
21	I DENTI FI (	CATION AND PROTECTION OF ASSETS OF ADULT	SIN	
22	PROTECTI	/E CUSTODY; TO PROVIDE FOR PENALTIES FOR		
23	MAKING O	FINTENTIONAL FALSE REPORTS; AND FOR OTH	ER	
24	PURPOSES	"		
25				
26		Subtitle		
27	"ТО	AMEND ARKANSAS LAW RELATING TO THE		
28	PRO	TECTION OF ADULTS."		
29				
30				
31	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:	
32				
33		rkansas Code 5-28-101 is amended to read	as follows:	
34	"5-28-101. Defi			
35		s chapter, unless the context otherwise	requi res:	
36	(1) 'Endangered	d adult' means:		



1 (A) An adult eighteen (18) years of age or older who is found to 2 be in a situation or condition which poses an imminent risk of death or 3 serious bodily harm to that person and who demonstrates a lack of capacity to 4 comprehend the nature and consequences of remaining in that situation or 5 condition; or

6 (B) A resident eighteen (18) years of age or older of a long-term 7 care facility which is required to be licensed under Section 20-10-224 who is 8 found to be in a situation or condition which poses an imminent risk of death 9 or serious bodily harm to such person and who demonstrates the lack of 10 capacity to comprehend the nature and consequences of remaining in that 11 situation or condition;

12 (2) 'Abuse' means:

32

(A) Any intentional and unnecessary physical act which inflicts
pain on or causes injury to an endangered or impaired adult, including sexual
abuse; or

(B) Any intentional or demeaning act which subjects an endangered
or impaired adult to ridicule or psychological injury in a manner likely to
provoke fear or alarm; or

19 (3) 'Neglect' means <u>acts or omissions by the endangered or impaired</u>
 20 <u>adult (self-neglect) and/or intentional acts or omissions by a caregiver</u>
 21 <u>constituting</u>:

(A) Negligently failing to provide necessary treatment,
rehabilitation, care, food, clothing, shelter, supervision, or medical
services to an endangered or impaired adult;

(B) Negligently failing to report health problems or changes in
health problems or changes in the health condition of an endangered or
impaired adult to the appropriate medical personnel; or

(C) Negligently failing to carry out a prescribed treatment plan; (4) 'Exploitation' means the illegal use or management of an endangered or impaired adult's funds, assets, or property, or the use of an endangered or impaired adult's <u>person</u>, power of attorney, or guardianship <del>or person</del> for the

profit or advantage of himself or another;

(5) 'Caregiver' means a related or unrelated person, owner, agent, high
 managerial agent of a public or private organization, or a public or private
 organization that has the responsibility for the protection, care, or custody
 of an endangered or impaired adult as a result of assuming the responsibility

1 voluntarily, by contract, through employment, or by order of the court;

2 (6)(A) 'Physical injury' means the impairment of physical condition or
3 the infliction of substantial pain.

4 (B) Where the person is an endangered or impaired adult, there
5 shall be a presumption that any physical abuse resulted in the infliction of
6 substantial pain;

7 (7) 'Serious physical injury' means physical injury to an endangered or
8 <u>impaired adult</u> that creates a substantial risk of death or that causes
9 protracted disfigurement, protracted impairment of health, or loss or
10 protracted impairment of the function of any bodily member or organ;

(8) (A) 'Imminent danger to health or safety' means a situation in which
death or severe bodily injury could reasonably be expected to occur without
intervention.

(B) The burden of proof shall be upon the department to show by
clear and convincing evidence that such imminent danger exists;

(9) (A) 'Protective services' means services to protect the endangered
 or impaired adult from himself and others. self-neglect or self-abuse and to
 protect the endangered or impaired adult from abuse or neglect by others;

(B) Protective services shall include, but not be limited to,
evaluation of the need for services, arrangements for appropriate services,
assistance in obtaining financial benefits to which the person is entitled, or
securing medical and legal services.

23 (C) In situations where exploitation, prevention of injury, and
 24 protection of the person and his property are at issue, protective services
 25 shall include seeking the appointment of a guardian or seeking protective
 26 custody;

27 (i) Protective services may include referrals for services available in the community, seeking protective custody or court-ordered 28 services for endangered adults, or in appropriate cases, assistance in 29 30 locating an appropriate person or entity interested and able to assume guardianship over an endangered adult; 31 (ii) In situations involving exploitation of an endangered 32 or impaired adult not resulting in any imminent danger to health or safety, or 33 34 involving protection of the property of such an impaired adult, protective

35 <u>services may include one or more of the following:</u>

36 <u>(a) referrals for legal assistance</u>,

As Engrossed: S3/4/99

HB1385

1	(b) referrals as appropriate to law enforcement or
2	prosecutors,
3	(c) assistance in locating an appropriate person or
4	entity interested and able to assume guardianship;
5	(10) (A) 'Department' means the <u>Arkansas</u> Department of Human Services $-$ :
6	(B) The director of the department may assign responsibilities for
7	administering the various duties imposed upon the department under this
8	chapter to respective divisions of the department which, in his or her
9	opinion, are best able to render service or administer the provisions of this
10	chapter; <del>and</del>
11	(11) 'Impaired adult' means an adult eighteen (18) years or older who
12	suffers from mental or physical disease or defect and as a consequence thereof
13	is unable to protect himself <u>or herself</u> from abuse, <u>sexual abuse,</u> neglect, or
14	exploitation. For purposes of this chapter, adult residents of a long-term
15	care facility are presumed to be impaired adults.
16	(12) 'Sexual abuse' means deviate sexual activity, sexual contact, or
17	sexual intercourse, as those terms are defined in § 5-14-101, with another
18	person who is not the actor's spouse and who is incapable of consent because
19	he or she is mentally defective, mentally incapacitated, or physically
20	helpless, as those terms are defined in § 5-14-101.
21	(13) 'Serious bodily harm' means physical abuse, sexual abuse, physical
22	injury and/or serious physical injury as defined in this chapter;
23	(14) 'Subject of the report' means the endangered or impaired adult, the
24	adult's guardian and the offender."
25	
26	SECTION 2. Arkansas Code 5-28-203 is amended to read as follows:
27	"5-28-203. Persons required to report abuse.
28	(a) (1) Whenever any physician, surgeon, coroner, dentist, osteopath,
29	resident intern, registered nurse, hospital personnel who are engaged in the
30	administration, examination, care, or treatment of persons, <u>any</u> social worker,
31	case manager, case worker, mental health professional, peace officer, law
32	enforcement officer, facility administrator, employee in a facility, or
33	employee of the Department of Human Services has observed or has reasonable
34	cause to suspect that an <u>endangered or impaired</u> adult has been subjected to
35	conditions or circumstances which would reasonably result in abuse, <u>sexual</u>
36	abuse, neglect, or exploitation, as defined in this chapter, he shall

immediately report or cause a report to be made in accordance with the
 provisions of this section.

3 (2) Whenever a person is required to report under this chapter in 4 his capacity as a member of the staff, an employee in a facility, or an 5 employee of the Department of Human Services, he shall immediately notify the 6 person in charge of the institution, facility, or agency, or his designated 7 agent, who shall then become responsible for making a report or cause a report 8 to be made.

9 (3) In addition to those persons and officials required to report 10 suspected adult abuse, sexual abuse, or neglect, any other person may make a 11 report if the person has reasonable cause to suspect that an adult has been 12 abused, neglected, or exploited, as defined in this chapter.

(b) (1) A report required under this chapter shall be made to the
central registry by the receiving agency for abused or neglected adults not
residing in long-term care facilities.

16 (2) A report for abused or neglected adults residing in a 17 long-term care facility shall be made immediately to the local law enforcement 18 agency for the jurisdiction in which the facility is located, and to the 19 Office of Long-Term Care of the Division of Economic and Medical Services of 20 the Department of Human Services pursuant to regulations of that office.

21 (3) The Office of Long-Term Care shall notify the central registry22 and the office of the Attorney General.

23 (c) No privilege or contract shall relieve anyone required by this
 24 subchapter to make notification of the requirement of making notification."
 25

26 SECTION 3. Arkansas Code 5-28-204 is amended to read as follows:
27 "5-28-204. Report of death caused by abuse.

(a) Any person or official who is required to report cases of suspected
abuse of adults under the provisions of this chapter, who has reasonable cause
to suspect that an adult has died as a result of abuse, sexual abuse, or
negligence, shall report that fact to the appropriate medical examiner or
coroner.

(b) The medical examiner or coroner shall accept the report for
investigation and shall report his findings to the police, the appropriate
prosecuting attorney, and, if the institution making the report is a hospital,
to the hospital.

1	(c) The medical examiner, coroner, or hospital shall also report the
2	findings to the Department when either:
3	(1) reasonable cause exists to believe the death resulted from
4	<u>abuse, neglect, or exploitation of an adult; or</u>
5	(2) upon request of the Department when there is a pending
6	investigation concerning allegations of abuse or neglect occurring prior to
7	<u>death.</u> "
8	
9	SECTION 4. Arkansas Code 5-28-206 is amended to read as follows:
10	"5-28-206. Reporting procedures generally.
11	(a) A report of abuse, sexual abuse, <del>or negligence</del> <u>neglect, or</u>
12	exploitation of an abused or neglected adult may, pursuant to this chapter, be
13	made by telephone and shall be followed by a written report within forty-eight
14	(48) hours, if so requested by the receiving agency <u>or central registry</u> .
15	(b) <del>The</del> <u>When a report is initially received by an agency other than the</u>
16	central registry, the receiving agency shall immediately forward a copy of the
17	report to the statewide central registry on forms supplied by the registry.
18	(c) When appropriate, a copy of <del>this</del> <u>the initial</u> report shall
19	immediately be made available to the appropriate law enforcement agency for
20	its consideration."
21	
22	SECTION 5. Arkansas Code 5-28-207 is amended to read as follows:
23	"5-28-207. Contents of central registry.
24	The central registry shall contain, but shall not be limited to:
25	(1) Information <u>contained</u> in the <u>initial</u> written <u>or telephone</u> report;
26	(2) Records of final disposition of the report and the investigation
27	<u>thereof</u> , including services offered and services accepted $\div$ , and whether the
28	report is founded or unfounded.
29	(3) The plan <u>, if any,</u> for rehabilitation <u>,</u> treatment <u>, or</u>
30	preventive/ameliorative_services;
31	(4) The names and identifying data, dates, and circumstances of persons
32	requesting or receiving information from the registry; and
33	(5) Any other information which might be helpful in furthering the
34	purposes of this chapter."
35	
36	SECTION 6. Arkansas Code 5-28-208 is amended to read as follows:

1 "5-28-208. Telephone reporting -- Determination of prior records. 2 (a) There shall be a single statewide telephone number that all persons, 3 whether mandated by law or not, may use to report cases of suspected adult 4 abuse, sexual abuse, exploitation and neglect and that all persons so authorized by this chapter may use for determining the existence of prior 5 records in order to evaluate the conditions or circumstances of the alleged 6 7 abused, exploited, or neglected adult before them. (b) The oral telephone report shall immediately be transmitted by the 8 9 central registry to the local adult protective services agency. (c) If the records indicate a previous report concerning the subject of 10 the report or other pertinent information, the investigator or law 11 12 enforcement, when appropriate local protective agency shall be notified of 13 these facts." 14 15 SECTION 7. Arkansas Code 5-28-209 is amended to read as follows: 16 "5-28-209. Contents of report. Reports shall include the following information: 17 18 (1) The names and addresses of the next of kin or persons responsible 19 for care, if known; 20 (2) The person's victim's name, address, age, sex, and race; (3) The nature and extent of the injury, sexual abuse, or negligence 21 22 neglect, or exploitation, including any evidence of previous injury, sexual 23 abuse, or negligence to the person; 24 (4) The names and addresses of the persons responsible for the injury, 25 sexual abuse, or negligence neglect, or exploitation, if known; 26 (5) Family composition; 27 (6) The source of the report; 28 (7) The person making the report; 29 (8) His reporting source, including-the taking of photographs Photographs, videos, and x rays with the identification of photographer and 30 date taken removal or keeping of the person of the abused or notifying the 31 coroner or medical examiner; and 32 (9) Other information that the person making the report believes may be 33 helpful in the furtherance of the purposes of this chapter." 34 35 SECTION 8. Arkansas Code 5-28-210 is amended to read as follows: 36

1 "5-28-210. Investigation. 2 (a) (1) In cases involving an endangered an abused, neglected or 3 exploited adult residing in a long-term care facility certified pursuant to Title XIX of the Social Security Act, the local law enforcement agency or the 4 5 office of the Attorney General shall make a thorough investigation. (2) In all other cases involving endangered abused, neglected or 6 7 exploited adults, the department shall make a thorough investigation. Referrals may be made to local law enforcement during the pendency of the 8 9 department's investigation where cause exists to believe that a crime may have 10 occurred. 11 (b) The primary purpose of such investigation is to protect the abused, 12 neglected, or exploited adult. 13 (c) The investigation shall be completed and a determination entered. The investigation and investigative report shall include: 14 15 (1) The nature, extent, and cause of the abuse, sexual abuse, or 16 negligence neglect, or exploitation of the endangered adult; 17 (2) The identity of the person responsible; 18 (3) The names and conditions of other adults in the home; 19 (4) The evaluation of the persons responsible for the care of the 20 abused, neglected, or exploited adult, if any; 21 (5) The home environment and relationship of the abused, neglected 22 or exploited adult to the next of kin or other person responsible for his 23 care, and all other pertinent data; and 24 (6) (A) A visit to the abused, neglected or exploited adult's home 25 and an interview with the abused, neglected or exploited adult. The investigators shall interview the abused, neglected or exploited adult alone 26 27 and out of hearing of any next of kin or other persons responsible for his or 28 her care. An interpreter may be present during the interview of the abused, 29 neglected or exploited adult, if necessary. (B) If the admission to the home, institution, or other 30 31 place that the abused, neglected or exploited adult may be, or permission of the next of kin or other person responsible for the adult or in charge of any 32 place where the abused, neglected or exploited adult may be, cannot be 33 34 obtained, then the probate court, upon cause shown, shall order the next of 35 kin or person responsible and in charge of any place where the abused, neglected or exploited adult may be to allow entrance for the examination and 36

1 investigation.

2 <u>(C) Further, if admission to the home cannot be obtained due to</u> 3 <u>hospitalization or similar absence of the abused, neglected or exploited adult</u> 4 <u>and admission to the home is necessary to complete the investigation, then the</u> 5 <u>probate court, upon cause shown, shall order and authorize law enforcement to</u> 6 <u>assist the department in obtaining entrance to the home for the required</u> 7 investigation of the home environment.

(d) The investigation may include a medical, psychological, social, 8 9 vocational, financial, and educational evaluation and review, where necessary. The medical, mental health, or other records regarding the abused, neglected 10 11 or exploited adult maintained by any facility whose administrator is required 12 by Section 5-28-203 to report suspected abuse, neglect, or exploitation or maintained by any person required by Section 5-28-203 to report suspected 13 14 abuse, neglect, or exploitation shall be made available to the department for 15 the purposes of conducting an evaluation or review under this subsection.

(e) (1) (A) If, before the investigation is completed, the opinion of
the investigators is that the immediate removal of the endangered <u>abused</u>,
<u>neglected</u>, or exploited adult is necessary to protect him <u>or her</u> from further
abuse, <u>sexual abuse</u>, <u>exploitation</u> or neglect, the investigators may petition
the probate court for an order of temporary protective custody. The probate
court, upon good cause being shown, may issue an order for temporary
protective custody in the manner and procedures provided in Section 5-28-303.

23 (B) (2) If, before the investigation is completed, the opinion of the investigators is that the abused, exploited, or neglected adult is in 24 imminent danger of death or serious bodily harm, that available services have 25 been offered to alleviate the danger and have been refused, and the abused, 26 27 exploited or neglected adult's capacity to comprehend the nature and 28 consequences of remaining in the situation or condition cannot be adequately 29 assessed in the home, the investigators may petition the probate court for an order of temporary protective custody for the purpose of having the adult 30 31 evaluated. The probate court, upon good cause being shown, may issue an order for temporary custody for the purpose of having the adult evaluated. The 32 petition shall be filed and the order issued in the manner and procedures 33 provided in § 5-28-303. 34

35 (2) The investigative reports of the department shall be made
 36 available to the probate court upon request.

36

HB1385

(f) The department shall make a written report or case summary, together
 with services offered and accepted, to the state central registry on forms
 supplied by the registry for the purpose.
 (g) Upon completion of the investigation, the investigating agency shall

<u>determine that the allegations of adult abuse, sexual abuse, neglect, or</u>
<u>exploitation are either:</u>

7 (1) 'Unfounded' shall be entered when the allegation is not supported by a preponderance of the evidence. Unfounded reports may be used 8 9 within the department prior to expungement for purposes of danger assessment 10 on future reports. There can be no disclosure outside the Department of unfounded reports or information obtained during an unfounded investigation 11 12 except for release to the prosecutor for the limited purpose of prosecution of 13 a person who willfully makes false notification pursuant to this subchapter, to a subject of the report, or to a court if the information in the record is 14 15 necessary for a determination of an issue before the court.

(A) This section shall not prevent the Department from
 offering services, from petitioning the court for protective custody, or from
 petitioning the probate court for an order of investigation prior to
 completion of an investigation. Further, this section shall not prohibit
 sharing of information with law enforcement, coroners or medical examiners, or

21 prosecutors prior to investigative determination as discussed elsewhere in
22 this chapter.

(B) If the investigation cannot be completed, the
 investigation shall be determined incomplete and placed in inactive status for
 one year, at which time it will be expunged. The report shall include
 documentation indicating why the investigation could not be completed.
 (C) For purposes of disclosure, pending or inactive reports
 shall be treated as unfounded.

29 (2) 'Founded' shall be entered when the allegation is supported by
 30 some credible evidence. A determination of founded shall not be entered
 31 solely because an adult, practicing his or her religious beliefs, is receiving

32 <u>spiritual treatment as indicated in Section 5-28-105.</u>

(h) The founded investigative reports maintained in the department's
 central registry shall be made available to the probate court upon request."

SECTION 9. Arkansas Code 5-28-211 is amended to read as follows:

1	"5-28-211. Rights of subject of report. <u>Notice of finding - Amendment</u>
2	and appeal.
3	(a) At any time, the subject of a report may receive, upon request, a
4	report of all information contained in the central registry concerning
5	<u>completed founded investigations of which he or she is a subject</u> . However,
6	the director of the department or his authorized agent is authorized to
7	prohibit the release of data that would identify the person who made the
8	report or who cooperated in a subsequent investigation if the director
9	reasonably finds the data to be detrimental to the interest or safety of the
10	person. With respect to pending or inactive investigations, the subject may
11	only be advised that the investigation is pending or inactive. With respect
12	to unfounded investigations, the subject may only be advised that a report was
13	unfounded and the date the determination was made.
14	(b)(1) At any time subsequent to the completion of the investigation,
15	but in no event later than ninety (90) days after the receipt of a report, a
16	subject of the report may request the director of the department to amend,
17	seal, or expunge the record of the report.
18	(2) If the director refuses or does not act within a reasonable
19	time, but in no event later than thirty (30) days after such request, the
20	subject shall have the right to a fair hearing to determine whether the record
21	of the report in the central registry should be amended or expunged on the
22	grounds that it is inaccurate or it is being maintained in a manner
23	inconsistent with this chapter.
24	(3) The burden, in such a hearing, shall be on the department and
25	appropriate adult protective services.
26	(4) Notice shall be given to all parties concerned, and in the
27	hearings the fact that there was a finding of adult abuse, sexual abuse, or
28	negligence shall be presumptive evidence that the report was substantiated.
29	(c)(1) Written notice of any amendment or expungement made pursuant to
30	the provisions of this chapter shall be served on each subject of such report
31	and to the appropriate local adult protective service.
32	<del>(2) The latter, upon receipt of this notice, shall take similar</del>
33	action regarding any central registry for adult abuse, sexual abuse, or
34	negl i gence.
35	(b) (1) Following completion of the investigation, the department shall
36	notify each known subject of the report of the determination within 30 days

1	after completion of the investigation. If the report is determined to be	
2	founded, notification shall be by hand delivery or by certified mail,	
3	restricted delivery.	
4	(2) Such notification shall include the following:	
5	(i) The investigative determination, exclusive of the source	
6	of the notification;	
7	(ii) A statement that a subject of a founded report may	
8	<u>request an administrative hearing;</u>	
9	(iii) A statement that such request must be made to the	
10	department within thirty (30) days of receipt of the notice of determination;	
11	(iv) The name of the person making notification, his	
12	occupation, and where he can be reached.	
13	(c) The administrative hearing process must be completed within one	
14	hundred and eighty (180) days from the date of the receipt of the request for	
15	a hearing, unless the person appealing waives the time limit.	
16	(d) When the department conducts such administrative hearings, the	
17	chief counsel of the department is authorized to require the attendance of	
18	witnesses and the production of books, records, or other documents through the	
19	issuance of subpoenas when such testimony or information is necessary to	
20	adequately present the position of the Department of Human Services, law	
21	enforcement or the Attorney General's office, or the alleged offender in a	
22	report. Failure to obey the subpoena may be deemed a contempt, punishable	
23	accordingly.	
24	(e) No action by appeal from a determination that a report is founded	
25	shall be brought more than two (2) years after the completion of the	
26	investigation."	
27		
28	SECTION 10. Arkansas Code 5-28-213 is amended to read as follows:	
29	"5-28-213. Availability of reports of adult abuse.	
30	(a) Reports made pursuant to this chapter, as well as any other	
31	information obtained, and reports written or photographs taken concerning	
32	reports in the possession of the department shall be confidential and shall be	
33	made available <u>only</u> to:	
34	(1) A physician who has before him an endangered <u>or impaired</u> adult	
35	whom he reasonably believes may have been abused, sexually abused, exploited	
36	or neglected;	

1 (2) A person authorized to place the adult in protective custody 2 when such a person has before him an adult whom he reasonably believes may 3 have been abused, sexually abused, <u>exploited</u> or neglected, and such person 4 requires the information to determine whether to place the adult in protective 5 custody;

6 7 (3) An authorized agency having responsibility for the care or supervision of a subject of a report <u>an endangered or impaired adult</u>;

8

(4) Any person who is the subject of a report;

9 (5) A court where it determines that such information is necessary10 for the determination of an issue before the court;

(6) A prosecuting attorney, law enforcement official, or coroner
conducting a criminal investigation or investigating a death or the Attorney
General <u>or his designated investigator</u> when conducting an investigation of
abuse, <u>exploitation</u>, or neglect;

15 (7) A person who has made a report of suspected abuse, neglect, or 16 exploitation only to the extent that he may be informed after completion and 17 closure of the investigation whether legal action was taken, services were 18 provided, or no action was taken. No further information shall be released 19 and the person shall be informed of the confidentiality of the information and 20 the penalties for disclosure.

21 (8) Agencies employing personal care assistants for purposes of
 22 screening applicants upon submission of a signed, notarized release from said
 23 applicant. The only information released to the agency will be whether or not
 24 the registry contains any founded reports naming the applicant as an offender.

(b) Under no circumstances shall the information contained in the
statewide central registry be released unless the person's or official's
capacity is confirmed by the department and the released information states
whether or not the report is founded or unfounded.

(c) A person given access to names or other information identifying a
subject of the report, except the subject of a report, shall not divulge or
make public identifying information unless he is <u>an agent of the Department</u>,
the prosecuting attorney or other law enforcement official and the purpose is
to initiate or provide evidence in a court action.

34 (d) However, information contained in the statewide central registry for
35 abused adults may be made available to bona fide and approved research groups
36 solely for the purpose of scientific research, but in no event shall the names

1	of individuals be released, nor shall specific circumstances or facts related	
2	to a specific individual be utilized in any research report which might be	
3	identifiable with such individual.	
4	(e) Any person who willfully permits and any other person who encourages	
5	the release of data or information contained in the central registry to	
6	persons not permitted by this chapter shall be guilty of a Class A	
7	misdemeanor."	
8		
9	SECTION 11. Arkansas Code 5-28-214 is amended to read as follows:	
10	"5-28-214. Reports as evidence.	
11	A written report from persons or officials required by this chapter to	
12	report shall be admissible in evidence in any proceeding relating to adult	
13	abuse, sexual abuse, <del>or negligence.</del> <u>neglect, or exploitation. The affidavit</u>	
14	<u>of a physician, psychiatrist, psychologist, or licensed certified social</u>	
15	worker shall also be admissible in evidence in any proceeding relating to	
16	adult abuse, sexual abuse, or neglect, or exploitation."	
17		
18	SECTION 12. Subchapter 2 of Chapter 28 of Title 5 of the Arkansas Code	
19	is amended by adding a new section at the end to read as follows:	
20	" <u>5-28-216.</u> Penal ti es	
21	<u>(a) (1) Any person, official, or institution negligently or willfully</u>	
22	failing to make notification when required by this subchapter shall be guilty	
23	<u>of a Class C misdemeanor.</u>	
24	(2) Any person, official, or institution willfully making false	
25	<u>notification pursuant to this subchapter, knowing such allegations to be</u>	
26	false, shall be guilty of a Class A misdemeanor.	
27	(3) Any person, official, or institution willfully making false	
28	notification pursuant to this subchapter, knowing such allegations to be	
29	false, and who has been previously convicted of making willful false	
30	allegations, shall be guilty of a Class D felony.	
31	(b) Any person who willfully permits, and any other person who	
32	encourages, the release of data or information contained in the central	
33	registry to persons to whom disclosure is not permitted by this subchapter	
34	shall be guilty of a Class A misdemeanor."	
35		
36	SECTION 13. Subchapter 3 of Chapter 28 of Title 5 of the Arkansas Code	

1 is amended to read as follows:

2

"5-28-301. Emergency custody.

3 (a) (1) The department or a law enforcement official - may take an 4 abused, neglected or exploited endangered adult into emergency protective custody, or any person in charge of a hospital or similar institution or any 5 physician treating any such adult may keep that adult in his custody, whether 6 7 or not medical treatment is required, if the circumstances or condition of the adult are such that continuing at his place of residence or in the care or 8 custody of a parent, quardian, or other person responsible for the adult's 9 care presents imminent danger to that adult's health or safety and the adult 10 11 lacks the capacity to comprehend the nature and consequences of remaining in a 12 situation that presents imminent danger to his health or safety.

(2) However, emergency protective custody shall not exceed
seventy-two (72) hours, excluding weekends and holidays, three (3) working
days, and the probate court and the department shall be notified immediately
upon taking such adult into emergency protective custody, in order that adult
protective proceedings may be initiated. An emergency ex parte order of
custody shall be obtained on the abused, neglected, or exploited adult within
the seventy-two (72) hours.

20 (3) When emergency protective custody is exercised pursuant to this section, the person exercising such custody or the department shall have 21 22 authority to consent to having the abused, neglected or exploited adult transported by ambulance if medically appropriate, even if the adult objects. 23 24 No court order shall be required for such ambulance transport. When an ambulance driver or company acts in good faith pursuant to this section, the 25 immunity provisions of Section 5-28-215 shall apply. Good faith of the 26 27 ambulance driver or company shall be presumed.

(b) When action is taken under subsection (a) of this section for
emergency protective custody, If the court grants the ex parte order of
emergency custody, a preliminary hearing shall be held within two (2) five (5)
working days to establish probable cause for grounds for protective custody.

33

5-28-302. Voluntary placement.

34 (a) Any person may request voluntary protective placement under this35 chapter.

36 (b) No civil rights are relinquished as a result of such placement.

1 (c) Procedures for hearings pursuant to Sections 5-28-303, 5-28-304, and 2 5-28-306 shall be followed. 3 4 5-28-303. Temporary custody. (a) The Department may file a petition requesting the probate court to 5 find that there is probable cause to place an endangered abused, neglected or 6 7 exploited adult in temporary custody for a period of up to fourteen (14) days 8 thirty (30) days. 9 (b) During the period the endangered abused, neglected or exploited adult is in temporary custody the court may order or authorize the department 10 11 to obtain medical treatment or physical or psychological evaluations, or 12 investigate the endangered adult's financial affairs, or simply order a hearing for long-term protective custody or court-ordered services be held 13 14 within fourteen (14) days. 15 16 5-28-304. Long-term custody - Notice. (a)(1) The department may file a petition requesting that an endangered 17 18 abused, neglected or exploited adult be placed in the department's long-term 19 protective custody. 20 (2) Alternatively, or in combination with a petition for protective custody, the department may file a petition for court-ordered 21 22 services requesting that the abused, neglected or exploited adult or the primary caregiver of the adult be ordered to accept services in the adult's 23 24 home environment in lieu of being placed in protective custody.  $\frac{(2)}{(3)}$  The petition requesting long-term protective custody or 25 26 court-ordered services may be combined with the petition requesting temporary 27 protective custody. 28 (b) Notice of a petition for long-term protective custody or court-29 ordered services shall be served upon the respondent at least seven (7) calendar days prior to the time set for a hearing. 30 31 (c) Upon service of the notice, the respondent will be given notice of the long-term hearing, a copy of the petition, and a copy of the order for the 32 33 hearing. 34 (d) In addition, the respondent will be advised of the following rights: 35 (1) The right to effective assistance of counsel; (2) The right to be present at the hearing; 36

1 (3) The right to present evidence on his own behalf; 2 (4) The right to cross-examine witnesses who testify against him; 3 (5) The right to present witnesses in his own behalf; 4 (6) The right to remain silent; and (7) The right to view and copy all petitions, reports, and 5 documents retained in the court file. 6 7 (e) The persons person(s) serving the notice shall return the certificate of notice service to the probate court verifying that the 8 petition, and copy of the order for hearing, and a statement of the above 9 rights have been delivered and notice given. 10 (f) Additionally, notice shall be given to: 11 12 (1) The legal counsel; 13 (2) The next of kin whose names and addresses are known to the 14 petitioner; 15 (3) The person having physical custody of the respondent; 16 (4) Any person named in the petition; and (5) The department of any governmental agency or private group 17 18 from whom the respondent is known to be receiving aid; and 19 (6) (5) Such other persons or entities as the court may require. 20 (q) The probate clerk shall not charge or collect a filing fee from the department when it files a petition for temporary or long-term protective 21 22 custody, for temporary custody for purposes of evaluation, for court-ordered 23 services, or for order of investigation. 24 25 5-28-305. Contents of petition. 26 The petition shall set forth the following: 27 (1) The name, address, and (if known) the date of birth of the 28 endangered abused, neglected or exploited adult; 29 (2) The endangered abused, neglected or exploited adult's current 30 location; 31 (3) The name and address of the endangered abused, neglected or 32 exploited adult's closest adult relative, if known; (4) The facts which, if proven, cause the person to be an endangered 33 34 abused, neglected or exploited adult. The facts may be set out in an 35 affidavit attached to the petition and incorporated therein; and (5) The relief requested by the petitioner. 36

1 2 5-28-306. Long-term custody -- Hearing -- Placement -- Appeal. 3 (a)(1) A hearing for long-term protective custody or court-ordered 4 services shall be no later than fourteen (14) thirty (30) days from the date the order for temporary protective custody was signed, unless the court 5 extends the time in which the hearing must be held upon a finding that 6 7 extenuating circumstances exist. and that the hearing cannot be held within fourteen (14) days in accordance with Section 5-28-301(c). 8 9 (2) The court may continue the order for temporary protective custody and extend the time for holding the hearing for long-term protective 10 custody upon agreement of the parties. 11 12 (b) The court may hold a hearing for long-term protective custody or court-ordered services anywhere in the judicial district upon the agreement of 13 14 the parties. (1) The court shall make a finding in connection with the 15 16 determination of the least drastic restrictive alternative to be considered proper under the circumstances, including the finding for noninstitutional 17 18 care wherever possible. 19 (2) Where there are services available to remedy the imminent 20 danger to the endangered abused, neglected or exploited adult, the court may order the endangered adult or the caregiver for the adult to accept the 21 22 services in lieu of placing the endangered adult in protective custody. (c) In the order, the court shall specify: 23 24 (1) The placement or care plan to be followed; The reason for the placement or care to be given; 25 (2) 26 (3) The scope and duration of the order; (4) That the department periodically review the case every six (6) 27 28 months, or more frequently if warranted; 29 (5) That the department monitor the services being received in lieu of 30 protective custody as often as is necessary to prevent the recurrence 31 of the danger; and (6) The requirement of judicial court review of the case, either formal 32 or informal as determined by the court, at least once a year. 33 34 (d) No long-term protective custody may be ordered unless there is a 35 determination by the court that: 36 (1) The person is lacking the capacity to comprehend the nature

1	and consequences of remaining in a situation that presents an imminent danger
2	to his health or safety;
3	(2) The individual is unable to provide for his own protection
4	from abuse or neglect; <del>or</del> <u>and</u>
5	(3) The court finds clear and convincing evidence that the
6	individual to be placed is in need of placement as provided in this chapter.
7	(e) Placement may be in such facilities as nursing homes, boarding
8	homes, medical institutions, foster care services, or other facilities that
9	provide either medical or personal supervision.
10	(f) Placement under this section does not replace commitment of a
11	person in need of acute psychiatric treatment, or alcohol or drug abuse
12	treatment. Placement under this section does not apply to domestic abuse of
13	mentally competent persons. No adult shall be placed in the custody of the
14	department for the sole purpose of consenting to the adult's medical
15	treatment.
16	(g) Any person aggrieved by any order for long-term protective custody
17	or for court-ordered services may appeal to a court of competent jurisdiction
18	in the manner and procedures now provided by law.
19	
20	5-28-307. Protection of Assets of Person in the Custody of the
21	Department.
22	The Court shall have the authority to enter orders, as needed, to
23	identify, secure and protect the assets of any person in the custody of the
24	department. The Court shall also have the authority to direct payment from
25	the assets of the person in department custody for services rendered or goods
26	purchased by or for the person in the custody of the department.
27	
28	5-28-308. Jurisdiction - Custody Proceedings.
29	The probate court shall have jurisdiction over proceedings for temporary and
30	long term protective custody, for court-ordered services, or for an order of
31	investigation pursuant to this chapter.
32	
33	SECTION 14. Arkansas Code 5-28-212 is amended to read as follows:
34	"Unless an investigation of a report conducted pursuant to this chapter
35	determines that <del>some credible</del> <u>a preponderance of the</u> evidence exists of
36	alleged abuse, sexual abuse, or neglect of an endangered adult, all

information identifying the subject of the report shall be expunded from the central registry one (1) year after the report was filed with the Department of Human Services." SECTION 15. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code. SECTION 16. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable. All laws and parts of laws in conflict with this act are SECTION 17. hereby repealed. /s/ Ferrell