Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/17/03 A Bill	
2	84th General Assembly	A DIII	
3	Regular Session, 2003		HOUSE BILL 1694
4 5	By: Representatives Judy <i>Blair</i>	, King, Borhauer, Eason, C. Johnson	
6	By: Senator Brown	King, Dornauer, Euson, C. Johnson	
7	by. Schulor Brown		
, 8			
9		For An Act To Be Entitled	
10	AN ACT TO	AMEND THE CHILD ABUSE AND NEGLE	СТ
11	PREVENTION	N ACT; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	TO AMEN	ND THE CHILD ABUSE AND NEGLECT	
15	PREVENT	TION ACT.	
16			
17			
18	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF AR	RKANSAS:
19			
20	SECTION 1. Arkansa	as Code Title 9, Chapter 30, Sub	ochapter l is amended
21	to read as follows:		
22	9-30-102. Purpose.	•	
23	It is the purpose of	of this chapter to encourage the	e direct provision of
24	services to prevent <u>:</u>		
25		<u>hild</u> abuse and neglect; <u>and</u>	
26	(2) Children	n of prisoners from becoming our	future prisoners.
27			
28	9-30-103. Definiti		
29 20		apter, unless the context otherw	-
30 31	Board created by this cha	means the State Child Abuse and	i Negrect Prevention
32		means a person under eighteen ((18) years of age.
33		abuse" means any nonaccidental p	
34			
35	mental injury, sexual abuse, or sexual exploitation inflicted by those legally responsible for the care and maintenance of the child, or an injury		
36		h the history given. The term e	



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1 and omissions; 2 (4) "Local council" means an organization formed under 3 regulations prescribed by the board consisting of an employee of the 4 Department of Human Services, an employee of the Department of Health, an 5 employee of a public secondary or elementary school, an employee of the 6 county sheriff's office or a city police department, a citizen at-large, and 7 any other persons deemed necessary by the board including, but not limited 8 to, representatives from other groups or entities involved with child abuse 9 and neglect or family violence; 10 (5) "Neglect" means: 11 (A) Failure to provide, by those legally responsible for: 12 (i) The care and maintenance of the child and the 13 proper or necessary support; 14 (ii) Education, as required by law; or 15 (iii) Medical, surgical, or any other care necessary 16 for his or her well-being; or 17 (B) Any maltreatment of the child. The term includes both acts and omissions. Nothing in this chapter shall be construed to mean a 18 19 child is neglected or abused for the sole reason he or she is being provided treatment by spiritual means through prayer alone in accordance with the 20 21 tenets or practices of a recognized church or religious denomination by a 22 duly accredited practitioner thereof in lieu of medical or surgical 23 treatment; 24 (6) "Parenting from prison program" means classes or services 25 provided to incarcerated parents at any detention or correctional facility; 26 (6)(A)(7)(A) "Prevention program" means a system of direct 27 provision of child abuse and neglect primary and secondary prevention 28 services to a child or guardian, and includes research programs related to prevention of child abuse and neglect. 29 30 (B)(i) "Primary prevention" means programs and services designed to promote the general welfare of children and families. 31 32 (ii) "Secondary prevention" means the identification 33 of children who are in circumstances where there is a high risk that abuse or 34 neglect will occur and assistance is necessary and appropriate to prevent 35 abuse or neglect from occurring; and 36 (7) "Trust fund" means the Children's Trust Fund created by this

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1	chapter.		
2	(8) "Program for the children of prisoners" means school or		
3	community based services provided to:		
4	(A) The children of individuals incarcerated in any		
5	detention or correctional facility; or		
6	(B) The caregivers of children of individuals incarcerated		
7	in any detention or correctional facility.		
8			
9	SECTION 2. Arkansas Code Title 9, Chapter 30, Subchapter 1 is amended		
10	to read as follows:		
11	9-30-105. Powers and duties of board.		
12	(a) The State Child Abuse and Neglect Prevention Board shall:		
13	(1) Meet not less than twice annually;		
14	(2) Establish a procedure for the annual internal evaluation of		
15	the functions, responsibilities, and performance of the board; and		
16	(3) Promulgate the regulations as are necessary for the		
17	implementation of this chapter.		
18	(b) Regarding the administration of the Children's Trust Fund, the		
19	State Child Abuse and Neglect Prevention Board shall:		
20	(2)(1) Promulgate regulations prescribing the procedure for		
21	establishing local councils;		
22	(3) (2) Provide for the coordination and exchange of information		
23	on the establishment and maintenance of local councils and prevention		
24	programs;		
25	(4)(3) Develop and publicize criteria for the distribution of		
26	trust fund Children's Trust Fund money under § 9-30-106;		
27	(5)(4) Monitor the expenditure of trust fund <u>Children's Trust</u>		
28	<u>Fund</u> money by persons, groups, and entities who receive trust fund Children's		
29	Trust Fund money from the board; and		
30	(6)(5) Provide statewide educational and public information		
31	seminars for the purpose of developing appropriate public awareness regarding		
32	the problems of child abuse and neglect, encourage professional persons and		
33	groups to recognize and deal with problems of child abuse and neglect, make		
34	information about the problems of child abuse and neglect available to the		
35	public and organizations and agencies which deal with problems of child abuse		
36	and neglect, and encourage the development of community prevention $\operatorname{programs}_{\overline{+}}$		

1	(7) Establish a procedure for the annual internal evaluation of
2	the functions, responsibilities, and performance of the board; and
3	(8) Promulgate the regulations as are necessary for the
4	implementation of this chapter.
5	(c) Regarding the administration of the One Percent to Prevent Fund,
6	to the extent funding is appropriated and available, the State Child Abuse
7	and Neglect Prevention Board shall:
8	(1) Develop and implement parenting from prison programs with
9	preference given to facilities where parenting from prison programs exist or
10	where community based services are available;
11	(2) Develop and implement a post-release parenting program for
12	parents who have been recently released from a detention or correctional
13	facility in communities that can establish a need for the services;
14	(3) Develop and implement a program for the children of
15	prisoners in communities that can establish a need for the services;
16	(4) Develop and implement other services and programs as needed
17	that prevent children of prisoners from becoming future prisoners;
18	(5) Provide training, quality assurance, and technical
19	assistance for each of the services and programs funded under the One Percent
20	to Prevent Fund;
21	(6) Provide for the evaluation by an independent source of all
22	services and programs funded by the One Percent to Prevent Fund; and
23	(7) On or before October 1 of each year, provide an annual
24	report to the chairpersons of the Senate Interim Committee on Children and
25	Youth and the House Interim Committee on Aging, Children and Youth,
26	Legislative and Military Affairs summarizing the evaluations of the One
27	Percent to Prevent Fund.
28	(b)(d) The board may enter into contracts with any person, group of
29	persons, or legal entity to fulfill the requirements of this section.
30	(c) (e) All books, records, and documents pertaining to the board or
31	the performance of any official function of the board shall be public records
32	and open to the public at all reasonable times.
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34	9-30-106. Receipt of money.
35	(a)(1) The State Child Abuse and Neglect Prevention Board shall be the
36	sole entity authorized to receive money from the federal government, other

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1 governments, persons, or any other entities for the Children's Trust Fund and 2 the One Percent to Prevent Fund. 3 (2) The moneys received for the Children's Trust Fund and the 4 One Percent to Prevent Fund are separate and shall only be used for the 5 purposes provided in this subchapter. 6 (b) Regarding the Children's Trust Fund: 7 (1) The board shall not accept money or other assistance from 8 the federal government or any other entity or person if the acceptance would obligate the State of Arkansas, except to the extent money is available in 9 10 the trust fund subject to the expenditure limitations prescribed by this 11 chapter for the Children's Trust Fund; and (c)(2) All money except money from the federal government 12 13 received in the manner described in this section shall be transmitted to the 14 Treasurer of State for deposit in the trust fund Children's Trust Fund. 15 (c) Regarding the One Percent to Prevent Fund, the board shall not accept money or other assistance from the federal government or any other 16 17 entity or person if the acceptance would obligate the State of Arkansas, except to the extent money is available in the One Percent to Prevent Fund. 18 19 20 9-30-107. Disbursement of funds. 21 The State Child Abuse and Neglect Prevention Board may disburse (a) 22 money appropriated from the trust fund Children's Trust Fund for exclusively 23 the following purposes: 24 (1) To make grants or loans to any person, group of persons, or 25 legal entity for the development or operation of a prevention program if at 26 least all of the following conditions are met: 27 The appropriate local council has reviewed and (A) 28 approved the program; 29 (B) The organization demonstrates an ability to match 30 through money or in-kind services at least twenty-five percent (25%) of the amount of any trust fund Children's Trust Fund money to be disbursed to it; 31 32 (C) The organization demonstrates a willingness and 33 ability to provide prevention program models and consultation to 34 organizations and communities regarding prevention program development and 35 maintenance; and 36 (D) Other conditions that the board may deem appropriate;

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1	(2) The operating expenses of the board.
2	(b) Disbursement of trust fund <u>Children's Trust Fund</u> money under
3	subsection (a) of this section shall be kept at a minimum in furtherance of
4	the primary purpose of the trust fund <u>Children's Trust Fund</u> which is to
5	disburse money under subdivisions (a)(1) and (2) of this section to encourage
6	the direct provision of services to prevent child abuse and neglect.
7	(c)(l)(A) Except as provided in subdivision (c)(2) of this section,
8	the State Child Abuse and Neglect Prevention Board may disburse money
9	appropriated from the One Percent to Prevent Fund exclusively to make grants
10	to any person, group of persons, or legal entity for the development,
11	implementation, operation, or improvement of a parenting from prison program,
12	a program for the children of prisoners, or a post-release parenting program
13	as provided in § 9-30-105(c)(2).
14	(B) To make a grant under this subsection (c), the
15	following requirements must be met:
16	(i) The board or its designee reviewed and approved
17	the program;
18	(ii) The person or entity applying for the grant
19	demonstrated the academic background and evaluative experience necessary to
20	provide program models and consultation on any of the programs under § 9-30-
21	105(c); and
22	(iii) Other conditions that the board may deem
23	appropriate.
24	(2) The State Child Abuse and Neglect Prevention Board may
25	disburse money appropriated from the One Percent to Prevent Fund for the
26	operating expenses of the board.
27	
28	9-30-108. Criteria for grants or loans.
29	In <u>Regarding the Children's Trust Fund, in</u> making grants or loans to a
30	local council, the State Child Abuse and Neglect Prevention Board shall
31	consider the degree to which the local council meets the following criteria:
32	(1) Has as its primary purpose the development and facilitation
33	of a community prevention program in a specific geographical area. The
34	prevention programs shall utilize trained volunteers and existing community
35	resources wherever practicable;
36	(2) Does not provide direct services except on a demonstration

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1 project basis, or as a facilitator of interagency projects; 2 (3) Demonstrates a willingness and ability to provide prevention 3 program models and consultation to organizations and communities regarding 4 prevention program development and maintenance. 5 6 9-30-109. Children's Trust Fund. 7 (a) There is created on the books of the Treasurer of State, the 8 Auditor of State, and the Chief Fiscal Officer of the State a special trust 9 fund to be known as the Children's Trust Fund. (b) All county clerks in this state shall charge a fee of ten dollars 10 11 (\$10.00) in addition to all other fees prescribed by law for each marriage 12 license issued, and the clerks shall transmit the ten-dollar fee to the Treasurer of State who shall deposit it in the fund Children's Trust Fund as 13 14 special revenues. 15 (c)(1) Until the balance of the trust fund Children's Trust Fund 16 reaches ten million dollars (\$10,000,000), not more than eighty percent (80%) 17 of the money credited to the trust fund during any fiscal year shall be disbursed during that fiscal year. 18 19 (2) When the balance in the trust fund Children's Trust Fund reaches ten million dollars (\$10,000,000), disbursements from the trust fund 20 21 shall be limited to the amount in excess of ten million dollars 22 (\$10,000,000). 23 (d) The Treasurer of State shall credit to the trust fund Children's 24 Trust Fund all moneys earned on the trust fund balance. 25 (e) No more than twenty percent (20%) of the revenues derived from the 26 marriage license fees during any fiscal year shall be used to cover the 27 administrative costs of the trust fund Children's Trust Fund and the 28 operation of the board. 29 (f) The twenty percent (20%) limitation does not apply to capital 30 expenditures. 31 32 SECTION 3. Arkansas Code Title 19, Chapter 6, Subchapter 4 is amended 33 to add an additional section to read as follows: 19-6-487. One Percent to Prevent Fund. 34 35 (a) There is created on the books of the Treasurer of State, Auditor of State, and Chief Fiscal Officer of the State a special revenue fund to be

1	known as the "One Percent to Prevent Fund".
2	(b)(1) All moneys collected under § 26-52-107(b) shall be deposited
3	into the State Treasury to the credit of the fund as special revenues.
4	(2) The fund shall also consist of any other revenues as may be
5	authorized by law.
6	(3) The fund shall also consist of any federal funds or private
7	foundation grants.
8	(c) The fund shall be exclusively used by the State Child Abuse and
9	Neglect Prevention Board to prevent the children of prisoners from becoming
10	our future prisoners as provided under §§ 9-30-105(c) and 9-30-107(c).
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12	/s/ Judy, et al
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