1 2	State of Arkansas 85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1060
4	regular Session, 2005		
5	By: Senator Salmon		
6			
7			
8		For An Act To Be Entitled	l
9	AN ACT TO C	REATE THE ADULT MALTREATME	NT CUSTODY
10	ACT; AND FO	R OTHER PURPOSES.	
11			
12		Subtitle	
13	AN ACT TO	O CREATE THE ADULT MALTREA	TMENT
14	CUSTODY A	ACT.	
15			
16			
17	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE O	OF ARKANSAS:
18			
19	SECTION 1. Arkansas	Code Title 9 is amended t	o add an additional
20	chapter to read as follows	:	
21	9-20-101. Title		
22	This chapter shall b	e known and may be cited a	as the "Adult Maltreatment
23	Custody Act".		
24			
25	9-20-102. Purpose.		
26	The purposes of this	subchapter are to:	
27		maltreated adult or long-	-term care facility
28	resident who is in imminer	t danger; and	
29		the cooperation of state	
30	providers in the service of	lelivery system for maltrea	ated adults.
31			
32	9-20-103. Definition		
33	As used in this chap		
34	(1) "Abuse" m		
35		intentional and unnecessa	
36	<u>inflicts pain on or causes</u>	injury to an endangered o	or impaired adult;

1	(B) Any intentional or demeaning act that a reasonable
2	person, regardless of age, ability to comprehend, or disability would believe
3	subjects an endangered or impaired person to ridicule or psychological injury
4	in a manner likely to provoke fear or alarm;
5	(C) Any serious and realistic threat to inflict pain on or
6	cause injury to an endangered or impaired adult; or
7	(D) With regard to any adult resident of a long-term care
8	<pre>facility:</pre>
9	(i) Any willful infliction of injury, unreasonable
10	confinement, intimidation, or punishment with resulting physical harm, pain,
11	or mental anguish; or
12	(ii) Any nursing act performed by a certified
13	nursing assistant or other unlicensed person who has not been specifically
14	delegated to that person in accordance with the Arkansas Nurse Practice Act,
15	§ 17-87-101 et seq., and any interpretations issued by the Arkansas State
16	Board of Nursing;
17	(2) "Adult maltreatment" means abuse, exploitation, neglect,
18	physical abuse, or sexual abuse of an adult;
19	(3) "Caregiver" means a related or unrelated person, an owner,
20	agent, high managerial agent of a public or private organization, or a public
21	or private organization that has the responsibility for the protection, care,
22	or custody of an endangered or impaired person as a result of assuming the
23	responsibility voluntarily, by contract, through employment, or by order of a
24	<pre>court;</pre>
25	(4) "Department" means the Department of Human Services;
26	(5) "Endangered adult" means:
27	(A) An adult eighteen (18) years of age or older who:
28	(i) Is found to be in a situation or condition that
29	poses an imminent risk of death or serious bodily harm to that person; and
30	(ii) Demonstrates a lack of capacity to comprehend
31	the nature and consequences of remaining in that situation or condition; or
32	(B) An adult resident of a long-term care facility who:
33	(i) Is found to be in a situation or condition that
34	poses an imminent risk of death or serious bodily harm to that person; and
35	(ii) Demonstrates a lack of capacity to comprehend
36	the nature and consequences of remaining in that situation or condition;

1	(6) "Exploitation" means:
2	(A) The illegal or unauthorized use or management of an
3	endangered or impaired adult's funds, assets, property, or the use of an
4	endangered or impaired adult's person, power of attorney, or guardianship for
5	the profit or advantage of himself, herself, or another; or
6	(B) Misappropriation of property of an adult resident of a
7	long-term care facility, that is, the deliberate misplacement, exploitation,
8	or wrongful, temporary, or permanent use of a resident's belongings or money
9	without the resident's consent;
10	(7) "Imminent danger to health or safety" means a situation in
11	which death or severe bodily injury could reasonably be expected to occur
12	without intervention;
13	(8)(A) "Impaired adult" means a person eighteen (18) years of
14	age or older who as a result of mental or physical impairment is unable to
15	protect himself or herself from abuse, sexual abuse, neglect, or
16	exploitation.
17	(B) For purposes of this chapter, residents of a long-term
18	care facility are presumed to be impaired persons;
19	(9) "Long-term care facility" means:
20	(A) A nursing home;
21	(B) A residential care facility;
22	(C) A post-acute head injury retraining and residential
23	<pre>facility;</pre>
24	(D) An assisted living facility;
25	(E) An intermediate care facility for the mentally
26	retarded; or
27	(F) Any facility that provides long-term medical or
28	personal care;
29	(10) "Long-term care facility resident" means a person eighteen
30	(18) years of age or older living in a long-term care facility;
31	(11) "Long-term care facility resident maltreatment" means
32	abuse, exploitation, neglect, physical abuse, or sexual abuse of an adult
33	resident of a long-term care facility;
34	(12) "Maltreated adult" means an adult who has been abused,
35	exploited, neglected, physically abused, or sexually abused;
36	(13) "Neglect" means.

1	(A) An act or omission by an endangered or impaired adult,
2	for example, self-neglect; or
3	(B) An intentional act or omission by a caregiver
4	responsible for the care and supervision of an endangered or impaired adult
5	constituting:
6	(i) Negligently failing to provide necessary
7	treatment, rehabilitation, care, food, clothing, shelter, supervision, or
8	medical services to an endangered or impaired adult;
9	(ii) Negligently failing to report health problems
10	or changes in health problems or changes in the health condition of an
11	endangered or impaired adult to the appropriate medical personnel;
12	(iii) Negligently failing to carry out a prescribed
13	treatment plan; or
14	(iv) Failing to provide to an adult resident of a
15	long-term care facility goods or services necessary to avoid physical harm,
16	mental anguish, or mental illness as defined in regulations promulgated by
17	the Office of Long-Term Care of the Division of Medical Services of the
18	Department of Human Services;
19	(14)(A) "Physical injury" means the impairment of a physical
20	condition or the infliction of substantial pain.
21	(B) If the person is an endangered or impaired adult,
22	there is a presumption that any physical injury resulted in the infliction of
23	substantial pain;
24	(15)(A) "Protective services" means services to protect an
25	endangered or impaired adult from:
26	(i) Self-neglect or self-abuse; or
27	(ii) Abuse or neglect by others.
28	(B) Protective services may include:
29	(i) Evaluation of the need for services;
30	(ii) Arrangements or referrals for appropriate
31	services available in the community;
32	(iii) Assistance in obtaining financial benefits to
33	which the person is entitled; or
34	(iv) Referrals, as appropriate, to law enforcement
35	or prosecutors;
36	(16) "Resident of a long-term care facility" means a person

1	eighteen (18) years of age or older living in a long-term care facility;
2	(17) "Serious bodily harm" means physical abuse, sexual abuse,
3	physical injury, or serious physical injury;
4	(18) "Serious physical injury" means physical injury to an
5	endangered or impaired adult that:
6	(A) Creates a substantial risk of death; or
7	(B) Causes protracted disfigurement, protracted impairment
8	of health, or loss or protracted impairment of the function of any bodily
9	member or organ;
10	(19) "Sexual abuse" means deviate sexual activity, sexual
11	contact, or sexual intercourse, as those terms are defined in § 5-14-101,
12	with another person who is not the actor's spouse and who is incapable of
13	consent because he or she is mentally defective, mentally incapacitated, or
14	physically helpless, as those terms are defined in § 5-14-101; and
15	(20) "Subject of the report" means:
16	(A) The endangered or impaired adult;
17	(B) The adult's legal guardian; or
18	(C) The offender.
19	
20	9-20-104. Spiritual treatment alone not abusive.
21	Nothing in this chapter implies that an endangered or impaired adult
22	who is being furnished with treatment by spiritual means alone through prayer
23	in accordance with the tenets and practices of a recognized church or
24	religious denomination by an accredited practitioner thereof, is for this
25	reason alone an endangered or impaired adult.
26	
27	9-20-105. Privilege not grounds for exclusion of evidence.
28	Any privilege between husband and wife or between any professional
29	person, except lawyer and client, including, but not limited to, physicians,
30	members of the clergy, counselors, hospitals, clinics, rest homes, nursing
31	homes, and their clients, shall not constitute grounds for excluding evidence
32	at any proceedings regarding an endangered or impaired adult, or the cause of
33	the proceeding.
34	
35	9-20-106. Immunity for investigation participants.
36	Any person, official, or institution participating in good faith in the

1	removal of a maltreated adult pursuant to this chapter shall have immunity
2	from liability and suit for damages, civil or criminal, that otherwise might
3	result by reason of such actions.
4	
5	9-20-107. Reports as evidence.
6	(a) A written report from persons or officials required to report
7	under the Adult and Long-Term Care Facility Resident Maltreatment Act § 12-
8	$\underline{121601}$ et seq., shall be admissible in evidence in any proceeding relating to
9	adult maltreatment or long-term care facility resident maltreatment.
10	(b) The affidavit of a physician, psychiatrist, psychologist, or
11	licensed certified social worker shall be admissible in evidence in any
12	proceeding relating to adult maltreatment or long-term care facility resident
13	<pre>maltreatment.</pre>
14	
15	9-20-108. Jurisdiction - Venue - Eligibility - Undocumented Persons.
16	(a)(1) The probate division of circuit court shall have jurisdiction
17	<pre>over proceedings for:</pre>
18	(A) Custody;
19	(B) Temporary custody for purposes of evaluation;
20	(C) Court-ordered protective services; or
21	(D) An order of investigation pursuant to this chapter.
22	(2) The probate division of circuit court shall retain
23	jurisdiction for one hundred eighty (180) days after the death of an adult in
24	the custody of the Department of Human Services to enter orders concerning
25	disposition of any assets of the adult, including the ability to order
26	payment for services rendered or goods purchased by or for the adult while in
27	the custody of the department before the death of the adult.
28	(b) A proceeding under this chapter shall be commenced in the probate
29	division of the circuit court of the county where:
30	(1) The maltreated adult resides; or
31	(2) The maltreatment occurred.
32	(c) Eligibility for services from the department including custody,
33	for aliens and non-aliens shall be the same eligibility requirements as for
34	the Arkansas Medical Assistance Program.
35	(d) No person may be taken into custody or placed in the custody of
36	the department under this section if that person is in need of:

1	(1) Acute psychiatric treatment;
2	(2) Chronic mental health treatment;
3	(3) Alcohol or drug abuse treatment;
4	(4) Protection from domestic abuse if that person is mentally
5	<pre>competent; or</pre>
6	(5) Casework supervision by mental health professionals.
7	(e) No adult may be taken into custody or placed in the custody of the
8	department for the sole purpose of consenting to the adult's medical
9	treatment.
10	
11	9-20-109. Commencement of proceedings.
12	(a) Proceedings shall be commenced by filing a petition with the clerk
13	of the probate division of the circuit court or by transfer by another court.
14	(b) Only the Department of Human Services may file a petition seeking
15	ex parte emergency relief.
16	(c) No fees may be charged or collected by the clerk in cases brought
17	by the department, including, but not limited to:
18	(1) Fees for filing;
19	(2) Summons; or
20	(3) Subpoenas.
21	
22	9-20-110. Petition.
23	A petition shall set forth the following:
24	(1) The name, address, and, if known, the date of birth of the
25	maltreated adult who shall be designated as the respondent;
26	(2) The maltreated adult's current location;
27	(3) The name and address of the maltreated adult's closest adult
28	relative, if known;
29	(4)(A) The facts intended to prove the person to be maltreated.
30	(B) The facts may be set out in an affidavit attached to
31	the petition and incorporated into the petition; and
32	(5) The relief requested by the petitioner.
33	
34	9-20-111. Notification.
35	(a) Every maltreated adult named as the respondent shall be served
36	with a copy of the petition under the Arkansas Rules of Civil Procedure.

1	(b) The Department of Human Services shall provide immediate notice of
2	the date, time, and location of the probable cause hearing to:
3	(1) The respondent;
4	(2) The person from whom physical custody of the respondent was
5	removed; and
6	(3) Counsel for the respondent.
7	(c) The pleadings served on the respondent shall include a statement
8	of the right to:
9	(1) Effective assistance of counsel;
10	(2) Be present at the hearing;
11	(3) Present evidence on the respondent's own behalf;
12	(4) Cross-examine witnesses who testify against him or her;
13	(5) Present witnesses in the respondent's own behalf;
14	(6) Remain silent; and
15	(7) View and copy all petitions, reports, and documents retained
16	in the court file.
17	(d) Notice of the long-term custody hearing shall be given to:
18	(1) The legal counsel of the respondent;
19	(2) The next of kin of the respondent whose names and addresses
20	are known to the petitioner;
21	(3) The person having physical custody of the respondent;
22	(4) Any person named in the petition; and
23	(5) Any other persons or entities as the court may require.
24	
25	9-20-112. Voluntary placement.
26	(a) Any adult may request voluntary protective placement under this
27	<u>chapter.</u>
28	(b) No civil rights are relinquished as a result of voluntary
29	protective placement.
30	(c) Procedures for hearings under this chapter shall be followed with
31	regard to voluntary protective placement.
32	
33	9-20-113. Petition for evaluations.
34	(a) The Department of Human Services may petition the circuit court
35	for an order of temporary custody for the purpose of having an adult
36	evaluated if during the course of an investigation under the Adult and Long-

1	Term Care Facility Resident Maltreatment Act, § 12-12-1601 et seq., the
2	department determines that:
3	(i) The adult is in imminent danger of death or
4	serious bodily harm;
5	(ii) Available protective services have been offered
6	to alleviate the danger and have been refused; and
7	(iii) The adult's capacity to comprehend the nature
8	and consequences of remaining in the situation or condition cannot be
9	adequately assessed in the adult's place of residence.
10	(b) The circuit court, upon good cause being shown, may issue an order
11	for temporary custody for the purpose of having the adult evaluated.
12	
13	9-20-114. Emergency custody.
14	(a) The Department of Human Services or a law enforcement official may
15	take a maltreated adult into emergency custody, or any person in charge of a
16	hospital or similar institution or any physician treating any maltreated
17	adult may keep the adult in custody, whether or not medical treatment is
18	required, if the circumstances or condition of the adult are such that
19	returning to or continuing at the adult's place of residence or in the care
20	or custody of a parent, guardian, or other person responsible for the adult's
21	care presents imminent danger to the adult's health or safety, and the adult
22	lacks the capacity to comprehend the nature and consequences of remaining in
23	a situation that presents imminent danger to his or her health or safety.
24	(b) Emergency custody shall not exceed seventy-two (72) hours unless
25	the expiration of the seventy-two (72) hours falls on a weekend or holiday in
26	which case emergency custody shall be extended through the next business day
27	following the weekend or holiday.
28	(c) A person who takes a maltreated adult into emergency custody shall
29	notify the department immediately upon taking the adult into emergency
30	custody.
31	(d) The department may release custody of an adult within the seventy-
32	two (72) hours if the adult is no longer in circumstances or conditions that
33	present imminent danger to the adult's health or safety.
34	(e)(1) If emergency custody is exercised under this section, the
35	person exercising the custody or the department may consent to having the
36	maltreated adult transported by a law enforcement officer or by ambulance if

1	medically appropriate, even if the adult objects.
2	(2) No court order shall be required for law enforcement or
3	ambulance transport.
4	(3) If an ambulance driver or company or a law enforcement
5	officer acts in good faith under this section, the immunity provisions of §
6	5-78-207 shall apply.
7	(4) The good faith of the ambulance driver or company or law
8	enforcement officer shall be presumed.
9	
10	9-20-115. Emergency order of custody.
11	(a) If there is probable cause to believe that immediate emergency
12	custody is necessary to protect a maltreated adult, the probate division of
13	circuit court shall issue an ex parte order for emergency custody to protect
14	the maltreated adult.
15	(b) The Department of Human Services shall obtain an emergency ex
16	parte order of custody on a maltreated adult within the seventy-two (72)
17	hours of taking the maltreated adult into emergency custody unless the
18	expiration of seventy-two (72) hours falls on a weekend or holiday, in which
19	case emergency custody may be extended through the next business day
20	following the weekend or holiday.
21	(c) T he emergency order shall include notice to the maltreated adult
22	and the person from whom physical custody of the respondent was removed of
23	the right to a hearing and that a hearing will be held within five (5)
24	business days of the issuance of the ex parte order.
25	
26	9-20-116. Probable cause hearing.
27	(a) Following issuance of an emergency order, the probate division of
28	circuit court shall within five (5) business days hold a hearing to determine
29	whether probable cause to issue the emergency order continues to exist.
30	(b)(1) At the probable cause hearing, the court shall make the
31	following inquiries of the maltreated adult or other witnesses:
32	(A) Whether the maltreated adult has the financial ability
33	to retain counsel; and
34	(B) If the maltreated adult does not have the financial
35	ability to retain counsel, whether the maltreated adult is indigent.
36	(2) The court shall:

1	(A) Inform the maltreated adult of the right to effective
2	assistance of counsel; and
3	(B) If the maltreated adult is indigent, appoint counsel
4	for the maltreated adult.
5	(c) The hearing shall be limited to the purpose of determining whether
6	probable cause:
7	(1) Existed to protect the maltreated adult; and
8	(2) Still exists to protect the maltreated adult.
9	(d) The court may enter orders:
10	(1) Regarding protection of assets of the maltreated adult;
11	(2) Ordering or authorizing the Department of Human Services to
12	obtain treatment, evaluations, or services for the maltreated adult.
13	(e) The probable cause hearing shall be a miscellaneous hearing.
14	(f)(1) Upon a finding of probable cause, the court may order temporary
15	custody for up to thirty (30) days pending the hearing for long-term custody.
16	(2) However, the court may extend the time under subdivision of
17	(f)(1) of this section upon a finding that extenuating circumstances exist.
18	
19	9-20-117. Long-term custody or "and" court-ordered protective services
20	hearings.
21	(a)(l) A hearing for long-term custody or court-ordered protective
22	services shall be held no later than thirty (30) days after the date of the
23	probable cause hearing or the date the order for emergency custody was
24	signed.
25	(2) However, the probate division of circuit court may extend
26	the time during which the hearing must be held upon a finding that
27	extenuating circumstances exist.
28	(b) The court may hold a hearing for long-term custody or protective
29	services anywhere in the judicial district.
30	(c) The court may order long-term custody with the Department of Human
31	Services if the court determines that:
32	(1) The adult lacks the capacity to comprehend the nature and
33	consequences of remaining in a situation that presents an imminent danger to
34	his or her health or safety;
35	(2) The adult is unable to provide for his or her own protection
36	from maltreatment; and

1	(3) There is clear and convincing evidence that the adult to be
2	placed is in need of placement as provided in this chapter.
3	(f)(1) The court shall make a finding in connection with the
4	determination of the least restrictive alternative to be considered proper
5	under the circumstances, including a finding for noninstitutional care if
6	possible.
7	(2) If protective services are available to remedy the imminent
8	danger to the maltreated adult, the court may order the adult or the
9	caregiver for the adult to accept the protective services in lieu of placing
10	the adult in the custody of the department.
11	(g)(1) The court may order that treatment, evaluations, and services
12	be obtained for the maltreated adult.
13	(2) However, the court may not specify a particular provider for
14	services or placement unless the adult is paying for the service or
15	placement.
16	
17	9-20-118. Review hearings.
18	(a) The Department of Human Services shall periodically review the
19	case of an adult in the custody of the department, but not less often than
20	one (1) time every six (6) months.
21	(b) The court shall review the case of an adult in the custody of the
22	department, either formally or informally as determined by the court, at
23	least one (1) time every twelve (12) months.
24	(c) Notice for review hearings shall be by regular mail to the
25	attorney for the respondent and to the administrator of the facility in which
26	the respondent is placed.
27	
28	9-20-119. Assets of a maltreated adult.
29	(a)(1) The probate division of circuit court may enter orders as
30	needed to identify, secure, and protect the assets of any adult in the
31	custody of the Department of Human Services or any maltreated adult receiving
32	court-ordered protective services from the department.
33	(2) If the court orders the adult placed in the custody of the
34	department, the court shall address the issue of the adult's residence,
35	whether rented or owned by the adult, including, the cleaning, vacating,
36	selling or leasing of the residence and the disposition of the property in

1	the residence.
2	(3) After review of the assets, the court may order the sale of
3	any assets if it is in the best interests of the adult.
4	(b) The court may also direct payment from the assets of the adult in
5	department custody or receiving protective services from the department for
6	services rendered or goods purchased by or for the adult in the custody of
7	the department or receiving services from the department.
8	(c)(1) The court may appoint the department only as custodian of the
9	adult and not of the estate of the adult.
10	(2) The court has jurisdiction in this matter to hear and grant
11	a petition for guardianship of the estate of an adult in the custody of the
12	department.
13	
14	9-20-120. Duties and responsibilities of custodian.
15	(a)(1) If the probate division of circuit court appoints the
16	Department of Human Services as the legal custodian of a maltreated adult,
17	the department shall:
18	(A) Secure care and maintenance for the person;
19	(B) Honor any advance directives, such as living wills, if
20	the legal documents were executed in conformity with applicable laws; and
21	(C) Find a person to be guardian of the estate of the
22	adult if a guardian of the estate is needed.
23	(2) If the court appoints the department as the legal custodian
24	of a maltreated adult, the department may:
25	(A) Consent to medical care for the adult;
26	(B) Obtain physical or psychological evaluations; and
27	(C) Obtain medical, financial, and other records of the
28	adult.
29	(b) The department, as custodian, shall not make any of the following
30	decisions without receiving express court approval:
31	(1) Consent to abortion, sterilization, psychosurgery, or
32	removal of bodily organs unless a procedure is necessary in a situation
33	threatening the life of the maltreated adult;
34	(2) Consent to withholding life-saving treatment;
35	(3) Authorize experimental medical procedures;
36	(4) Authorize termination of parental rights;

1	(5) Prohibit the adult from voting;
2	(6) Prohibit the adult from obtaining a driver's license;
3	(7) Consent to a settlement or compromise of any claim by or
4	against the adult or his or her estate;
5	(8) Consent to the liquidation of assets of the adult, through
6	such activities as an estate sale; or
7	(9) Amputation of any part of the body.
8	
9	9-20-121. Availability of custody and protective services records.
10	(a) Reports, correspondence, memoranda, case histories, medical
11	records, or other materials compiled or gathered by the Department of Human
12	Services regarding a maltreated adult in the custody of the department or
13	receiving services from the department shall be confidential and shall not be
14	released or otherwise made available except:
15	(1) To the maltreated adult;
16	(2) To the attorney representing the maltreated adult in a
17	custody or protective services case;
18	(3) For any audit or similar activity conducted with the
19	administration of any plan or program by any governmental agency that is
20	authorized by law to conduct the audit or activity;
21	(4) To law enforcement agencies, a prosecuting attorney, or the
22	Attorney General;
23	(5)(A) To any licensing or registering authority to the extent
24	necessary to carry out its official responsibilities.
25	(B) Information released under subdivision (5)(A) of this
26	section shall be maintained as confidential;
27	(6) To a circuit court under this chapter;
28	(7) To a grand jury or court upon a finding that information in
29	the record is necessary for the determination of an issue before the court or
30	grand jury;
31	(8) To a person or provider currently providing care or services
32	to the adult;
33	(9) To a person or provider identified by the department as
34	having services needed by the adult;
35	(10)(A) To individual federal and state representatives and
36	senators who shall not redisclose the information

1	(B) No disclosure may be made to any committee or
2	legislative body of any information that identifies by name or address any
3	recipient of services; and
4	(11) In the discretion of the department, with family members if
5	the adult is in the custody of the department.
6	(b) No person or agency to whom disclosure is made may disclose to any
7	other person reports or other information obtained under this section.
8	(c) A disclosure of information in violation of this section is be a
9	Class C misdemeanor.
10	
11	SECTION 2. Arkansas Code §§ 5-28-301 - 5-28-310 are repealed.
12	5-28-301. Emergency custody.
13	(a)(1) The Department of Human Services or a law enforcement official
14	may take a maltreated adult into emergency custody, or any person in charge
15	of a hospital or similar institution or any physician treating any such adult
16	may keep that adult in custody, whether or not medical treatment is required,
17	if the circumstances or condition of the adult is such that returning to or
18	continuing at the adult's place of residence or in the care or custody of a
19	parent, guardian, or other person responsible for the adult's care presents
20	imminent danger to that adult's health or safety, and the adult lacks the
21	capacity to comprehend the nature and consequences of remaining in a
22	situation that presents imminent danger to his or her health or safety.
23	(2)(A)(i)(a) However, emergency custody shall not exceed
24	seventy-two (72) hours, except in the event that the expiration of seventy-
25	two (72) hours falls on a weekend or holiday, in which case emergency custody
26	may be extended through the next business day following the weekend or
27	holiday.
28	(b) The department shall be notified
29	immediately upon taking the adult into emergency custody.
30	(ii) The department may release custody of the adult
31	within the seventy-two (72) hours if the adult is no longer in circumstances
32	or conditions that present imminent danger to the adult's health or safety.
33	(B) An emergency ex parte order of custody shall be
34	obtained on the maltreated adult within the seventy-two (72) hours, except in
35	the event that the expiration of seventy-two (72) hours falls on a weekend or
36	holiday, in which case emergency custody may be extended through the next

1	business day following the weekend or holiday.
2	(C) An emergency order shall include:
3	(i) Notice to the maltreated adult of the right to:
4	(a) A hearing and that the hearing will be
5	held within five (5) business days of the issuance of the ex parte order and
6	the date of the probable cause hearing, if known;
7	(b) Effective assistance of counsel; and
8	(c) Be present at the hearing; and
9	(ii) The location and telephone number of the court
10	and the procedure for obtaining a hearing.
11	(D) Immediate notice of the emergency order shall be given
12	by the petitioner or by the court to the respondent and the person from whom
13	physical custody of the respondent was removed.
14	(3)(A)(i) When emergency custody is exercised pursuant to this
15	section, the person exercising the custody or the department shall have
16	authority to consent to having the maltreated adult transported by law
17	enforcement or by ambulance if medically appropriate, even if the adult
18	objects.
19	(ii) No court order shall be required for law
20	enforcement or ambulance transport.
21	(B)(i) When an ambulance driver or company or law
22	enforcement officer acts in good faith pursuant to this subdivision (a)(3),
23	the immunity provisions of § 5-28-215 shall apply.
24	(ii) The good faith of the ambulance driver or
25	company or law enforcement officer shall be presumed.
26	(b)(1) If the court grants the ex parte order of emergency custody, a
27	hearing shall be held within five (5) working days to establish probable
28	cause for grounds for temporary custody.
29	(2) The probable cause hearing shall be a miscellaneous hearing.
30	(c) Upon a finding of probable cause, the court may order temporary
31	custody for up to thirty (30) days pending the hearing for long-term
32	protective custody, unless the court extends the time upon a finding that
33	extenuating circumstances exist.
34	5-28-302. Voluntary placement.
35	(a) Any person may request voluntary protective placement under this
36	chapter.

1	(b) No civil rights are relinquished as a result of such placement.
2	(c) Procedures for hearings pursuant to \$\\$ 5-28-303, 5-28-304, and 5-
3	28-306 shall be followed.
4	
5	5-28-303. Temporary custody.
6	(a)(1) The Department of Human Services may file a petition requesting
7	the court to find that there is probable cause to place a maltreated adult in
8	temporary custody for a period of up to thirty (30) days, unless the court
9	extends the time upon a finding that extenuating circumstances exist.
10	(2) This hearing shall be a miscellaneous hearing.
11	(b) During the period the maltreated adult is in emergency or
12	temporary custody, the court may:
13	(1) Order or authorize the department to obtain:
14	(A) Medical treatment; or
15	(B) Physical or psychological evaluations;
16	(2) Issue orders regarding the adult's financial affairs; or
17	(3) Order that a hearing for long term protective custody or
18	court-ordered protective services be held.
19	
20	5-28-304. Long-term custody - Notice - Court-ordered protective
21	services.
22	(a)(1)(A) The Department of Human Services may file a petition
23	requesting that a maltreated adult be placed in the department's long-term
24	protective custody.
25	(B) Alternatively, or in combination with a petition for
26	emergency or temporary custody, the department may file a petition for court-
27	ordered protective services requesting that the maltreated adult or the
28	primary caregiver of the adult be ordered to accept protective services in
29	the adult's home environment in lieu of being placed in protective custody.
30	(2) The petition requesting long-term protective custody or
31	court-ordered protective services may be combined with the petition
32	requesting emergency or temporary custody.
33	(b) If the respondent is not represented by counsel, notice of a
34	petition for long-term protective custody or court-ordered protective
35	services shall be served upon the respondent at least seven (7) calendar days
26	prior to the time get for a bearing

1	(c) Notice of the respondent's rights shall be served upon the
2	respondent at least seven (7) calendar days before the long-term protective
3	custody hearing and may be contained in the notice provided to the respondent
4	for the probable cause hearing or temporary hearing.
5	(d) The respondent shall be advised of the following rights:
6	(1) The right to effective assistance of counsel;
7	(2) The right to be present at the hearing;
8	(3) The right to present evidence on the respondent's own
9	behalf;
10	(4) The right to cross-examine witnesses who testify against him
11	or her;
12	(5) The right to present witnesses in the respondent's own
13	behalf;
14	(6) The right to remain silent; and
15	(7) The right to view and copy all petitions, reports, and
16	documents retained in the court file.
17	(e) The person or persons serving the notice shall return the
18	certificate of service to the court verifying that the petition, the order
19	for hearing, and a statement of the rights in subsection (d) of this section
20	have been delivered and notice given.
21	(f) Notice of the long-term protective custody hearing shall be given
22	to:
23	(1) The legal counsel of the respondent;
24	(2) The next of kin of the respondent whose names and addresses
25	are known to the petitioner;
26	(3) The person having physical custody of the respondent;
27	(4) Any person named in the petition; and
28	(5) Any other persons or entities as the court may require.
29	(g) The circuit clerk shall not charge or collect a filing fee from
30	the department when it files a petition for:
31	(1) Emergency, temporary, or long term protective custody;
32	(2) Temporary custody for purposes of evaluation;
33	(3) Court-ordered protective services; or
34	(4) An order of investigation.
35	
36	5-28-305. Contents of petition.

1	The petition shall set forth the following:
2	(1) The name, address, and, if known, the date of birth of the
3	abused, neglected, or exploited adult;
4	(2) The abused, neglected, or exploited adult's current
5	location;
6	(3) The name and address of the abused, neglected, or exploited
7	adult's closest adult relative, if known;
8	(4)(A) The facts which, if proven, cause the person to be an
9	abused, neglected, or exploited adult.
10	(B) The facts may be set out in an affidavit attached to
11	the petition and incorporated therein; and
12	(5) The relief requested by the petitioner.
13	
14	5-28-306. Long-term protective custody - Hearing - Placement - Appeal.
15	(a) A hearing for long-term protective custody or court-ordered
16	protective services shall be no later than thirty (30) days from the date of
17	the probable cause hearing or the date the order for emergency or temporary
18	custody was signed, unless the court extends the time in which the hearing
19	must be held upon a finding that extenuating circumstances exist.
20	(b) The court may hold a hearing for long-term protective custody or
21	court-ordered protective services anywhere in the judicial district.
22	(c)(1) The court shall make a finding in connection with the
23	determination of the least restrictive alternative to be considered proper
24	under the circumstances, including the finding for noninstitutional care
25	wherever possible.
26	(2) Where there are protective services available to remedy the
27	imminent danger to the maltreated adult, the court may order the adult or the
28	caregiver for the adult to accept the protective services in lieu of placing
29	the adult in protective custody.
30	(d) In the order, the court shall specify:
31	(1) The placement or care plan to be followed;
32	(2) The reason for the placement or care to be given;
33	(3) The scope and duration of the order;
34	(4) That the Department of Human Services periodically review
35	the case every six (6) months or more frequently if warranted;
36	(5) That the department monitor the protective services being

1	received in field of protective education as often as is necessary to prevent
2	the recurrence of the danger; and
3	(6)(A) The requirement of judicial review of the case, either
4	formal or informal as determined by the court, at least one (1) time a year.
5	(B) Notice for review hearings shall be by regular mail to
6	the attorney for the respondent and to the administrator of the facility in
7	which the respondent is placed.
8	(e) No long-term protective custody may be ordered unless there is a
9	determination by the court that:
10	(1) The adult is lacking the capacity to comprehend the nature
11	and consequences of remaining in a situation that presents an imminent danger
12	to his or her health or safety;
13	(2) The adult is unable to provide for his or her own protection
14	from maltreatment; and
15	(3) The court finds clear and convincing evidence that the adult
16	to be placed is in need of placement as provided in this chapter.
17	(f) Placement may be in facilities such as nursing homes, boarding
18	homes, medical institutions, foster care services, or other facilities that
19	provide either medical or personal supervision.
20	(g)(1) Placement under this section does not replace commitment of a
21	person in need of:
22	(A) Acute psychiatric treatment;
23	(B) Chronic mental health treatment; or
24	(C) Alcohol or drug abuse treatment.
25	(2) Placement under this section does not apply to domestic
26	abuse of mentally competent persons or persons needing casework supervision
27	by mental health professionals.
28	(3) No adult shall be placed in the custody of the department
29	for the sole purpose of consenting to the adult's medical treatment.
30	(h) Any person aggrieved by any order for long-term protective custody
31	or for court-ordered protective services may appeal to a court of competent
32	jurisdiction in the manner and procedures now provided by law.
33	
34	5-28-307. Protection of assets of a maltreated adult.
35	(a)(1) The circuit court shall have the authority to enter orders, as
36	peoded to identify secure and protect the assets of any person in the

1	custody of the Department of Human Services or any maltreated adult receiving
2	court-ordered protective services from the department.
3	(2) The court, after review of the assets, may order the sale of
4	any assets if it is in the best interests of the maltreated adult.
5	(b) The court shall also have the authority to direct payment from the
6	assets of the person in department custody or receiving protective services
7	from the department for services rendered or goods purchased by or for the
8	person in the custody of the department or receiving services from the
9	department.
10	(c)(1) The court may appoint only the department as custodian of the
11	person and not the estate of the person.
12	(2) The court has jurisdiction in this matter to hear and grant
13	a petition for guardianship of the estate of a person in the custody of the
14	department.
15	
16	5-28-308. Jurisdiction - Custody proceedings.
17	The probate division of circuit court shall have jurisdiction over
18	proceedings for temporary and long-term protective custody, for court-ordered
19	protective services, or for an order of investigation pursuant to this
20	chapter.
21	
22	5-28-309. Duties and responsibilities of custodian.
23	(a)(1) If the court appoints the Department of Human Services as the
24	legal custodian of a maltreated adult, the department shall:
25	(A) Secure care and maintenance for the person;
26	(B) Honor any advance directives, such as living wills, if
27	the legal documents were executed in conformity with applicable laws; and
28	(C) Find a person to be guardian of the estate of the
29	person if a guardian of the estate is needed.
30	(2) If the court appoints the department as the legal custodian
31	of a maltreated adult, the department may:
32	(A) Consent to medical care for the person;
33	(B) Obtain physical or psychological evaluations; and
34	(C) Obtain medical, financial, and other records of the
35	person.
26	(b) The department as sustedian may not make any of the following

T	decisions without receiving express court approval:
2	(1) Consent to abortion, sterilization, psychosurgery, or
3	removal of bodily organs except when necessary in a situation threatening the
4	life of the incapacitated person;
5	(2) Consent to withholding life-saving treatment;
6	(3) Authorize experimental medical procedures;
7	(4) Authorize termination of parental rights;
8	(5) Prohibit the person from voting;
9	(6) Prohibit the person from obtaining a driver's license;
10	(7) Consent to a settlement or compromise of any claim by or
11	against the person or his or her estate; or
12	(8) Consent to the liquidation of assets of the person, such as
13	an estate sale.
14	
15	5-28-310. Availability of custody and protective services records.
16	(a) Reports, correspondence, memoranda, case histories, medical
17	records, or other materials compiled or gathered by the Department of Human
18	Services regarding a maltreated adult in the custody of the department or
19	receiving services from the department shall be confidential and shall not be
20	released or otherwise made available except:
21	(1) To the maltreated person;
22	(2) To the attorney representing the maltreated person in a
23	custody or protective services case;
24	(3) For any audit or similar activity conducted with the
25	administration of any plan or program by any governmental agency which is
26	authorized by law to conduct the audit or activity;
27	(4) To law enforcement agencies, a prosecuting attorney, or the
28	Attorney General;
29	(5) To any licensing or registering authority to the extent
30	necessary to carry out its official responsibilities, but the information
31	shall be maintained as confidential;
32	(6) To a circuit court under this chapter;
33	(7) To a grand jury or court upon a finding that information in
34	the record is necessary for the determination of an issue before the court or
35	grand jury;
36	(8) To a person or provider currently providing care or services

1	to the maitreated aduit; and
2	(9)(A) To individual federal and state representatives and
3	senators with no redisclosure of information.
4	(B) No disclosure shall be made to any committee or
5	legislative body of any information that identifies by name or address any
6	recipient of services.
7	(b) No person or agency to whom disclosure is made may disclose to any
8	other person reports or other information obtained under this section.
9	(c) A disclosure of information in violation of this section shall be
10	a Class C misdemeanor.
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