## 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: H1/21/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 1021
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5	By: Representative Thyer		
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8		For An Act To Be Entitled	
9	AN ACT TO REMOVE THE PETITIONER'S NAME FROM THE		
10	CENTRAL REGISTRY FOR FAILURE TO COMPLETE A TIMELY		
11	HEARING	IN MALTREATMENT CASES; AND FOR	OTHER
12	PURPOSES	•	
13			
14		Subtitle	
15	TO RE	MOVE THE PETITIONER'S NAME FRO	M
16	THE C	ENTRAL REGISTRY FOR FAILURE TO	
17	COMPL	ETE A TIMELY HEARING IN	
18	MALTR	EATMENT CASES.	
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20			
21	BE IT ENACTED BY THE GI	ENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
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23	SECTION 1. Arkansas Code § 12-12-512(c), concerning administrative		
24	_	ansas Child Maltreatment Act, i	is amended to read as
25	follows:		
26		every case in which a report i	
27	the department shall no	otify each subject of the repor	
28		(ii) If the offender is a ju	_
29	older and is in foster care, the department shall notify the juvenile's		
30	public defender or counsel for the juvenile and the legal parents or legal		
31	guardians of the offen		
32		(iii) If the offender is a	-
33	older, the department shall notify the legal parents or legal guardians of		
34	the offender.		
35	(B)	Notification shall be in writing	ing by certified mail,
36	restricted delivery, or	r by a process server.	

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1	(C) Notification shall include the following:		
2	(i) The investigative determination, true or		
3	unsubstantiated, exclusive of the source of the notification;		
4	(ii) A statement that the person named as the		
5	offender of the true report may request an administrative hearing;		
6	(iii) A statement that the request must be made to		
7	the department within thirty (30) days of receipt of the hand delivery or		
8	mailing of the notice of determination; and		
9	(iv) The name of the person making notification, the		
10	person's occupation, and where he or she can be reached.		
11	(2) The administrative hearing process must be completed within		
12	one hundred eighty (180) days from the date of the receipt of the request for		
13	a hearing or the petitioner's name shall be removed from the central		
14	registry, provided that:		
15	(A) Delays in completing the hearing that are attributable		
16	to the petitioner shall not count against the one-hundred-eighty-day limit;		
17	(B) Failure to complete the hearing process in a timely		
18	fashion shall not deprive the department or a court reviewing the child		
19	maltreatment determination of jurisdiction to make a final agency		
20	determination or review a final agency determination pursuant to the Arkansas		
21	Administrative Procedure Act, § 25-15-201 et seq.; and		
22	(C)(i)(B)(i) The one-hundred-eighty-day limit shall not		
23	apply if there is an ongoing criminal investigation or criminal charges have		
24	or will be filed regarding the occurrence that is the subject of the child		
25	maltreatment report.		
26	(ii) In those cases, the administrative hearing		
27	shall be stayed pending final disposition of the criminal proceedings.		
28	(iii) It shall be the duty of the petitioner to		
29	report the final disposition of the criminal proceeding to the department.		
30	(iv) Each report shall include a file-marked copy of		
31	the criminal disposition.		
32	(v) The request for administrative hearing shall be		
33	deemed waived if the petitioner fails to report the disposition of the		
34	criminal proceedings within thirty (30) days of the entry of a dispositive		
35	judgment or order.		
36	(vi) If the criminal proceedings have reached no		

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1	final outcome within twelve (12) months of the filing of the administrative		
2	appeal, the administrative appeal will be deemed waived if the petitioner		
3	fails to provide a written statement of the status of the criminal		
4	proceedings every sixty (60) days and a disposition report within thirty (30)		
5	days of the entry of a dispositive judgment or order.		
6	(3) When the department conducts administrative appeal hearings,		
7	the chief counsel of the department is authorized to require the attendance		
8	of witnesses and the production of books, records, or other documents through		
9	the issuance of subpoenas when that testimony or information is necessary to		
10	adequately present the position of the department, the investigating		
11	protective services agency, or the alleged offender or adult subject of a		
12	report.		
13	(4) If the petitioner prevails at the administrative hearing or		
14	circuit court hearing and the report is changed from true to unsubstantiated,		
15	upon request by the petitioner, the department shall tender a list of persons		
16	to whom a disclosure had previously been made that the report was true.		
17	(5)(A) If a petitioner's name is removed from the central		
18	registry as a result of a failure to comply with this subsection (c), then		
19	the Department of Human Services shall report any failures to comply with		
20	this subsection (c) for each quarter to the House Interim Committee on Aging,		
21	Children and Youth, Legislative and Military Affairs and the Senate Interim		
22	Committee on Children and Youth.		
23	(B) The quarterly report to the House Interim Committee on		
24	Aging, Children and Youth, Legislative and Military Affairs and the Senate		
25	Interim Committee on Children and Youth shall include a written explanation		
26	of the failure of the Department of Human Services.		
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28	/s/ Thyer		
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