1	State of Arkansas As Engrossed: 52/25/19 52/28/19
2	92nd General Assembly A BIII
3	Regular Session, 2019SENATE BILL 287
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5	By: Senator A. Clark
6	For Ar A of To Do Forfided
7	For An Act To Be Entitled
8	AN ACT TO AMEND THE LAW CONCERNING CHILD MALTREATMENT
9	INVESTIGATIONS AND THE PLACEMENT OF A NAME ON THE
10	CHILD MALTREATMENT CENTRAL REGISTRY; TO REPEAL
11	CERTAIN PROVISIONS OF THE CHILD MALTREATMENT ACT; AND
12	FOR OTHER PURPOSES.
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14	S14*41-
15	Subtitle
16	TO AMEND THE LAW CONCERNING CHILD
17	MALTREATMENT INVESTIGATIONS AND THE
18	PLACEMENT OF A NAME ON THE CHILD
19	MALTREATMENT CENTRAL REGISTRY; AND TO
20	REPEAL CERTAIN PROVISIONS OF THE CHILD
21	MALTREATMENT ACT.
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24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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26	SECTION 1. DO NOT CODIFY. Legislative findings and intent.
27	(a) The General Assembly finds that:
28	(1) All members of society desire the safety of all children;
29	(2) A child raised under constant adult supervision may miss
30	opportunities for growth that will negatively impact his or her mental and
31	physical development;
32	(3) The alarming rise of childhood obesity and diabetes is
33	almost certainly linked to an increase in the sedentary lifestyle and lack of
34	physical activity for children today, which is often encouraged by parents
35	and guardians, including without limitation by insisting on driving their
36	children to school;



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1	(4) As measured by incidences of mental health difficulties, the
2	over-supervised youth of today experience more difficulties when they reach
3	adulthood than earlier generations;
4	(5) Earlier generations learned resilience by walking,
5	bicycling, playing, helping, and solving problems without constant adult
6	intervention;
7	(6) Parents and guardians are often in the best position to
8	weigh the risk and make decisions concerning the safety of children under
9	their care, including without limitation where their child may go, with whom,
10	and when; and
11	(7) Parents and guardians who have done nothing more than
12	briefly and safely permitted their children to remain unsupervised should not
13	be subject to investigation and possible prosecution as it causes unnecessary
14	governmental intrusion and diversion of valuable public resources.
15	(b) It is the intent of the General Assembly that this act:
16	(1) Protect and promote the inherent right of a parent or
17	guardian to raise his or her children;
18	(2) Protect the decision of a parent or a guardian to grant his
19	or her children unsupervised time to engage in activities that include
20	without limitation playing outside, walking to school, bicycling, remaining
21	briefly in a vehicle, and remaining at home; and
22	(3) Ensure that valuable public resources are used most
23	effectively to protect children by providing a secondary review to ensure
24	<u>that:</u>
25	(A) Calls to the Child Abuse Hotline are properly
26	accepted;
27	(B) Child maltreatment investigations are closed when the
28	results of the investigation indicate that the allegations lack merit; and
29	(C) Only the names of offenders who pose a risk to a
30	vulnerable population are placed on the Child Maltreatment Central Registry.
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32	SECTION 2. Arkansas Code § 12-18-303, concerning minimum requirements
33	for a report to be accepted by the Child Abuse Hotline, is amended to add an
34	additional subsection to read as follows:
35	(e)(1)(A) A report of child maltreatment that does not meet the
36	requirements of subsection (a) of this section shall not be accepted by the

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1	Child Abuse Hotline.
2	(B) The Child Abuse Hotline may accept a report of child
3	maltreatment that does not meet the requirements of subsection (a) of this
4	section if sufficient information is provided to accept the report under §§
5	<u>12-18-304 12-18-310.</u>
6	(2)(A) The Department of Human Services and the Department of
7	Arkansas State Police shall establish procedures for the Child Abuse Hotline.
8	(B) The procedures established by the Department of Human
9	Services and the Department of Arkansas State Police shall include without
10	limitation the:
11	(i) Creation of a secondary review of an accepted
12	report of child maltreatment by the investigating agency assigned under § 12-
13	18-601 to ensure that the report of child maltreatment meets the requirements
14	of this section; and
15	(ii) Ability of the Child Abuse Hotline and the
16	investigating agency to contact the Department of Human Services to obtain or
17	determine information relevant to whether a report of child maltreatment
18	should be accepted.
19	(3) A report of child maltreatment that does not meet the
20	requirements of subsection (a) of this section shall be considered screened-
21	out for the purposes of releasing information under § 12-18-910.
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23	SECTION 3. Arkansas Code § 12-18-601 is amended to read as follows:
24	12-18-601. Assignment to investigative agency.
25	(a) <u>(1)</u> When a person, agency, corporation, or partnership then
26	providing substitute care for any child in the custody of the Department of
27	Human Services or a Department of Human Services employee or employee's
28	spouse or other person residing in the home is reported as being suspected of
29	child maltreatment, the investigation shall be conducted pursuant to
30	procedures established by the Department of Human Services <u>If a report of</u>
31	child maltreatment is accepted by the Child Abuse Hotline, an investigation
32	shall be conducted under procedures established by the Department of Human
33	Services.
34	(2) The procedures established by the Department of Human
35	Services shall require the:
36	(A) Assignment of a report of child maltreatment to the

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1	Department of Human Services or the Department of Arkansas State Police as
2	the investigating agency;
3	(B) Assignment of a report of child maltreatment to the
4	Department of Arkansas State Police if the report involves:
5	(i) Severe maltreatment;
6	(ii) A person, agency, corporation, or partnership
7	that provides substitute care for a child who is in the custody of the
8	Department of Human Services; or
9	(iii) A person, agency, corporation, or partnership
10	that provides substitute care for a child who is in the custody of an
11	employee of the Department of Human Services or another person who resides in
12	the home of an employee of the Department of Human Services; and
13	(C) Assignment of a report of child maltreatment that
14	qualifies for triage procedures that are developed and implemented under this
15	section and as prescribed by triage procedures in lieu of an assignment for
16	investigation by the Department of Human Services or the Department of
17	<u>Arkansas State Police.</u>
18	(b) <u>(1)(A)</u> The procedures described in subsection (a) of this section
19	shall include referral of allegations to the Department of Arkansas State
20	Police and any other appropriate law enforcement agency if the allegation
21	involves severe maltreatment After the assignment of a report of child
22	maltreatment, the investigating agency shall initiate an investigation as
23	provided under this subchapter.
24	(B) After initiating the investigation and interviewing
25	the alleged victim, the investigating agency shall review the report of child
26	maltreatment to determine if the investigation should be administratively
27	closed under § 12-18-702 without complying with the requirements of this
28	subchapter regarding a complete investigation.
29	(C) If an investigation is not administratively closed
30	under § 12-18-702, the investigating agency shall comply with the
31	requirements of this subchapter regarding a complete investigation.
32	(2)(A) The investigating agency shall administratively close an
33	investigation under procedures that are established by the Department of
34	Human Services.
35	(B) The procedures established by the Department of Human
36	Services shall require the:

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evidence to support the report of child maltreatment other than the report made to the Child Abuse Hotline; (ii) Closure of an investigation if there is insufficient detail to investigate the report of child maltreatment; (iii)(a) Closure of an investigation that is based on an allegation made by an anonymous reporter if there is no evidence to corroborate the report of child maltreatment after the investigating agency has conducted a preliminary investigation to determine whether there is any evidence to corroborate the report of child maltreatment. (b) A preliminary investigation shall include: (1) An interview with the alleged victim; (2) A visit to the home of the alleged victim if appropriate given the type of child maltreatment alleged; and (3) Evidence from a collateral witness; (iv) Closure of an investigation if: (a) There has not been an additional report of abuse or neglect that has been committed by the alleged offender who is the subject of the current report; (b) The investigator reviews the prior history of child maltreatment related to the family of the child and to the offender and determines that the health and safety of the child can be assured without further investigation by the Department of Human Services or the Department of Arkansas State Police; and (c) The investigator determines that abuse or neglect of the child did not occur; and (v) Approval of the: (a) Director of the Division of Children and Family Services of the Department of Human Services or his or her designee for the administrative closure of an investigation that is conducted by the Department of Humans Services; or (b) Director of the Department of Arkansas State Police or his or her designee for the administrative closure of an investigation conducted by the Department of Arkansas State Police. (c) Upon referral, the Department of Arkansas State Police shall

(i) Closure of an investigation if there is no

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1	investigate the allegations.
2	(d)(l)(c)(l) The Department of Human Services and the Department of
3	Arkansas State Police may develop and implement triage procedures for
4	accepting and documenting reports of child maltreatment of a child not at
5	risk of imminent harm if an appropriate referral is made to a community
6	organization or voluntary preventive service.
7	(2) The Department of Human Services and the Department of
8	Arkansas State Police shall not implement this section until rules necessary
9	to carry out this subsection have been promulgated pursuant to the Arkansas
10	Administrative Procedure Act, § 25-15-201 et seq.
11	(c)(l)<u>(</u>d)(l) With regard to the procedures described in subdivisions
12	(d)(l) and (2) established in accordance with subsections (a) and (b) of this
13	section, the Department of Human Services shall assess the safety of a child
14	upon the receipt of an accepted child maltreatment report.
15	(2) The assessment under subdivision (e)(1) <u>(d)(1)</u> of this
16	section shall include each underlying issue or additional child maltreatment
17	concern that may not have been identified in the original Child Abuse Hotline
18	report.
19	(f)(e) The Department of Human Services shall work with families
20	related to an accepted child maltreatment report to remedy the conditions or
21	issues that resulted in the child maltreatment report.
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23	SECTION 4. Arkansas Code § 12-18-623 is repealed.
24	12-18-623. No merit investigations.
25	(a) A Department of Arkansas State Police investigator may close an
26	investigation of a report of child maltreatment as unsubstantiated without
27	complying with the requirements of this subchapter if:
28	(1) The child identified as the victim:
29	(A) Has been:
30	(i) Interviewed separately and apart from the
31	alleged offender or any representative or attorney for the alleged offender
32	when the child is of the age or ability to be interviewed; or
33	(ii) Observed separately and apart from the alleged
34	offender or any representative or attorney for the alleged offender when the
35	child is not of the age or ability to be interviewed; and
36	(B) Credibly denies the allegation of child maltreatment;

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1 (2) The child identified as the victim does not have the 2 physical injuries or physical conditions that were alleged in the report of 3 child maltreatment: 4 (3) The person identified as the alleged offender has been 5 interviewed and credibly denies the allegation of child maltreatment; 6 (4) The person identified as the alleged offender resides in the 7 home or is a family member of the child identified as the victim and the 8 Department of Arkansas State Police investigator has ascertained the 9 environment in which the child resides and determined there is no merit to 10 the report of child maltreatment as it pertains to the home environment; 11 (5) The Department of Arkansas State Police investigator: 12 (A) Has: 13 (i) Interviewed the person who made the report to 14 the Child Abuse Hotline; or 15 (ii) Made a good faith effort to contact the person 16 who made the report to the Child Abuse Hotline but is unable to interview the 17 person; and (B) Has not identified another maltreatment or health or 18 19 safety factor regarding the child identified as the victim; and (6) The Department of Arkansas State Police investigator 20 interviewed a collateral witness and reviewed medical, school, and mental 21 22 health records that are related to the allegations when the child identified 23 as the victim was unable to effectively communicate. 24 (b) The Children's Advocacy Centers of Arkansas shall conduct forensic interviews, forensic medical examinations, and forensic mental health 25 26 examinations if available and appropriate during the course of a child 27 maltreatment investigation as is required by the memorandum of understanding 28 authorized under § 9-5-110. (c) All records under this section shall be released under §§ 12-18-29 30 620 and 12-18-910. (d) This section does not apply if the alleged victim is in the 31 32 custody of the Department of Human Services and the alleged act or omission 33 occurred while the child was in the custody of the Department of Human 34 Services. 35 36 SECTION 5. Arkansas Code § 12-18-702 is amended to read as follows:

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1 12-18-702. Investigative determination. 2 (a) Upon completion of an investigation under this chapter, the 3 Department of Human Services and the Department of Arkansas State Police 4 shall determine whether the allegations of child maltreatment are: 5 (1)(A) Unsubstantiated. 6 (B) An unsubstantiated determination shall be entered when 7 the allegation is not supported by a preponderance of the evidence; 8 (2)(A) True. 9 (B) A true determination shall be entered when the 10 allegation is supported by a preponderance of the evidence \cdot ; 11 (3)(A) True but exempted. 12 (C)(B) A determination of true but exempted, which means 13 that is a true determination where the offender's name shall not be placed in 14 the Child Maltreatment Central Registry, shall be entered if: 15 (i) A parent practicing his or her religious beliefs 16 does not, for that reason alone, provide medical treatment for a child, but 17 in lieu of treatment the child is being furnished with treatment by spiritual 18 means alone, through prayer, in accordance with a recognized religious method 19 of healing by an accredited practitioner; 20 The offender is an underaged juvenile offender; (ii) 21 (iii) The report was true for neglect as defined 22 under § 12-18-103(14)(B); or 23 (iv) The offender is a juvenile less than fourteen 24 (14) years of age at the time of the offense; or 25 (3)(A)(4)(A) Inactive. 26 (B) If the investigation cannot be completed, the 27 investigation shall be determined incomplete and placed in inactive status. 28 (b) An investigation of a report of child maltreatment that is closed 29 under § 12-18-601 shall be documented as administratively closed without a 30 determination of whether the allegation is unsubstantiated, true, true but 31 exempt, or inactive. 32 (c)(1) If the Department of Human Services or the Department of 33 Arkansas State Police determines that a report of child maltreatment is true, 34 the Department of Human Services shall determine whether the offender may pose a risk of maltreatment to a vulnerable population, including without 35 limitation children, the elderly, persons with a disability, and persons with 36

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1 a mental health illness. 2 (2)(A) The Department of Human Services shall establish 3 procedures to determine the risk level of the offender and any vulnerable 4 population to which the offender may pose a risk of maltreatment. 5 (B) The procedures of the Department of Human Services 6 shall require the following factors to be considered in the determination of 7 whether an offender may pose a risk of maltreatment to a vulnerable 8 population: 9 (i) The severity of the child maltreatment; 10 (ii) The nature and severity of an injury or other 11 adverse impact caused by the child maltreatment; 12 (iii) The access the offender has to a vulnerable 13 population; 14 (iv) Any previous substantiated child maltreatment 15 findings against the offender; 16 (v) A subsequent report of child maltreatment 17 alleged against the offender; and 18 (vi) The criminal history of the offender. 19 20 SECTION 6. Arkansas Code § 12-18-812(d)(2), concerning preliminary 21 administrative hearings under the Child Maltreatment Act, is amended to read 22 as follows: 23 (2) A child, elderly person, person with a disability, or person 24 with a mental illness may be at risk of harm maltreatment. 25 26 SECTION 7. Arkansas Code Title 12, Chapter 18, Subchapter 8, is 27 amended to add an additional section to read as follows: 28 12-18-815. Adjudication of allegations and risk. 29 (a) In an administrative hearing held under this chapter, an 30 administrative law judge shall determine whether: 31 (1) A preponderance of the evidence supports a finding that an 32 allegation of child maltreatment is true; and 33 (2) The Department of Human Services abused its discretion in determining that an offender may pose a risk of maltreatment to a vulnerable 34 population that includes without limitation, children, the elderly, persons 35

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1	(b) An administrative law judge shall direct the name of an offender
2	to be placed on the Child Maltreatment Central Registry if a preponderance of
3	the evidence supports a finding that:
4	(1) An allegation of child maltreatment is true; and
5	(2) The department did not abuse its discretion in determining
6	that the offender may pose a risk of maltreatment to a vulnerable population.
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8	SECTION 8. Arkansas Code § 12-18-903 is amended to read as follows:
9	12-18-903. Placement in the Child Maltreatment Central Registry.
10	(a) An offender's name shall be placed in the Child Maltreatment
11	Central Registry if:
12	(1) After notice, the offender eighteen (18) years of age or
13	older at the time the act or omission occurred does not timely request an
14	administrative hearing;
15	(2) The alleged offender was a child at the time of the act or
16	omission and the child or his or her legal parent or legal guardian waived
17	the administrative hearing;
18	(3) The administrative law judge upheld the investigative
19	determination of true pursuant to a preliminary administrative hearing; or
20	(4) Upon completion of the administrative hearing process, the
21	Department of Human Services' or Department of Arkansas State Police's
22	investigative determination of true is upheld.
23	(b) In addition to the requirements of subsection (a) of this section,
24	the name of an offender shall be placed on the Child Maltreatment Central
25	Registry only if the Department of Human Services determines under § 12-18-
26	702 that the offender may pose a risk of maltreatment to a vulnerable
27	population that includes without limitation children, the elderly, persons
28	with a disability, and persons with a mental health illness.
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30	SECTION 9. Arkansas Code § 12-18-910(a), concerning the availability
31	of screened-out and unsubstantiated reports, is amended to read as follows:
32	(a) Screened-out, administratively closed, and unsubstantiated reports
33	of child maltreatment are confidential and may be disclosed only as provided
34	in this chapter.
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36	SECTION 10. Arkansas Code § 12-18-910(e), concerning the availability

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1	of screened-out and unsubstantiated reports, is amended to read as follows:
2	(e) Any record of a screened-out or administratively closed report of
3	child maltreatment shall not be disclosed except to the prosecuting attorney
4	and law enforcement and may be used only within the Department of Human
5	Services and the Department of Arkansas State Police for purposes of
6	administration of the program.
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9	/s/A. Clark
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