1	State of Arkansas	As Engrossed: S3/19/13 A Dill	
2	89th General Assembly	A DIII	~~~~~~~~~~
3	Regular Session, 2013		SENATE BILL 1005
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5	By: Senator J. Dismang		
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7		For An Act To Be Entitled	
8		O ENSURE THE CONFIDENTIALITY OF RECORDS	
9	A SUSPEC	TED CASE OF CHILD ABUSE OR NEGLECT KEPT	BY A
10	CHILD AD	VOCACY CENTER, A HOSPITAL, OR A CLINIC	
11	INVOLVIN	G A SUSPECTED CASE OF CHILD ABUSE OR NE	GLECT;
12	TO ENSUR	E THAT CERTAIN IMAGES OF A CHILD ARE EX	EMPT
13	FROM THE RECORDS SUBJECT TO RELEASE IN A SUSPECTED		
14	CASE OF	CHILD ABUSE OR NEGLECT; AND FOR OTHER	
15	PURPOSES		
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17			
18		Subtitle	
19	ТО	ENSURE THE CONFIDENTIALITY OF RECORDS	
20	KEI	PT BY A SUSPECTED CASE OF CHILD ABUSE	
21	OR	NEGLECT FROM A CHILD ADVOCACY CENTER,	
22	A B	HOSPITAL, OR A CLINIC INVOLVING A	
23	SUS	SPECTED CASE OF CHILD ABUSE OR NEGLECT.	
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26	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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28	SECTION 1. Ar	kansas Code § 20-78-106 is amended to r	ead as follows:
29	20-78-106. Av	ailability of records <del>of</del> <u>from</u> children'	s advocacy
30	centers <u>, hospitals,</u>	or clinics <i>during an investigation of s</i>	suspected cases of
31	<u>child abuse or negle</u>	<u>ct</u> .	
32	(a) Reports,	correspondence, memoranda, case histori	es, medical
33	records, or other ma	terials compiled or gathered <u>during an</u>	investigation of a
34	<i>suspected</i> case of ch	ild abuse or neglect by a children's ad	vocacy <del>centers</del>
35	performing the servi	ces described in § 20-78-105 center, ho	<u>spital, or clinic</u>
36	shall be confidentia	l and shall not be released or otherwis	e made available



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1 except: 2 (1) Medical records may be released to To the attorney 3 representing the abused child in a custody or juvenile case with an order of 4 appointment or an order recognizing entry of appearance 5 (2) For any audit or similar activity conducted with the 6 administration of any plan or program by any governmental agency which is 7 authorized by law to conduct the audit or activity; 8 (3) To law enforcement agencies, a prosecuting attorney, or the 9 Attorney General; 10 (4) To any licensing or registering authority to the extent 11 necessary to carry out its official responsibilities, but the information 12 shall be maintained as confidential; 13 (5) To a grand jury or court upon a finding that: 14 (A) Information in the record is necessary for the 15 determination of a civil, criminal, or administrative issue before the court 16 or grand jury; and 17 The information cannot be obtained from a person or (B) 18 entity described in subdivision (b)(2) of this section; 19 (6) To the Department of Human Services; 20 (7) To a court-appointed special advocate volunteer with a valid 21 court order; 22 (8) Images of a child's breast, genitals, or anus shall not be 23 released except as provided under subsection (c) of this section; 24 (9) All records may be released to an attorney in any criminal, 25 civil, or administrative proceeding or to a party in a criminal, civil, or 26 administrative proceeding if the party is not represented by an attorney as 27 permitted under criminal, civil, or administrative discovery rules upon a 28 finding by the court that: 29 (A) Information in the record is necessary for the 30 determination of a criminal, civil, or administrative issue before a court or 31 grand jury; and 32 (B) The information cannot be obtained from a person or 33 entity described in subdivision (b)(2) of this section; and 34 (9) (10) Medical records may be released to a person providing 35 medical or psychiatric care or services to the abused child. 36 (b)(1) Except as provided in subdivision (b)(2) of this section, no

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1 person or agency to whom disclosure is made may disclose to any other person 2 reports or other information obtained under this section.

3 (2) Law enforcement agencies, a prosecuting attorney, the 4 department, a court of competent jurisdiction, or the Attorney General may 5 release reports or information obtained under this section. However, any 6 report or information released under this subsection shall remain 7 confidential.

8 (c)(1) Nothing in this section shall deny or diminish the right of an 9 attorney for a party or a party to a criminal, civil, or administrative 10 proceeding to receive discovery as provided in this section in order for the 11 attorney or party to:

(B) File appropriate pleadings; or

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(A) Prepare for trial;

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(C) Present evidence in court.

15 (2)(A) The circuit court shall issue protective orders under the 16 Arkansas Rules of Criminal Procedure or Arkansas Rules of Civil Procedure, as 17 applicable, to ensure that those items of evidence for which there is a 18 reasonable expectation of privacy are not distributed to persons or 19 institutions without a legitimate interest in the evidence and otherwise 20 should be sealed. There is a reasonable expectation of privacy in the 21 following items:

22	(i) Audio or videotapes of a child witness;
23	(ii) Photographs of a child witness;
24	(iii) Name of a child victim; <del>and</del>
25	(iv) Medical records of a child victim; <u>and</u>
26	(v) Images of a child's breast, genitals, or anus

(B) The administrative hearing officer or administrative law judge shall issue protective orders to ensure that those items of evidence for which there is a reasonable expectation of privacy are not distributed to persons or institutions without a legitimate interest in the evidence and otherwise should be sealed. There is a reasonable expectation of privacy in the following items:

33 (i) Audio or videotapes of a child witness;
34 (ii) Photographs of a child witness;
35 (iii) Name of a child victim; and
36 (iv) Medical records of a child victim; and

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(v) Images of a child's breast, genitals, or anus. (C)(i) The circuit court may enforce the orders with criminal or civil contempt or sanctions, as appropriate. (ii) The circuit court may modify or vacate a protective order for good cause. (iii) If a protective order was entered and has not been vacated, the remedy for a violation of the protective order is limited to criminal or civil contempt or sanctions by the circuit court in which the protective order was entered. (d) Except for purposes of enforcement concerning violations of a protective order under subsection (c) of this section, disclosure of information in violation of this section is a Class A misdemeanor. /s/J. Dismang