1	State of Arkansas	As Engrossed: H3/6/23 A Bill	
2	94th General Assembly		HOUSE DU L 1500
3	Regular Session, 2023		HOUSE BILL 1509
4	Dry Dogwood to the I Martha		
5	By: Representative J. Mayber	•	
6 7	By: Senators A. Clark, B. Da	VIS	
7 8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE NO PATIENT LEFT ALONE ACT; TO		
10		JTPATIENT FACILITIES TO COMPLY WITH	
11	-	N AND SUPPORT PERSON REQUIREMENTS; TO	ADD
12		FOR A VIOLATION OF THE NO PATIENT LE	
13		; TO AUTHORIZE SUPPORT PERSONS TO STA	
14		; AND FOR OTHER PURPOSES.	
15			
16			
17		Subtitle	
18	TO A	MEND THE NO PATIENT LEFT ALONE ACT;	
19	TO R	EQUIRE OUTPATIENT FACILITIES TO	
20	COMP	LY WITH VISITATION AND SUPPORT PERSON	1
21	REQU	IREMENTS; AND TO ADD PENALTIES FOR A	
22	VIOL	ATION OF THE NO PATIENT LEFT ALONE	
23	ACT.		
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26	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
27			
28	SECTION 1. Arka	ansas Code § 20-6-403(2), concerning	the definition of
29	"healthcare facility"	within the No Patient Left Alone Act	, is amended to
30	read as follows:		
31	(2) "Heal	lthcare facility" means a hospital, a	n office of a
32	healthcare professional, a long-term care facility, or a hospice facility <u>, or</u>		
33	<u>an outpatient facility</u>	ζ;	
34			
35	SECTION 2. Arka	ansas Code § 20-6-403, concerning the	definitions within
36	the No Patient Left A	lone Act, is amended to add an additi	onal subdivision to



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read as follows:

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2 (8) "Outpatient facility" means a healthcare facility that 3 provides either diagnosis or diagnosis and treatment of a patient who is not admitted for overnight care, including without limitation an ambulatory 4 5 surgery center, an outpatient surgery center, an imaging service, and a 6 laboratory service. 7 8 SECTION 3. Arkansas Code § 20-6-404(a), concerning the visitation and 9 support for a patient with a disability under the No Patient Left Alone Act, 10 is amended to read as follows: 11 (a) Upon the request of a patient with a disability, a hospital, an 12 office of a healthcare professional, an outpatient facility, or a hospice 13 facility licensed in this state shall allow a patient with a disability to 14 designate at least three (3) support persons and shall allow at least one (1) 15 support person to be present with the patient with a disability at all times 16 in the emergency department and during the stay of a patient with a 17 disability in the hospital, office of a healthcare professional, outpatient 18 facility, or hospice facility if necessary to facilitate the care of the 19 patient with a disability, including without limitation when the patient with 20 a disability: 21 (1) Has a cognitive or mental health disability that affects the 22 ability of a patient with a disability to make medical decisions or 23 understand medical advice; 24 (2) Needs assistance with activities of daily living and the 25 staff are unable to provide or are less effective at providing the 26 assistance; 27 (3) Is deaf, hard of hearing, or has other communication 28 barriers and requires the assistance of a support person to ensure effective 29 communication with staff; 30 (4) Has behavioral health needs that the support person can 31 address more effectively than the staff; or 32 (5) Is making a decision to consent to treatment or refuse 33 treatment. 34 35 SECTION 4. Arkansas Code § 20-6-405 is amended to read as follows: 36 20-6-405. Hospital, or office of healthcare professional, or 2 03-06-2023 09:47:14 JMB051

1 outpatient facility visitation. 2 (a)(1) A child has the right A hospital, an office of a healthcare professional, or an outpatient facility shall allow a child to have a parent, 3 legal guardian, or person standing in loco parentis physically present with 4 5 the child while the child receives care in a hospital, or an office of a 6 healthcare professional, or an outpatient facility. 7 (2) An adult patient has the right A hospital, an office of a 8 healthcare professional, or an outpatient facility shall allow an adult 9 patient to have a spouse, support person, or legal guardian physically 10 present with the adult patient while the adult receives care in a hospital, 11 or an office of a healthcare professional, or an outpatient facility. 12 (3) A person with a right to be physically present under 13 subdivisions (a)(1) and (2) of this section may leave and return to the 14 hospital, or office of a healthcare professional, or outpatient facility that 15 is caring for the patient. 16 (b) A hospital, or an office of a healthcare professional, or an 17 outpatient facility shall not: 18 (1) Require a patient to waive the rights specified in 19 subdivisions (a)(1) and (2) of this section; 20 (2) Prevent a parent, legal guardian, or person standing in loco 21 parentis of a child receiving care in a hospital, or an office of a 22 healthcare professional, or an outpatient facility from having daily physical 23 access to the child at reasonable times; or 24 (3) Separate the parent, legal guardian, or person standing in 25 loco parentis of a child receiving care in a hospital, σr an office of a healthcare professional, or an outpatient facility from the child except in 26 27 cases of suspected abuse or threats of violence or to prevent disruption to 28 the care of the child; or 29 (4) Prohibit a person with a right to be physically present 30 under subdivisions (a)(1) and (2) of this section from staying overnight with 31 the patient. (c) A hospital, $\frac{\partial r}{\partial r}$ an office of a healthcare professional, or an 32 33 outpatient facility may restrict access of any person to a patient: 34 (1) At the request of the patient or a law enforcement agency; 35 (2) Due to a court order; 36 (3) To prevent disruption to the care of the patient;

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1 (4)(A) If the person has signs and symptoms of a transmissible 2 infection. (B) However, the hospital, or office of a healthcare 3 4 professional, or outpatient facility shall allow access through telephone, 5 telecommunication means, or other means that ensure the protection of the 6 patient. 7 (C) The person shall follow respiratory hygiene and cough 8 etiquette as well as other infection prevention and control practices such as 9 appropriate hand hygiene; (5) If the person is determined to be a danger to the patient or 10 11 to be contrary to the welfare of the patient; or 12 (6) According to visitation policies established under § 20-6-13 411. 14 15 SECTION 5. Arkansas Code § 20-6-408 is amended to read as follows: 16 20-6-408. Clergy member or lay person offering religious or spiritual 17 support visitation. 18 (a) A clergy member or lay person offering religious or spiritual 19 support may be physically present with a patient to pray with or offer 20 spiritual support for the patient while the patient receives care in a 21 healthcare facility. 22 (b) If a healthcare facility has a visitation policy that allows in-23 person visitation of any kind, the healthcare facility shall allow a clergy member to visit a patient who requests a visit in person or consents to be 24 visited in person for religious purposes by a clergy member, including during 25 26 a state of emergency. 27 (c) Notwithstanding any other provision of this chapter, when a patient's death is imminent, the healthcare facility shall allow a clergy 28 29 member to visit a patient in person for religious purposes if: 30 (1) The patient requests or consents to be visited by the clergy 31 member; or 32 (2) The patient's healthcare agent or support person requests 33 that the patient be visited by the clergy member. 34 (d)(1) The healthcare facility may require the clergy member to comply with reasonable health and safety precautions, including reasonable health 35 36 screenings and wearing personal protective equipment, imposed by the

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1	ealthcare facility in connection with in-person visitation for the	
2	prevention of spreading communicable diseases unless the precaution	
3	substantially burdens the ability of the clergy member to freely exercise his	
4	or her religion.	
5	(2) If the requirements substantially burdens the ability of the	
6	clergy member, the healthcare facility may require compliance with the	
7	precautions only if compliance in that instance furthers a compelling	
8	government interest and imposes the least restrictive burden on the clergy	
9	member's exercise of religion.	
10	(3) Notwithstanding any other provision in this chapter, a	
11	healthcare facility may restrict visits of a clergy member who fails a	
12	reasonable health screening measure or tests positive for a communicable	
13	disease.	
14	(e) State laws enacted after the effective date of this section are	
15	subject to this section unless the law explicitly excludes application by	
16	reference to this section.	
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18	SECTION 6. Arkansas Code § 20-6-410 is amended to read as follows:	
19	20-6-410. Complaints <u>— Enforcement and penalties</u> .	
20	(a) An individual may file a complaint against a healthcare	
21	professional or healthcare facility for failing to comply with this	
22	subchapter with the appropriate state agency or licensing board, including	
23	the Department of Health and the Department of Human Services.	
24	(b) The appropriate state agency or licensing board shall investigate	
25	the complaint.	
26	(c) If a healthcare facility violates this subchapter, the Department	
27	of Health may issue a warning regarding the violation and require the	
28	healthcare facility to grant visitation or comply with the relevant law	
29	within twenty-four (24) hours of the warning.	
30	(d)(l) If the healthcare facility under subsection (c) of this section	
31	does not grant visitation or comply with the relevant law within twenty-four	
32	(24) hours, the Department of Health shall conduct a hearing as required	
33	under the Arkansas Administrative Procedure Act, § 25-15-201 et seq., and may	
34	impose a civil penalty of at least five hundred dollars (\$500) for each	
35	administratively adjudicated violation per day on the healthcare facility.	
36	(2) The civil penalty under subdivision (d)(l) of this section	

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1	shall be:
2	(A) In addition to any fine or civil penalty imposed by a
3	federal agency on the healthcare facility; and
4	(B) Deposited into the Health Facility Services Revolving
5	Fund.
6	(3) The civil penalty under subdivision (d)(1) of this section
7	shall not apply if a federal law, rule, or guidance limits visitation at a
8	healthcare facility.
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10	/s/J. Mayberry
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