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: S3/20/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		SENATE BILL	303
4				
5	By: Senators Malone, Madison	n, Hill, Capps, Salmon, J. Jeffress, G. Jeffress, B	roadway, Horn, Critc	her,
6	Bookout, Wilkins, Glover, Bryle	es		
7				
8				
9		For An Act To Be Entitled		
10	AN ACT TO	O IMPLEMENT THE FINDINGS OF THE ARKA	ANSAS	
11		IVE TASK FORCE ON ABUSED AND NEGLECT		
12		; TO PROTECT CHILD VICTIMS OF ABUSE		
13		TO ENHANCE THE CONFIDENTIALITY OF I		
14		ICT THE SEXUAL EXPLOITATION OF A CHI		
15		ING THEM AS CONTRABAND; TO REQUIRE T	CHE	
16	DEPARTMEI	NT OF ARKANSAS STATE POLICE TO		
17	INVESTIGA	ATE ALL CASES OF SEVERE CHILD		
18	MALTREATI	MENT; TO CREATE CHILD SAFETY CENTERS	S; TO	
19	IMPROVE (OPERATIONS OF THE ABUSE AND NEGLECT	HOT	
20	LINE; TO	IMPROVE ENFORCEMENT OF CHILD ABUSE	AND	
21	NEGLECT 1	LAWS; AND FOR OTHER PURPOSES.		
22				
23		Subtitle		
24	AN AC	T TO IMPLEMENT THE FINDINGS OF THE		
25	ARKANS	SAS LEGISLATIVE TASK FORCE ON		
26	ABUSEI	D AND NEGLECTED CHILDREN AND TO		
27	PROTEC	CT CHILD VICTIMS OF ABUSE AND		
28	NEGLE	CT THROUGH NEW AND EXPANDED		
29	PROGRA	AMS.		
30				
31				
32	BE IT ENACTED BY THE GE	CNERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
33				
34		nsas Code § 5-5-101(b), concerning t	-)f
35		property, is amended to read as foll	.ows:	
36	(b) "Contraband"	'includes any:		

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1	(1) Article possessed under a circumstance prohibited by law;
2	(2) Weapon or other instrumentality used in the commission or
3	attempted commission of a felony; and
4	(3) Visual, print, or electronic medium that depicts sexually
5	explicit conduct involving a child prohibited under § 5-27-304;
6	(4) Visual, print, or electronic medium that contains a sexual
7	performance of a child prohibited under § 5-27-403;
8	(5) Item the possession of which is prohibited by § 5-27-602;
9	(6) Item the production of which is prohibited by § 5-27-603;
10	(7) Item the production of which is prohibited by § 5-27-605; or
11	(3)(8) Other article designated "contraband" by law, but shall
12	not include a visual, a print, or an electronic medium created, obtained, or
13	possessed by licensed medical personnel or a regulated medical facility for
14	the purpose of treatment or documentation of injuries to a child.
15	
16	SECTION 2. Arkansas Code § 5-5-101(c), regarding the disposition of
17	contraband and seized property, is amended to read as follows:
18	(c)(1) Contraband shall be destroyed.
19	(2) However Except as limited under subdivision (c)(3) of this
20	section, in the discretion of the court having jurisdiction, any contraband
21	capable of lawful use may be:
22	(A) Retained for use by the law enforcement agency
23	responsible for the arrest; or
24	(B) Sold and the proceeds disposed of in the manner
25	provided by subsections (e)-(g) of this section.
26	(3) Contraband described in subdivisions (b)(3)-(8) of this
27	section and having no lawful use shall not be retained.
28	
29	SECTION 3. Arkansas Code Title 6, Chapter 61, Subtitle 1 is amended to
30	add an additional section to read as follows:
31	6-21-131. Training for mandatory reporters.
32	For each degree program at an institution of higher learning in this
33	state that is a prerequisite for licensure or certification in a profession
34	in which the professional is a child maltreatment mandated reporter under the
35	Child Maltreatment Act, § 12-1-2-501 et seq., the Department of Higher
36	Education shall coordinate with all the higher education institutions to

1	ensure that before receiving a degree each graduate receives, including
2	without limitation, training in:
3	(1) Recognizing the signs and symptoms of child abuse and
4	neglect;
5	(2) The legal requirements of the Child Maltreatment Act, §
6	12-1-2-501 et seq., and the duties of mandated reporters under the act; and
7	(3) Methods for managing disclosures regarding child
8	<u>victims.</u>
9	
10	SECTION 4. Arkansas Code Title 6, Chapter 64, Subchapter 4 is amended
11	to add additional sections to read as follows:
12	6-64-418. College of Public Health collaboration.
13	It is recommended that the Health Behavior/Health Education Department
14	of the Fay W. Boozman College of Public Health of the University of Arkansas
15	for Medical Sciences collaborate with each education service cooperative,
16	community health agencies, school nurses, counselors, and educators to
17	introduce age-appropriate, research-supported, child abuse prevention
18	curriculum to the children of Arkansas in the public schools.
19	
20	SECTION 5. Arkansas Code Title 9, Chapter 5 is amended to add an
21	additional chapter to read as follows:
22	<u>9-5-101. Title.</u>
23	This chapter shall be known and may be cited as the "Arkansas Child
24	Safety Center Act".
25	
26	
27	9-5-102. Statewide purpose.
28	The statewide purpose of this chapter is to establish a program that
29	provides a comprehensive, multidisciplinary, nonprofit, and coordinated
30	response to the investigation of sexual abuse of children and serious
31	physical abuse of children in a child-focused and child-friendly facility
32	known as a child safety center.
33	
34	9-5-103. Definitions.
35	As used in this chapter:
36	(1) "Child safety center" means a not for profit child friendly

1	facility that provides a location for forensic interviews and forensic
2	medical examinations and forensic mental health examinations during the
3	course of a child maltreatment investigation; and
4	(2) "Commission" means the Arkansas Child Abuse/Rape/Domestic
5	Violence Commission.
6	
7	9-5-104. Duties of the Arkansas Child Abuse/Rape/Domestic Violence
8	Commission.
9	(a) Regarding the administration of the Arkansas Children's Advocacy
10	Center Fund and an entity receiving funding under this chapter, the Arkansas
11	Child Abuse/Rape/Domestic Violence Commission or its designee, to the extent
12	funding is appropriated and available, shall:
13	(1) Annually evaluate each child safety center for compliance
14	with the program, fiscal, and training requirements under this chapter;
15	(2) Promulgate rules and procedures to implement this subchapter
16	and forms for the evaluation of each child safety center;
17	(3) Adopt a uniform system of recordkeeping and reporting to
18	ensure the proper handling of funds by child safety centers and to ensure
19	uniformity and accountability by child safety centers; and
20	(4) Provide training and technical assistance to child
21	safety centers to ensure best practice standards for forensic interviews and
22	forensic medical examinations.
23	(b) The commission may enter into contracts with any entity to fulfill
24	its duties under this chapter.
25	
26	9-5-105. Receipt of money.
27	Under this chapter and in the administration of the Arkansas Children's
28	Advocacy Center Fund, the Arkansas Child Abuse/Rape/Domestic Violence
29	Commission shall not accept money or other assistance from the federal
30	government or any other entity or individuual if the acceptance would
31	obligate the State of Arkansas except to the extent that money is available
32	in the fund.
33	
34	9-5-106. Disbursement of funds.
35	(a) The Arkansas Child Abuse/Rape/Domestic Violence Commission may
36	disburse money appropriated from the Children's Advocacy Center Fund

1	exclusively for the following purposes:
2	(1) To satisfy contractual obligations made to perform its
3	duties under this section;
4	(2) To make grants to child safety centers that meet the
5	requirements of this section; and
6	(3) To compensate the commission or its designee for
7	administration costs associated with the performance of duties under this
8	chapter.
9	(b)(1) The commission may disburse funds, to the extent appropriated
10	and available, from the Children's Advocacy Center Fund to a qualified
11	medical entity or a qualified mental health entity for education, peer
12	review, and consultation to medical service examiners and mental health
13	service examiners qualified under this section for children interviewed and
14	examined at the child safety centers.
15	(2) A medical entity selected shall have physicians who:
16	(A) Have:
17	(i) Subspecialty training in pediatric medicine,
18	emergency medicine, pediatric gynecology, family practice, or obstetrics and
19	gynecology; and
20	(ii) Specialized training in the evaluation of child
21	sexual abuse cases;
22	(B) Provide initial evaluations of allegedly abused and
23	assaulted children and adolescents, perform second opinion examinations for
24	less experienced examiners, and review photographs and videotapes for other
25	examiners;
26	(C) Hold a teaching position or a faculty position at a
27	college of medicine and provide training and workshops on child sexual abuse-
28	related issues;
29	(D) Hold membership in professional organizations on child
30	abuse-related and neglect related issues;
31	(E) Work for or are affiliated with a regional center for
32	the medical evaluation of allegedly sexually abused children; and
33	(F) Regularly testify in cases of alleged child sexual
34	abuse.
35	(3) A mental health entity shall have professionals who:
36	(A) Are licensed mental health professionals;

1	(B) Have:
2	(i) Specialized training in assessment and treatment
3	of children and families; and
4	(ii) Specialized training in trauma and child abuse;
5	(C) Provide assessment and treatment of allegedly abused
6	children and adolescents;
7	(D) Provide consultation and training for other providers
8	and multidisciplinary teams;
9	(E) Hold a teaching or faculty position;
10	(F) Hold membership in professional organizations on child
11	abuse-related and neglect-related issues;
12	(G) Work for or are affiliated with a regional center for
13	the medical evaluation of allegedly sexually abused children; and
14	(H) Regularly testify in cases of alleged child sexual
15	abuse.
16	
17	9-5-107. Program requirements.
18	Each child safety center shall:
19	(1) Provide a comfortable, private, child-friendly setting that
20	is both physically and psychologically safe for diverse populations of
21	children and their families;
22	(2) Be a part of a multidisciplinary team;
23	(3) Have a not-for-profit entity responsible for program, fiscal
24	operations established, and implement best administrative practices;
25	(4) Promote policies, practices, and procedures that are
26	culturally competent;
27	(5) Promote forensic interviews that are:
28	(A) Legally sound;
29	(B) Of a neutral, fact-finding nature; and
30	(C) Coordinated to avoid duplicative interviewing;
31	(6) Provide or provide access to, or both, specialized medical
32	evaluations and treatment services to all child safety center clients;
33	(7) Provide team discussion and information sharing regarding
34	the investigation, case and status needed on a routine basis by the child and
35	family; and
36	(8) Develop and implement a system for monitoring case progress

T	and tracking case outcomes.
2	
3	9-5-108. Access to specialized medical examinations and psychological
4	examinations.
5	(a) The child safety centers shall provide or provide access to
6	specialized medical examinations and psychological examinations for their
7	clients, to the extent funding is appropriated and available.
8	(b) Medical providers operating under this chapter shall be
9	capable of performing:
10	(A) A complete medical history;
11	(B) An evaluation of a child or an adolescent for evidence
12	of sexual abuse or sexual assault including photo documentation of
13	examination findings for recognition of genital and anal findings that are
14	clearly normal or normal variants and common patterns of healed injuries;
15	(C) Collection of forensic evidence;
16	(D) Evaluation for sexually transmitted diseases,
17	pregnancy, and other related sexual abuse and assault;
18	(E) Performance of tests and treatment as appropriate; and
19	(F) Testimony in court as to the findings.
20	
21	9-5-109. Eligibility for contracts.
22	(a) A public entity or a nonprofit entity is eligible for a contract
23	under § 9-5-107 if the entity:
24	(1) Has a signed memorandum of understanding as provided by § 9-
25	<u>5-109;</u>
26	(2) Operates under the authority of a governing board;
27	(3) Participates on a multidisciplinary team of persons involved
28	in the investigation or prosecution of child abuse cases;
29	(4) Has developed a method of statistical information gathering
30	on children receiving services through the child safety center and shares the
31	statistical information with the statewide organization, the Department of
32	Health and Human Services, and the Attorney General upon request;
33	(5) Has a volunteer program;
34	(6) Employs an executive director who is answerable to the board
35	of directors of the public or nonprofit entity and who is not the exclusive
36	salaried employee of any public agency partner:

1	(7) Provides for ongoing training for child safety center staff
2	to provide best practices in forensic interviewing and medical and mental
3	examinations to children who are examined at child safety centers; and
4	(8) Operates under a working protocol that includes, at a
5	minimum, a statement of:
6	(A) The child safety center's mission;
7	(B) Each agency's role and commitment to the center;
8	(C) The type of cases to be handled by the child safety
9	<pre>center;</pre>
10	(D) The child safety center's procedures for conducting
11	case reviews and forensic interviews and for ensuring access to specialized
12	medical services and mental health services; and
13	(E) The child safety center's policies regarding
14	confidentiality and conflict resolution.
15	(b)(1) The commission may waive the requirements specified in
16	subsection (a) of this section if the commission determines that the waiver
17	will not adversely affect the center's ability to carry out its duties under
18	this chapter.
19	(2) Any waiver that is granted under subdivision (b)(1) of this
20	section shall be identified in the written contract with the child safety
21	<u>center.</u>
22	(c) Funds shall be withheld from an established child safety center
23	that no longer meet the standards for funding.
24	
25	9-5-111. Interagency memorandum of understanding.
26	(a) Before a child safety center may be established under this
27	chapter, a memorandum of understanding regarding the agreement on the levels
28	of participation of each entity shall be executed among:
29	(1) The Division of Children and Family Services of the
30	Department of Health and Human Services;
31	(2) The Crimes Against Children Division of the Department of
32	Arkansas State Police;
33	(3) Representatives of county and municipal law enforcement
34	agencies that investigate child abuse in the area to be served by the child
35	safety center; and
36	(4) The prosecuting attorney.

1	(b) A memorandum of understanding executed under this section shall
2	include the agreement on the levels of each entity's participation and
3	cooperation in:
4	(1) Developing a cooperative, multidisciplinary-team approach to
5	investigations of child abuse;
6	(2) Reducing, to the greatest extent possible, the number of
7	interviews required of a victim of child abuse with the goal of minimizing
8	the negative impact of the investigation on the child; and
9	(3) Developing, maintaining, and supporting, through the center,
10	an environment that emphasizes the best interests of children and that
11	provides best practices in child abuse investigations.
12	(c) A memorandum of understanding executed under this section may
13	include the agreement of one (1) or more participating entities to provide
14	office space and administrative services necessary for the child safety
15	center's operation.
16	
L 7	9-5-112. Fiscal requirements.
18	Every child safety center shall:
19	(1) Incorporate in this state as a private nonprofit corporation
20	that is exempt from taxation under § 501(c)(3) of the Internal Revenue Code
21	of 1986, 26 U.S.C. § 501 (c)(3), as it existed on January 1, 2007, and that
22	has the primary purpose of providing services to child victims of child
23	abuse;
24	(2) Be governed by a board of directors;
25	(3) Develop and implement written personnel policies that state
26	the child safety centers employment practices;
27	(4) Develop and implement written procedures that conform with
28	the uniform system of recordkeeping developed by the Arkansas Child
29	Abuse/Rape/Domestic Violence Commission or its designee to ensure proper
30	handling of funds; and
31	(5) Provide the commission or its designee with statistical data
32	that states the following:
33	(A) The type of investigative services and the number of
34	children served by each type of investigative service provided by the child
35	safety centers;
36	(R) The number race age and gender of the children

1	served each year; and
2	(C) The outcomes of services to children provided by the
3	child safety centers, including without limitation:
4	(i) The number of founded maltreatment reports; and
5	(ii) The number of unfounded maltreatment reports
6	and the ratio between founded and unfounded reports for each year.
7	
8	9-5-113. Right of entry.
9	The Arkansas Child Abuse/Rape/Domestic Violence Commission or its
10	designee may enter the premises of a child safety center at any time to
11	ensure compliance with this chapter and the rules promulgated by the
12	commission under this chapter.
13	
14	9-5-114. Reports.
15	The Arkansas Child Abuse/Rape/Domestic Violence Commission or its
16	designee shall provide an annual report by March 1 of each year to the Chair
17	of the Senate Interim Committee on Children and Youth and the Chair of the
18	House Interim Committee on Aging, Children and Youth, Legislative and
19	Military Affairs containing the following information:
20	(1) The incidence of child abuse in this state based on
21	information obtained from child safety centers under this chapter;
22	(2) A description of centers that meet the requirements of and
23	receive funding from the commission or its designee under this chapter;
24	(3) The number of children receiving investigative services by
25	the child safety centers that receive funding from the commission or its
26	designee under this chapter; and
27	(4) Outcome data provided by the child safety centers.
28	
29	9-5-115. Admissibility of statements by an alleged child victim
30	Nothing in this subchapter precludes the admissibility of statements by
31	an alleged child victim outside the scope of the forensic interview conducted
32	at a child safety center provided sufficient safeguards are present to
33	satisfy the admissibility requirements set forth in the Arkansas Rules of
34	Evidence, relevant case law and constitutional requirements.
35	
36	9-5-116. Immunity from civil liability.

1	The Arkansas Child Abuse/Rape/Domestic Violence Commission, its
2	employees in their official capacities shall be immune from civil liability
3	for performing their duties under this chapter.
4	
5	SECTION 6. Arkansas Code Title 9, Chapter 28, Subchapter 4 is amended
6	to add an additional section to read as follows:
7	9-28-412. Smoking in the presence of foster children.
8	The Department of Health and Human Services shall not place or permit a
9	child to remain in a foster home if the foster parent or any other member of
10	the family or household smokes or allows an individual to smoke in the
11	presence of a foster child unless it is in the child's best interests to be
12	placed in or to remain in the foster home.
13	
14	SECTION 7. Arkansas Code § 12-8-502(b), concerning the two sections of
15	the Crimes Against Children Division, is amended to read as follows:
16	(b) The division shall consist of two (2) sections:
17	(1)(A) The Investigation Section, which shall be staffed with
18	civilian personnel and shall be responsible for the investigation of
19	allegations of child abuse in accordance with the Arkansas Child Maltreatment
20	Act, § 12-12-501 et seq.
21	(B) If Unless the case involves alleged severe
22	maltreatment, if at any point during the investigation of alleged child
23	<u>maltreatment</u> the information gathered becomes sufficient for a possible
24	criminal prosecution, then the case shall be referred for further
25	investigation to the appropriate law enforcement agency; and.
26	(C) The Investigation Section shall complete an
27	investigation of all cases assigned to the Investigation Section and refer
28	the case to a local law enforcement agency or a prosecuting attorney for
29	possible criminal prosecution; and
30	(2) The Child Abuse Hotline Section, which shall administer
31	twenty-four-hour toll-free inward wide-area telephone services (INWATS) to
32	report to the Department of Arkansas State Police information regarding
33	possible incidents of child abuse.
34	
35	SECTION 8. Arkansas Code § 12-8-509(a), concerning required child
36	abuse hotline reporting, is amended to read as follows:

1	(a) The state agency or entity responsible for administering the
2	twenty-four-hour toll-free child abuse hotline or investigating an incident
3	of neglect as defined under § 12-12-503(12)(B) shall:
4	(1) Develop and maintain statewide statistics of the incidents
5	of neglect reported or investigated under § 12-12-503(12)(B); and
6	(2)(A) Annually report no later than October 1 to the following
7	(i) The Senate Interim Committee on Children and
8	Youth;
9	(ii) The House Interim Committee on Aging, Children
10	and Youth, Legislative and Military Affairs;
11	(iii) The Senate Interim Committee on Public Health
12	Welfare, and Labor; and
13	(iv) The House Interim Committee on Public Health,
14	Welfare, and Labor.
15	(B) The annual report under this section shall include al
16	findings and statistics regarding incidents of neglect reported or
17	investigated under \S 12-12-503(12)(B), including, but not limited to, the
18	following information:
19	(i) The age of the mother;
20	(ii) The type of illegal substance to which the
21	newborn child was exposed prenatally;
22	(iii) The estimated gestational age of the newborn
23	child at the time of birth; and
24	(iv) The newborn child's health problems; and
25	(3)(A) Notify each mandatory reporter who makes a call to the
26	hotline if the mandatory reporter's call is not accepted or is screened out
27	on a subsequent hotline supervisor review.
28	(B) The notification required under subdivision (a)(3)(A)
29	of this section shall be made within forty-eight (48) hours excluding
30	weekends and holidays after a mandatory reporter makes a call to the hotline
31	that is not accepted or is screened out on a subsequent hotline supervisor
32	<u>review</u> .
33	
34	SECTION 9. Arkansas Code § 12-12-507(b), concerning reports of
35	suspected abuse or neglect, is amended to read as follows:
36	(b) When any of the following has reasonable cause to suspect that a

1	child has been subjected to child maltreatment or has died as a result of
2	child maltreatment or observes a child being subjected to conditions or
3	circumstances that would reasonably result in child maltreatment, he or she
4	shall immediately notify the child abuse hotline:
5	(b)(1) When any individual listed in subdivision (b)(4) of this
6	section has reasonable cause to suspect that a child has been subjected to
7	child maltreatment or has died as a result of child maltreatment or observes
8	a child being subjected to conditions or circumstances that would reasonably
9	result in child maltreatment, he or she shall immediately notify the child
10	abuse hotline by telephone call, facsimile transmission, or online reporting
11	(2) The Child Abuse Hotline shall review the information
12	received under subdivision (b)(1) of this section to determine if the
13	information rises to the minimum standards for investigation under this
14	subchapter.
15	(3)(A) Facsimile transmission and online reporting may be used
16	in non-emergency situations by an identified reporter who provides the
17	following contact information:
18	(i) Name and phone number; and
19	(ii) In the case of online reporting, the email
20	address of the identified reporter.
21	(B) The hotline shall provide confirmation of the receipt
22	of a facsimile transmission via a return facsimile transmission or via online
23	receipt.
24	(C) A mandated reporter who wishes to remain anonymous
25	shall make the report through the child abuse hot line toll-free telephone
26	system.
27	(4) The following individuals are mandated reporters under this
28	subsection:
29	(1)(A) Any child care worker or foster care worker;
30	(2)(B) A coroner;
31	(3)(C) A day care center worker;
32	(4)(D) A dentist;
33	(5) (E) A dental hygienist;
34	$\frac{(6)}{(F)}$ A domestic abuse advocate;
35	(7) (G) A domestic violence shelter employee;
36	(8)(H) A domestic violence shelter volunteer.

As Engrossed: S3/20/07 SB303

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1
                  (9) (I) An employee of the Department of Health and Human
 2
     Services:
 3
                  (10)(J) An employee working under contract for the Division of
 4
     Youth Services of the Department of Health and Human Services;
 5
                  \frac{(11)}{(K)} Any foster parent;
 6
                  \frac{(12)}{(L)} A judge;
 7
                  (13) (M) A law enforcement official;
 8
                  \frac{(14)}{(N)} A licensed nurse;
9
                  (15)(0) Any medical personnel who may be engaged in the
10
     admission, examination, care, or treatment of persons;
11
                  (16)(P) A mental health professional;
12
                  \frac{(17)}{(Q)} An osteopath;
                  \frac{(18)}{(R)} A peace officer;
13
                  \frac{(19)}{(S)} A physician;
14
                  (20) (T) A prosecuting attorney;
15
16
                  \frac{(21)}{(U)} A resident intern;
17
                  \frac{(22)}{(V)} A school counselor;
18
                  (23)(W) A school official;
19
                  \frac{(24)}{(X)} A social worker;
                  \frac{(25)}{(Y)} A surgeon;
20
                  \frac{(26)}{(Z)} A teacher;
21
22
                  (27)(AA) A court-appointed special advocate program staff member
23
     or volunteer;
24
                  (28) (BB) A juvenile intake or probation officer; or
25
                  (29)(CC) Any clergyman, which includes a minister, priest,
26
     rabbi, accredited Christian Science practitioner, or other similar
27
     functionary of a religious organization, or an individual reasonably believed
28
     to be so by the person consulting him or her, except to the extent he or she:
29
                        (A) (i) Has acquired knowledge of suspected maltreatment
30
     through communications required to be kept confidential pursuant to the
     religious discipline of the relevant denomination or faith; or
31
32
                        (B)(ii) Received the knowledge of the suspected
33
     maltreatment from the offender in the context of a statement of admission.
34
35
           SECTION 10. Arkansas Code § 12-12-507(c), concerning prohibitions on
36
     interference with reports of child abuse, is amended to read as follows:
```

1	(c) $\underline{(1)}$ No privilege or contract shall prevent anyone from reporting
2	child maltreatment when he or she is a mandated reporter as required by this
3	section.
4	(2) No school, Head Start program, or day care facility shall
5	prohibit an employee or volunteer from directly reporting child maltreatment
6	to the child abuse hotline.
7	(3) No school, Head Start program, or day care facility shall
8	require an employee or volunteer to obtain permission or notify any person,
9	including an employee or supervisor, before reporting child maltreatment to
10	the child abuse hotline.
11	
12	SECTION 11. Arkansas Code § 12-12-507(e)(2), concerning investigations
13	of allegations of child abuse or neglect, is amended to read as follows:
14	(2)(A) Such procedures shall include referral of allegations to
15	the Department of Arkansas State Police or and any other appropriate law
16	enforcement agency should the allegation involve severe maltreatment.
17	(B) The Department of Arkansas State Police shall
18	investigate the allegations.
19	$\frac{B}{C}$ The investigating agency shall immediately notify
20	local law enforcement of all reports of severe maltreatment.
21	
22	SECTION 12. Arkansas Code § 12-12-516(a), regarding child protective
23	custody, is amended to add an additional subdivision to read as follows:
24	(3) A sheriff or chief of police may place a child in a
25	Department of Health and Human Services foster home if:
26	(A) The sheriff or chief of police contacts the on-call
27	worker for the Department of Health and Human Services and does not get a
28	return phone call within thirty (30) minutes;
29	(B) The sheriff or chief of police contacts the Department
30	of Health and Human Services Emergency Notification Line and does not get a
31	return phone call within fifteen (15) minutes;
32	(C) The foster parent is personally well-known to the
33	sheriff or the chief of police;
34	(D) The sheriff or chief of police has:
35	(i) Determined that the foster parent's home is safe
36	and provides adequate accommodations for the child; and

1	(ii) Performed a criminal record and child
2	maltreatment check on the foster parent as required under § 9-28-409; and
3	(E) On the next business day, the sheriff or chief of
4	police immediately notifies the Department of Health and Human Services of
5	the time and date that the child was placed in the foster parent's home.
6	
7	SECTION 13. Arkansas Code Title 16, Chapter 10, Subchapter 1 is
8	amended to add an additional section to read as follows:
9	16-10-138. Mandatory reporter training.
10	(a) The Administrative Office of the Courts shall develop a web based
11	curriculum concerning mandatory reporter training that will include without
12	<u>limitation:</u>
13	(1) The signs and symptoms of abuse;
14	(2) Training on the specifics that are required to be reported
15	under law and rules; and
16	(3) The managing of disclosures.
17	(b) The Department of Health and Human Services shall serve as the
18	host for the web based curriculum developed by the Administrative Office of
19	the Courts.
20	
21	SECTION 15. Arkansas Code Title 16, Chapter 43 is amended to add an
22	additional subchapter to read as follows:
23	<u>16-43-1201. Title.</u>
24	This subchapter shall be known and may be cited as "Safeguards for
25	Abused and Neglected Children Act".
26	
27	16-43-1202. Safeguards for child victims testifying in judicial and
28	administrative proceedings.
29	In order to facilitate testimony that is fair and accurate, the
30	following safeguards should be followed:
31	(1) The prosecuting attorney, victim-witness coordinator,
32	attorney ad litem, or Office of the Chief Counsel attorney shall inform the
33	child about the nature of the judicial proceeding or administrative
34	proceeding;
35	(2) The prosecuting attorney, victim-witness coordinator,
36	attorney ad litem, or Office of Chief Counsel attorney shall explain:

Ţ	(A) The oath that will be administered to the child; and
2	(B) That the judge will determine whether the child is
3	competent to testify;
4	(3) The prosecuting attorney, victim-witness coordinator,
5	attorney ad litem, or Office of Chief Counsel attorney shall explain to the
6	child that if, the child does not understand a question while testifying in
7	the judicial proceeding or administrative proceeding, the child has a right
8	to say that he or she does not understand the question;
9	(4) The prosecuting attorney, attorney ad litem, or Office of
10	Chief Counsel attorney may file a motion to have the child testify at a time
11	of day when the child is most alert and best able to understand questions
12	posed in court;
13	(5) If it is in the child's best interests, the prosecuting
14	attorney, attorney ad litem, or Office of Chief Counsel attorney may file a
15	motion for the child to have a comfort item when testifying in a judicial or
16	administrative proceeding;
17	(6) If it is in the child's best interests, the prosecuting
18	attorney, attorney ad litem, or Office of Chief Counsel attorney may file a
19	motion for the child to have a support person present when the child
20	testifies in a judicial proceeding or administrative proceeding; and
21	(7) The prosecuting attorney, attorney ad litem, or Office of
22	Chief Counsel attorney shall consider the effect upon the child when the
23	child is subjected to argumentative or harassing questions and shall make the
24	proper objections when appropriate to ensure the child is not subjected to
25	argumentative or harassing questioning.
26	
27	SECTION 16. Arkansas Code Title 17, Chapter 1 is amended to add an
28	additional section to read as follows:
29	17-1-105. Notification of mandatory reporters.
30	Each board, commission, or other entity that licenses mandatory
31	reporters of child abuse and neglect shall provide notice to each licensee
32	concerning the online and web-based child abuse reporting program required
33	<u>under § 6-13-1027.</u>
34	
35	SECTION 17. Arkansas Code § 20-82-208. is amended to read as follows:
36	20-82-208. Community Grants for Advocacy Safety Centers Program.

1	(a) Findings and Purpose. (1) The General Assembly finds and
2	determines that:
3	(A) Abused children often have to describe their sexual
4	or physical abuse several times to different professionals at different
5	locations;
6	(B) Many child abuse investigations are conducted with
7	little collaboration between the agencies involved in the cases;
8	(C) Each agency's child abuse professionals are housed in
9	different facilities and, as a result, interface during the investigation and
10	management of cases is limited;
11	(D) Sexual and physical abuse medical examinations are
12	commonly performed in hospital emergency rooms and other sites that are
13	frightening to children, lack the proper equipment, and often are staffed by
14	physicians uncomfortable with these exams; and
15	(E) Child advocacy safety centers provide:
16	(i) A more child-friendly atmosphere;
17	(ii) Reduced trauma to the children and families;
18	(iii) Improved investigations and management;
19	(iv) More effective utilization of multiagency
20	information;
21	(v) Greater protection of children;
22	(vi) Increased prosecution of perpetrators; and
23	(vii) Less unnecessary family intervention.
24	(2) The purpose of this section is to encourage the use of
25	existing child advocacy safety centers and the development of new centers
26	providing the benefits under one (1) roof.
27	(b) Establishment and Authority. (1) There is established the
28	Community Grants for Child Advocacy Safety Centers Program.
29	(2) The Arkansas Child Abuse/Rape/Domestic Violence Commission
30	shall advise the Child Abuse/Rape/Domestic Violence Section within the office
31	of the Chancellor of the University of Arkansas for Medical Sciences on the
32	administration and monitoring of this grant program for the operation of
33	existing child advocacy safety centers and the development of new centers in
34	the State of Arkansas.
35	
36	SECTION 18. Arkansas Code Title 20, Chapter 82, Subchapter 2 is

1	amended to add two additional sections to read as follows:
2	20-82-209. Multidisciplinary teams - Protocols created -
3	Responsibilities.
4	(a) As used in this section, "multidisciplinary team" means a local
5	team operating under a statewide model protocol developed by the Arkansas
6	Child Abuse/Rape/Domestic Violence Commission governing the roles,
7	responsibilities, and procedures of the multidisciplinary team.
8	(b) The commission shall:
9	(1)(A) Prepare and issue a statewide model protocol for local
10	multidisciplinary teams regarding investigations, provision of safety and
11	services of child abuse.
12	(B) The statewide model protocol shall describe
13	coordinated investigation or coordinated services, or both, of state and
14	local law enforcement, the Department of Health and Human Services, and
15	medical, mental health, and child safety centers; and
16	(2) Review and approve a protocol prepared by each local
17	multidisciplinary team.
18	(c) Each multidisciplinary team shall:
19	(1) Develop a protocol consistent with the statewide model
20	protocol issued by the commission; and
21	(2) Submit the protocol to the commission for review and
22	approval.
23	
24	20-82-210. Subcommittee on Child Safety Centers — Members — Duty to
25	oversee child safety centers.
26	(a) The Arkansas Child Abuse/Rape/Domestic Violence Commission shall
27	establish a Subcommittee on Child Safety Centers.
28	(b) The committee shall consist of seven (7) members appointed as
29	follows:
30	(1) Three (3) members appointed by the commission; and
31	(2) Four (4) members appointed by the Arkansas Legislative Task
32	Force on Abused and Neglected Children.
33	(c) The subcommittee shall oversee the operations of the child safety
34	centers with regard to child abuse.
35	
36	/s/ Malone