1	State of Arkansas	A Bill	
2	89th General Assembly		HOUSE DILL 1451
3	Regular Session, 2013		HOUSE BILL 1451
4 5	By: Representatives Fite, Harr	is. J. Dickinson, Farrer, Scott	
6	By: Senator Hester	is, v. Dieninsen, Fuirer, Seeu	
7			
8		For An Act To Be Entitled	
9	AN ACT TO A	AMEND THE CHILD MALTREATMENT ACT	: AND FOR
10	OTHER PURP		
11			
12			
13		Subtitle	
14	TO AM	END THE CHILD MALTREATMENT ACT.	
15			
16			
17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
18			
19	SECTION 1. DO NO	r CODIFY. <u>Findings and purposes</u>	<u>•</u>
20	<u>(a) The General</u>	Assembly finds that:	
21	(1) Child:	ren are increasingly being preye	d upon, victimized, and
22	coerced into illegal se	exual relationships by adults;	
23	<u>(2)</u> The Cl	hild Maltreatment Act, § 12-18-1	<u>01 et seq., requires</u>
24	caretakers, healthcare	facilities, healthcare provider	s, teachers, and other
25	specified individuals	to report suspected incidents of	sexual crimes against
26	<u>children;</u>		
27	<u>(</u> 3) The pl	hysical, emotional, developmenta	1, and psychological
28	impact of sexual crimes	s on child victims can be severe	and long-lasting;
29	<u>(4)</u> The so	ocietal costs of these crimes ar	<u>e also significant and</u>
30	affect the entire popul	lace;	
31	<u>(5) The co</u>	ollection, maintenance, and pres	ervation of evidence,
32	including forensic tis	sue samples, furthers Arkansas's	interest in protecting
33	<u>children from sexual c</u>	rimes and provides the state wit	<u>h the tools necessary</u>
34	for successful investigations and prosecutions;		
35	<u>(6)</u> Parent	ts and guardians have both the r	ight and responsibility
36	to be involved in media	cal treatment decisions involvin	g their children, and



.

1	no one has the right to knowingly or willfully impede or circumvent this	
2	right;	
3	(7)(A) There are documented cases of individuals other than a	
4	parent or guardian aiding, abetting, and assisting minor girls to procure	
5	abortions without their parents' or guardians' knowledge, consent, or	
6	involvement.	
7	(B) These activities of individuals other than a parent or	
8	guardian include transporting children across state lines to avoid Arkansas's	
9	parental involvement requirements for abortion; and	
10	(8) Such actions violate both the sanctity of the familial	
11	relationship and Arkansas's parental involvement law concerning abortion.	
12	(b) The General Assembly's purposes in enacting the Child Maltreatment	
13	Act are to further the important and compelling state interests of:	
14	(1) Protecting children from sexually predatory adults;	
15	(2) Ensuring that adults who are involved in illegal sexual	
16	relationships or contact with children are reported, investigated, and, when	
17	warranted, prosecuted;	
18	(3)(A) Relieving medical professionals and other mandatory	
19	reporters of suspected sexual crimes against children from any responsibility	
20	to personally investigate an allegation or suspicion.	
21	(B) Mandatory reporters must simply report allegations,	
22	suspicions, and pertinent facts.	
23	(C) Trained law enforcement or social services personnel	
24	are responsible for any investigation and for the ultimate disposition of the	
25	allegation or case;	
26	(4) Reducing the physical, emotional, developmental, and	
27	psychological impact of sexual crimes on child victims;	
28	(5) Reducing the societal and economic burden on the populace	
29	that results from sexual crimes against children;	
30	(6) Providing law enforcement officials with the tools and	
31	evidence necessary to investigate and prosecute child predators; and	
32	(7) Protecting and respecting the right of parents and guardians	
33	to be involved in the medical decisions and treatment of their children and	
34	preventing anyone from knowingly or willfully subverting or circumventing	
35	these rights.	
36		

2

1 SECTION 2. Arkansas Code § 12-18-103, concerning definitions for the 2 Child Maltreatment Act, is amended to add an additional subdivision to read 3 as follows: (2)(A) "Abortion" means the act of using or prescribing any 4 instrument, medicine, drug, or any other substance, device, or means with the 5 6 intent to terminate the clinically diagnosable pregnancy of a woman with 7 knowledge that the termination by those means will with reasonable likelihood cause the death of the unborn child. 8 9 (B) "Abortion" does not mean the act of using or 10 prescribing any instrument, medicine, drug, or any other substance, device, 11 or means with the intent to terminate the clinically diagnosable pregnancy if 12 done with the intent to: 13 (i) Save the life or preserve the health of the 14 unborn child; 15 (ii) Remove a dead unborn child caused by 16 spontaneous abortion; or 17 (iii) Remove an ectopic pregnancy. 18 19 SECTION 3. Arkansas Code § 12-18-103, concerning definitions for the 20 Child Maltreatment Act, is amended to add an additional subdivision to read 21 as follows: 22 (17) "Reproductive healthcare facility" means any office, 23 clinic, or any other physical location that provides abortions, abortion 24 counseling, abortion referrals, contraceptives, contraceptive counseling, sex 25 education, or gynecological care and services; 26 27 SECTION 4. Arkansas Code § 12-18-103(18), concerning definitions for 28 the Child Maltreatment Act, is amended to read as follows: 29 (E) By a person younger than thirteen (13) fifteen (15) 30 years of age to a person younger than eighteen (18) years of age: 31 (i) Sexual intercourse, deviate sexual activity, or 32 sexual contact by forcible compulsion; or 33 (ii) Attempted sexual intercourse, deviate sexual 34 activity, or sexual contact by forcible compulsion; 35 36 SECTION 5. Arkansas Code Title 12, Chapter 18, Subchapter 1, is

3

02-21-2013 16:27:52 MGF245

1 amended to add an additional section to read as follows: 2 12-18-108. Maintenance of forensic samples from abortions performed on 3 a child. 4 (a)(1) A physician who performs an abortion on a child who is less 5 than fourteen (14) years of age at the time of the abortion shall preserve 6 under this subchapter fetal tissue extracted during the abortion in 7 accordance with rules adopted by the office of the Attorney General. (2) The physician shall submit the tissue to the State Crime 8 9 Laboratory. 10 (b) The Attorney General shall adopt rules prescribing: 11 (1) The amount and type of fetal tissue to be preserved and 12 submitted by a physician under this section; 13 (2) Procedures for the proper preservation of the tissue for the purpose of DNA testing and examination; 14 15 (3) Procedures for documenting the chain of custody of the 16 tissue for use as evidence; 17 (4) Procedures for proper disposal of fetal tissue preserved 18 under this section; 19 (5) A uniform reporting instrument mandated to be utilized by 20 physicians when submitting fetal tissue under this section which shall 21 include the name and address of the physician submitting the fetal tissue and 22 the name and complete address of residence of the parent or legal guardian of 23 the child upon whom the abortion was performed; and 24 (6) Procedures for communication with law enforcement agencies 25 regarding evidence and information obtained under this section. 26 (c) Failure of a physician to comply with this section or any rule 27 adopted under this section: (1) Shall constitute unprofessional conduct under the Arkansas 28 29 Medical Practices Act § 17-95-201 et seq.; and (2) For a first offense, is a Class B misdemeanor; and 30 (3) For a second or subsequent offense, is a Class A 31 32 misdemeanor. 33 SECTION 6. Arkansas Code Title 12, Chapter 18, Subchapter 2, is 34 35 amended to add an additional section to read as follows: 36 12-18-210. Prohibition on intentionally causing, aiding, abetting, or

4

02-21-2013 16:27:52 MGF245

1	assisting a child to obtain an abortion without parental consent.		
2	(a) A person shall not intentionally cause, aid, or assist a child to		
3	obtain an abortion without the consent or notification under § 20-16-801.		
4	(b)(1) A person who violates subsection (a) of this section shall be		
5	civilly liable to the child and to the person or persons required to give the		
6	consent under § 20-16-801.		
7	(2) A court may award:		
8	(A) Damages to the person or persons adversely affected by		
9	a violation of subsection (a) of this section, including compensation for		
10	emotional injury without the need for personal presence at the act or event;		
11	and		
12	(B) Attorneys' fees, litigation costs, and punitive		
13	damages.		
14	(3) An adult who engages in or consents to another person		
15	engaging in a sexual act with a child in violation of the Arkansas Criminal		
16	Code § 5-1-101, that results in the child's pregnancy, shall not be awarded		
17	damages under this section.		
18	(c) It is not a defense to a claim brought under this section that the		
19	abortion was performed or induced pursuant to consent to the abortion given		
20	in a manner that is otherwise lawful in the state or place where the abortion		
21	was performed or induced.		
22	(d) An unemancipated child does not have capacity to consent to any		
23	action in violation of this section.		
24	(e) Upon a petition by the Attorney General, a prosecuting attorney,		
25	or any person adversely affected or who reasonably may be adversely affected		
26	by the conduct, a court of competent jurisdiction may enjoin conduct that		
27	would violate this section upon a showing that the conduct:		
28	(1) Is reasonably anticipated to occur in the future; or		
29	(2) Has occurred in the past, whether with the same child or		
30	others, and that it is not unreasonable to expect that the conduct will be		
31	repeated.		
32			
33	SECTION 7. Arkansas Code § 12-18-402(b), concerning mandated reporters		
34	for the Child Maltreatment Act, is amended to add two additional subdivisions		
35	to read as follows:		
36	(38) An employee of a reproductive healthcare facility; and		

5

02-21-2013 16:27:52 MGF245

1	(39) A volunteer at a reproductive healthcare facility.
2	
3	SECTION 8. Arkansas Code Title 12, Chapter 18, is amended to add an
4	additional subchapter to read as follows:
5	12-18-1203. Mandated reporter requirements.
6	Within ten (10) days after calling the hotline, a mandated reporter
7	shall report in writing each instance of alleged or suspected abuse, sexual
8	abuse, or sexual crimes against a child to the appropriate law enforcement or
9	designated state agencies.
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32 33	
33 34	
34 35	
35 36	
20	

6