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: H3/16/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005HOUSE BILL209)95	
4				
5	By: Representative Roebuck			
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7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND REPORTING ON EMOTIONALLY			
10	DISTURE	BED YOUTH; AND FOR OTHER PURPOSES.		
11				
12		Subtitle		
13	TO AMEND REPORTING ON EMOTIONALLY			
14	DIST	URBED YOUTH.		
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16				
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
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19		ansas Code § 20-46-105 is amended to		
20	-	ort concerning emotionally disturbed	•	_
21	(a) The Department of Human Services shall report semiannually monthly			
22	to the Legislative Council and the House Interim Committee on Public Health,			
23	Welfare, and Labor and the Senate Interim Committee on Public Health,			
24 25	Welfare, and Labor the House Interim Committee on Aging, Children and Youth,			
25	Legislative and Military Affairs and the Senate Interim Committee on Children			
26	and Youth or appropriate subcommittees thereof the utilization of residential			ŦŦ
27	treatment facilities in the Residential Treatment Program for Emotionally			
28		Disturbed Youth. on the number of children placed in residential and		
29 30	inpatient treatment programs, including sexual offender treatment, when			
30 31	Medicaid is the payment source. The monthly report shall include the			
32	following information:			
33	(1) The total number of males and the total number of females			
33 34	placed into in-state residential programs and the total number of males and total number of females placed into inpatient acute psychiatric programs,			
35	excluding sexual offender treatment programs, that were paid for by Medicaid			1
36	during the previous m			=



1	(2) The total number of males and total number of females placed			
2	into out-of-state residential programs and the total number of males and			
3	total number of females placed into inpatient acute psychiatric programs,			
4	excluding sexual offender treatment programs, that were paid for by Medicaid			
5	during the previous month;			
6	(3) The total number of males and total number of females placed			
7	into in-state residential and inpatient sexual offender treatment programs			
8	that were paid for by Medicaid during the previous month;			
9	(4) The total number of males and total number of females placed			
10	into out-of-state residential and inpatient sexual offender treatment			
11	programs that were paid for by Medicaid during the previous month;			
12	(5) The total amount of money paid by Medicaid for the previous			
13	month for in-state residential and inpatient psychiatric programs with sexual			
14	offender treatment programs, residential and acute separately identified;			
15	(6) The total amount of money paid by Medicaid for the previous			
16	month for out-of-state residential and inpatient psychiatric programs with			
17	sexual offender treatment programs, residential and acute separately			
18	identified;			
19	(7) The total number of juveniles in residential and inpatient			
20	programs, including sexual offender treatment programs, that was paid for by			
21	Medicaid during the previous month;			
22	(8) The total number of juveniles in residential and inpatient			
23	programs, including sexual offender treatment programs, that was paid for by			
24	Medicaid during the previous month who are within fifty (50) miles of an			
25	Arkansas border; and			
26	(9) The total number of juveniles in residential and inpatient			
27	programs, including sexual offender treatment programs, that was paid for by			
28	Medicaid during the previous month who are more than fifty (50) miles from an			
29	<u>Arkansas border.</u>			
30	(b) The report under this section shall include the number of			
31	placements for the previous month and the cumulative total number of			
32	placements for each fiscal year as of the date of the latest monthly report.			
33	(b) This report shall include the number of youth treated, the			
34	percentage of utilization of available facilities, and the number of beds			
35	available but not used.			
36	(c) This information shall be provided both on a statewide basis and			

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1 on the basis of each treatment facility. 2 $\frac{d}{d}$ (c) The Legislative Council may request at any time that such additional information as it deems necessary be provided by the department. 3 4 (e) (d) The deputy director of the appropriate division of the 5 department as determined by the Director of the Department of Human Services 6 shall certify by his or her signature that the information contained in these 7 reports is correct to the best of his or her knowledge. 8 9 SECTION 2. Arkansas Code § 20-46-106 is hereby amended as follows: 20-46-106. Emotionally disturbed youth treated out of state. 10 11 (a)(1) It is the intent of the General Assembly that treatment for 12 emotionally disturbed youth within the State of Arkansas will result in 13 higher quality care provided for less cost when compared with similar 14 services delivered out of state. 15 (2) Prior to making an out-of-state placement, the Department of 16 Human Services shall make and document the determinations established in 17 subsection (b) of this section. If an out-of-state placement is made without documenting the determinations, payment for services shall not be authorized. 18 19 (3) The department shall provide a report monthly to the Senate 20 Interim Committee on Children and Youth and the House Interim Committee on 21 Aging, Children and Youth, Legislative and Military Affairs reflecting the 22 number of youths in the custody of the department receiving services out of 23 state, including plans for their return to Arkansas. The monthly reports 24 shall also include the determinations made prior to each out-of-state 25 placement pursuant to subsection (b) of this section. as follows: 26 (A) The total number of males and total number of females currently in inpatient psychiatric programs, excluding sexual offender 27 28 treatment programs; and 29 (B) The total number of males and total number of females 30 currently in inpatient psychiatric programs, including sexual offender treatment programs. 31 32 (b) Before an emotionally disturbed youth is placed in an out-of-state 33 treatment facility, the department shall make and document the following 34 determinations: 35 (1) Whether the emotionally disturbed youth has been 36 appropriately and accurately diagnosed;

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1	(2) Whether an appropriate treatment facility exists within the	
2	state;		
3	(3) Whether there is an appropriate treatment facility in a	
4	border state;		
5	(4) Whether the facility being considered has the most	
6	appropriate p	rogram;	
7	(5) Whether the program requires payment of board, and if so,	
8	the amount;		
9	(6) Whether the total cost for treatment in the out-of-state	
10	facility exce	eds the cost for treatment in state;	
11	(7) Where youth residing at the facility attend school, and	
12	whether the s	chool is accredited;	
13	(8) What type of professional staff is available at the	
14	facility;		
15	(9) What mechanisms are in place to address problems that are	
16	not within th	e purview of the program;	
17	(10) What other considerations exist in addition to the youth's	
18	emotional pro	blems such as other medical conditions, travel expenses, wishes	
19	of the youth, best interests of the youth, effect of out-of-state placement		
20	on the youth, and proximity to the emotionally disturbed youth's family; and		
21	(11) What alternatives exist to out-of-state placement, and the	
22	benefits and	detriments of each alternative.	
23	(c) Th	e determinations made under subsection (b) of this section shall	
24	be included in the youth's case file and shall be reviewed and considered by		
25	the juvenile	judge.	
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27		/s/ Roebuck	
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