1	State of Arkansas	As Engrossed: S4/4/01 H4/12/01		
2	83rd General Assembly	A Bill		
3	Regular Session, 2001		SENATE BILL	864
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5	By: Senator Everett			
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8		For An Act To Be Entitled		
9	AN ACT	TO AMEND ARKANSAS CODE 16-87-216 AND		
10	REVI SE	THE DUTIES AND ROLE OF THE JUVENILE		
11	OMBUDSI	MAN DIVISION WITHIN THE ARKANSAS PUBLIC	2	
12	DEFENDE	ER COMMISSION; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15	AN A	ACT TO AMEND ARKANSAS CODE 16-87-216		
16	AND	REVISE THE DUTIES AND ROLE OF THE		
17	JUVE	ENILE OMBUDSMAN DIVISION WITHIN THE		
18	ARKA	ANSAS PUBLIC DEFENDER COMMISSION.		
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
22				
23	SECTI ON	1. Arkansas Code 16-87-216 is amended	to read as foll	ows:
24	16-87-216. Juv	venile Ombudsman Division.		
25	(a) For purpos	ses of this section, the following defi	ni ti ons-shal l	
26	appl y:			
27	(1) "Ex∈	ecutive director" means the Executive D	i rector of the	
28	Arkansas Public Defer	nder Commission;		
29	(2) "DYS	S" means the Division of Youth Services	of the Departm	rent
30	of Human Services;			
31	(3) "Juv	venile" means any juvenile who has been	⊢ <i>committed to t</i>	:he
32	custody of the Divisi	on of Youth Services pursuant to a dis	position order	-of
33	a juvenile division d	of a circuit-chancery court;		
34	(4) "Bes	st interests of the juvenile" include t	hose actions ar	ıd
35	courses of action whi	-ch:		
36	- (A)	Keep the juvenile safe from physical	, mental, or	

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1	sexual abuse while in state custody;
2	(B) Carry out the court's disposition plan; and
3	(C) Work toward rehabilitating the juvenile.
4	(b)(1) It is the intent of the General Assembly to create a Juvenile
5	Ombudsman Division of the Arkansas Public Defender Commission to provide for
6	an independent oversight mechanism of the secure facilities to which many
7	juveniles are committed once placed in state custody pursuant to a
8	di sposi ti on order.
9	(2)(A) There shall be created within the Arkansas Public
10	Defender Commission a Juvenile Ombudsman Division.
11	(B) Within this division, there shall be regional offices
12	located in the geographic vicinity of the facilities to which juveniles in
13	the custody of the Division of Youth Services have been committed.
14	(c)(1) The executive director shall appoint each juvenile ombudsman
15	and select a chief ombudsman to assist in the administration of the program.
16	(2) The minimum qualifications for a juvenile ombudsman shall be
17	as follows:
18	(A) A master's degree in:
19	(i)(a) Social work;
20	(b) Psychology; or
21	(c) Law; or
22	(ii) A related field; or
23	(B) A bachel or degree in:
24	(i)(a)(1) Social work;
25	(2) Psychology; or
26	(3) Law; or
27	(b) A related field; and
28	(ii) Four (4) years' direct experience in programs
29	serving juvenile offenders and their families.
30	(3) Support staff for each regional office shall be hired by the
31	executi ve-di rector.
32	(d)(1) Each juvenile committed to a secure Division of Youth Services
33	facility shall be appointed a juvenile ombudsman.
34	(2) The powers and duties of the juvenile ombudsman shall be as
35	follows:
36	(A) To initiate and maintain contact with the juvenile

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    throughout the juvenile's custodial placement and for a period of up to six
 2
    (6) months following the juvenile's release from state custody;
 3
                       (B) To expl ai n:
 4
                             (i) The disposition and the treatment plan to the
    juvenile and the juvenile's family; and
5
                             (ii) What is expected of the juvenile and the
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    family;
                       (C) To work with the Division of Youth Services and other
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    persons involved in the treatment plan to ensure that the letter and spirit
     of the court's orders are carried out, including, but not limited to, meeting
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    with treatment teams as needed and appropriate;
                       (D) To document the juvenile's questions, complaints, and
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    concerns and seek answers to those questions and address the complaints and
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    concerns in an expedient manner;
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                       (E) To request and review, as needed, all records on the
    history and treatment of the juvenile, including family and foster care
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    history as well as any previous Division of Youth Services custodial
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    placements:
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                       (F) To maintain frequent contact or communication with the
    fol I owi na:
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                             (i) The juvenile;
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                             (ii) The juvenile's family;
                             (iii) Division of Youth Services officials,
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    including, but not limited to, school and treatment staff of the Division of
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    Youth Services and private entities involved in the custody and care of the
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    i uveni l e;
                             (iv) The court having jurisdiction over the
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    juvenile, in the form of progress reports, to be submitted at least every
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    forty-five (45) days; and
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                             (v) The executive director;
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                       (G)(i) To identify instances where necessary services are
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    not being provided or are not being provided in an appropriate manner.
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                             (ii) When such a problem is identified, the
    ombudsman shall:
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35
                                   (a) Notify the Director of the Division of
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    Youth Services, the juvenile court having jurisdiction, and the juvenile's
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1	attorney or attorneys of the problem; and
2	(b) Seek to mediate an appropriate solution
3	which is consistent with the orders of the court and in the best interests of
4	the juvenile;
5	(H) To make unannounced visits to the Division of Youth
6	Services facilities in the ombudsman's region, whether state run or privately
7	operated facilities, to assure the safety and well-being of the juveniles;
8	(I) Upon receipt of a complaint, the ombudsman shall
9	follow the child maltreatment act, § 12-12-501 et seq., in reporting the
10	complaint to:
11	(i) The executive director;
12	(ii) The Department of Arkansas State Police; and
13	(iii) The Director of the Division of Youth
14	Services, who shall be responsible for ensuring that the juvenile is
15	immediately sequestered to an area of safety; and
16	(J) To prepare annual reports on the overall functioning
17	of each facility in the ombudsman's region to be submitted to:
18	(i) The executive director;
19	(ii) The juvenile court;
20	(iii) The Director of the Division of Youth
21	Servi ces;
22	(iv) The House Interim Committee on Aging, Children
23	<u>& Youth, Legislative and Military Affairs;</u>
24	(v) The Senate Interim Committee on Children and
25	Youth; and
26	(vi) The Governor.
27	(e)(1) All matters under investigation by the Juvenile Ombudsman
28	Division shall be confidential.
29	(2) However, disclosure may be necessary to perform the duties
30	of the office and to support recommendations resulting from the
31	i nvesti gati on.
32	(f)(1) The executive director shall operate the Juvenile Ombudsman
33	Division in such a manner that the respective juvenile ombudsmen shall not be
34	deemed to be a part of the same office for purposes of appointments in
35	conflict of interest situations.
36	(2)(A) In a situation in which there is convincing physical

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1	evidence to support an allegation of abuse by a juvenile which stems from
2	involvement with another juvenile assigned to the same ombudsman, the
3	ombudsman shall notify the executive director of the conflict situation.
4	(B) The executive director shall then assign a temporary
5	ombudsman from within the system or, if necessary, appoint a temporary
6	ombudsman from outside the system for each juvenile involved until the
7	si tuati on is resolved.
8	(C) In the event a temporary ombudsman is appointed from
9	outside the Juvenile Ombudsman Division, compensation for the temporary
10	ombudsman shall be paid by the Arkansas Public Defender Commission.
11	(a) For purposes of this section, the following definitions shall
12	appl y:
13	(1) "Executive director" means the Executive Director of the
14	Arkansas Public Defender Commission.
15	(2) "Division" means the Division of Youth Services of the
16	Department of Human Services.
17	(3) "Juvenile" means any juvenile who has been committed to the
18	custody of the Division of Youth Services pursuant to a disposition order of
19	the juvenile division of a circuit court.
20	(4) "Best interests of the juvenile" includes those actions and
21	courses of action which:
22	(A) Keep the juvenile safe from physical, mental or sexual
23	abuse while in state custody;
24	(B) Are considerate of the court's recommendations and
25	adhere to the juvenile's treatment plan; and
26	(C) Work toward rehabilitating the juvenile.
27	(b)(1) It is the intent of the General Assembly to create a Juvenile
28	Ombudsman Division of the Arkansas Public Defender Commission to provide for
29	independent oversight of the division's facilities and programs.
30	(2) There shall be created within the Arkansas Public Defender
31	Commission a Juvenile Ombudsman and Assistant Juvenile Ombudsmen that shall
32	be appointed by the executive director.
33	(3) The minimum qualifications for a juvenile ombudsman shall be
34	as follows:
35	(A) A master's degree in:
36	(i) Social work;

1	(11) Psychology;
2	<u>(iii) Law; or</u>
3	(iv) A related field; or
4	(B) A bachelor's degree in:
5	<u>(i) Social Work</u>
6	(ii) Psychology; or
7	<u>(iii) A related field; or </u>
8	(C) Four (4) years direct experience in programs serving
9	juvenile offenders and their families.
10	(D) No waiver of the above minimum qualifications shall be
11	permitted.
12	(c) The powers and duties of the juvenile ombudsman shall be as
13	follows:
14	(1) The ombudsman shall be given on line access to all tracking
15	systems maintained by the division including but not limited to the:
16	(A) Incident report tracking system and the disposition of
17	incidents reported therein;
18	(B) Parent help line tracking system; and
19	(C) Juvenile tracking system.
20	(2) The Ombudsman may attend scheduled meetings or reviews of
21	juvenile intake, program progress or aftercare planning.
22	(3) The ombudsman shall be given access to any meeting or
23	document that would be accessible to the general public through the Freedom
24	of Information Act.
25	(4) The ombudsman shall be given reasonable prior notice of all
26	major activities of the division's Audit and Compliance Section and shall be
27	permitted to accompany the division's monitor or monitoring team on any
28	monitoring visit or audit.
29	(5) The ombudsman shall be subject to the same compliance with
30	all procedures, policies and laws regarding the confidentiality of juveniles
31	committed to the division as required by division employees.
32	(6) The ombudsman may initiate and maintain contact with any
33	juvenile during the juvenile's custodial placement or while on aftercare
34	<u>status.</u>
35	(7) The ombudsman shall be given access to the juveniles and
36	juveniles' records and meetings of program progress and case planning at all

1	Division of Youth Services privately contracted facilities.
2	(8) Identify instances where necessary services are not being
3	provided with respect to the safety, health, education, and rehabilitation of
4	the juvenile as identified in a treatment plan. When a problem is identified,
5	the ombudsman shall notify the Director of the Division of Youth Services or
6	the director's designee, the juvenile court having jurisdiction, the
7	juvenile's parents or guardian, the juvenile's attorney or attorneys of the
8	problem.
9	(9) Document juvenile's questions, complaints and concerns
10	related to the juvenile's health, safety, education and treatment, and seek
11	answers to those questions and address the complaints and concerns in an
12	expedient manner.
13	(10) To request and review, as needed, all records on the
14	history and treatment of the juvenile while in the custody of the division or
15	in aftercare, including related agency and court records.
16	(11) To make unannounced visits to the Division of Youth
17	Services facilities, whether state run or privately operated, to assure the
18	safety and well being of the juveniles.
19	(12) Upon receipt of a complaint involving alleged child
20	maltreatment, the ombudsman shall immediately report the alleged incident to
21	the Child Abuse Hotline, the facility director and the Director of the
22	Division of Youth Services or the director's designee, who shall be
23	responsible for ensuring the juvenile's safety.
24	(13) To prepare annual reports on the overall functioning of the
25	Division of Youth Services ability to provide for the safety, health,
26	education and rehabilitation of juveniles committed to DYS. The report shall
27	<u>be submitted to:</u>
28	(A) The Director of Department of Human Services and the
29	<u>Director of the Division of Youth Services;</u>
30	(B) The House Interim Committee on Aging, Children and
31	Youth, Legislative and Military Affairs;
32	(C) The Senate Interim Committee on Children and Youth;
33	(D) The judges of the Juvenile Division of Circuit Court;
34	<u>and</u>
35	<u>(E) The Governor.</u>
36	(14) To prepare annual reports comparing the court's

1	recommendations, DYS's treatment plans and the actual services provided.		
2	(15) Division's Audit and Compliance process to verify that each		
3	juvenile has unhampered access to a grievance process that addresses the		
4	juvenile's questions, complaints, and concerns in a timely manner in		
5	accordance with Division of Youth Services policy and procedure or applicable		
6	<u>statute.</u>		
7	(d) The Ombudsman shall have no authority to command or otherwise		
8	instruct any Division employee or contracted agent of the Division of Youth		
9	Services regarding any aspect of programming or operations, nor may the		
10	Ombudsman alter or countermand any instruction to, or participation by,		
11	juveniles that is consistent with the policy and procedure of the Division of		
12	Youth Services or otherwise part of the treatment plan, program or operations		
13	associated with the agency.		
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17	SECTION 2. Arkansas Code 29-30-190 is repealed.		
18	29-30-190. Arkansas Public Defender Commission - Juvenile Ombudsman		
19	Di vi si on.		
20	(a) It is the intent of the General Assembly to create a Juvenile		
21	Ombudsman Division to provide for an independent oversight mechanism of the		
22	secure facilities, to which many juveniles are committed once placed in state		
23	custody pursuant to a disposition order.		
24	(b) Effective July 1, 1999, there shall be created within the Arkansas		
25	Public Defender Commission a Juvenile Ombudsman Division.		
26	(c) Within this Division, there shall be regional offices located in		
27	the geographic vicinity of the facilities to which juveniles in DYS custody		
28	have been committed.		
29	/s/ Everett		
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