Stricken language would be deleted from and underlined language would be added to present law. Act 1161 of the Regular Session

1	State of Arkansas	A Bill	
2	90th General Assembly	A DIII	
3	Regular Session, 2015		SENATE BILL 129
4			
5	By: Senator D. Johnson		
6	By: Representative Vines		
7			
8	For An Act To Be Entitled		
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 12 OF		
10	THE ARKANSAS CODE CONCERNING LAW ENFORCEMENT,		
11	EMERGENCY MANAGEMENT, AND MILITARY AFFAIRS; TO MAKE A		
12	TECHNICAL CORRECTION TO TITLE 20 CONCERNING A		
13	REFERENCE TO TITLE 12; AND FOR OTHER PURPOSES.		
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15			
16	Subtitle		
17	TO MAKE TECHNICAL CORRECTIONS TO TITLE 12		
18	OF THE ARKANSAS CODE CONCERNING LAW		
19	ENFORCEMENT, EMERGENCY MANAGEMENT, AND		
20	MILITARY AFFAIRS; AND TO MAKE A TECHNICAL		
21	CORRECTION TO TITLE 20 CONCERNING A		
22	REFEI	RENCE TO TITLE 12.	
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24			
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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27	SECTION 1. Arka	nsas Code § 12-15-202(a) is amended t	o read as follows
28	to correct omitted references:		
29	(a) Any certified law enforcement officer, auxiliary law enforcement		
30	officer acting as an auxiliary law enforcement officer, employee of a local		
31	detention facility, prosecuting attorney, or deputy prosecuting attorney		
32	designated by the prosecuting attorney may carry a concealed handgun if $\frac{1}{1}$		
33	the certified law enforcement officer, auxiliary law enforcement officer		
34	acting as an auxiliary law enforcement officer, employee of a local detention		
35	facility, prosecuting attorney, or deputy prosecuting attorney designated by		
36	the prosecuting attorney:		



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1 (1) Is presently in the employ of a public law enforcement 2 department, office, or agency; (2) Is authorized by the public law enforcement department, 3 4 office, or agency to carry a firearm in the course and scope of his or her 5 duties; 6 (3) Is not subject to any disciplinary action that suspends his 7 or her authority as a law enforcement officer or employee of a local 8 detention facility by the public law enforcement department, office, or agency certified law enforcement officer, auxiliary law enforcement officer 9 10 acting as an auxiliary law enforcement officer, employee of a local detention 11 facility, prosecuting attorney, or deputy prosecuting attorney designated by 12 the prosecuting attorney; 13 (4) Is carrying a badge and appropriate written photographic 14 identification issued by the public law enforcement department, office, or 15 agency identifying him or her as a certified law enforcement officer, 16 auxiliary law enforcement officer acting as an auxiliary law enforcement 17 officer, employee of a local detention facility, prosecuting attorney, or 18 deputy prosecuting attorney designated by the prosecuting attorney; 19 (5) Is not otherwise prohibited under federal law; 20 (6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and 21 22 Has fingerprint impressions on file with the Department of (7) 23 Arkansas State Police Automated Fingerprint Identification System. 24 25 SECTION 2. Arkansas Code § 12-18-604 is amended to read as follows to 26 remove language being codified in another section and to conform usage: 27 12-18-604. Services during the investigation. 28 (a) The Department of Human Services shall have the authority to may 29 make referrals or provide services during the course of the child 30 maltreatment investigation. 31 (b)(1) The Department of Human Services may petition a circuit court 32 to allow an investigator to access the controlled substance database. 33 (2) The court may grant a petition under this subsection if the 34 Department of Human Services demonstrated probable cause that: 35 (A) The person has one (1) or more prescription drugs; and 36 (B) The baby or the person tested positive for

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1 prescription drugs at the time of the birth of the baby. 2 SECTION 3. Arkansas Code Title 12, Chapter 18, Subchapter 6, is 3 4 amended to add an additional section to read as follows to codify a new 5 section and clarify language being removed from Arkansas Code § 12-18-604: 6 12-18-621. Access to the controlled substance database. 7 (a) The Department of Human Services may petition a circuit court to 8 allow an investigator to access the controlled substance database under the 9 Prescription Drug Monitoring Program Act, § 20-7-601 et seq., for a record concerni<u>ng a person.</u> 10 11 (b) The circuit court may grant a petition under this section if the 12 department demonstrates probable cause that: 13 (1) The person was or is in possession of one (1) or more 14 prescription drugs; 15 (2) The person gave birth to a baby; and 16 (3) The person or the baby tested positive for one (1) or 17 more prescription drugs at the time of the birth of the baby. 18 19 SECTION 4. Arkansas Code § 12-29-504 is amended to read as follows to 20 clarify references and conform usage. 21 12-29-504. Reimbursement proceedings - Appointment of guardian. 22 (a)(1) When a person is admitted to an institution of the Department 23 of Correction as a prisoner an inmate or the Department of Community 24 Correction as a resident of a community correction facility, the Attorney 25 General shall petition the circuit court of Pulaski County Circuit Court or 26 the prosecuting attorney of the county from which the person inmate or 27 resident was sentenced shall petition the circuit court of the county from 28 which the person was sentenced if the person or prisoner inmate or resident 29 possesses any estate or becomes possessed of any estate while he or she 30 remains in is in the institution or community correction facility. 31 (2) The petition shall: 32 (A) State that the person is a prisoner in a penal 33 facility of the Department of Correction or a resident of a facility operated 34 by the Department of Community Correction an inmate at an institution of the Department of Correction or a resident of a community correction facility of 35 36 the Department of Community Correction;

1 (B) State that the Attorney General or prosecuting 2 attorney has good reason to believe and does believe that the prisoner inmate 3 or resident has an estate; 4 (C) Pray for the appointment of a guardian of the person 5 if a guardian has not already been appointed; and 6 (D) Pray that the estate may be subjected to payment to 7 the state of the expenses paid and to be paid by the state on behalf of the 8 person inmate or resident as a prisoner an inmate or resident. 9 (b)(1) The circuit court shall then issue a citation to show cause why 10 the prayer of the petitioner should not be granted. 11 (2) If the prisoner of the Department of Correction or resident 12 of a facility operated by the Department of Community Correction inmate or 13 resident has a guardian, the petition shall be served upon the guardian. 14 (3) If the prisoner of the Department of Correction or resident 15 of a facility operated by the Department of Community Correction has no the 16 inmate or resident does not have a guardian, the petition shall be served at 17 least fourteen (14) days before the date of the hearing upon the prisoner or 18 resident of a facility operated by the Department of Community Correction 19 inmate or resident by delivering a copy personally or by registered mail to 20 the warden or head of the penal institution where the prisoner is being

21 detained person is an inmate or, if the person is a resident of a <u>community</u> 22 <u>correction</u> facility <del>operated by</del> <u>of</u> the Department of Community Correction, to 23 the Director of the Department of Community Correction<del>, at least fourteen</del> 24 (14) days before the date of the hearing.

25 (4) The <u>circuit</u> court may appoint a guardian of the person <del>or</del> 26 prisoner.

27 (c)(1)(A) At the time of the hearing, if it appears that the person or 28 prisoner inmate or resident has an estate that ought to be is subject to the 29 claim of the state, without further notice the circuit court, without further 30 notice, shall appoint a guardian of the person and estate of the prisoner 31 inmate or resident if the circuit court deems one determines a guardian is 32 necessary for the protection of the rights of all parties concerned. 33 (B)(i) The circuit court shall make an order requiring the 34

34 guardian or any person or corporation possessing the estate belonging to the 35 prisoner of the Department of Correction or a resident of a facility operated 36 by the Department of Community Correction <u>inmate or resident</u> to appropriate

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and apply the estate or part of the estate as appropriate toward reimbursing the state, to the payment of the expenses so far incurred by the state on behalf of the <u>prisoner inmate or resident</u> and a part of the estate toward reimbursing the state for the future expenses that it must pay on the <u>prisoner's inmate's or resident's</u> behalf.

6 (ii) This The reimbursement under subdivision
7 (c)(1)(B)(i) of this section shall not be in excess of the per capita cost of
8 maintaining prisoners inmates or residents in the institution or community
9 correction facility in which he or she is an inmate or resident.

10 (2)(A) However, before issuing any order under this subchapter 11 providing for payments from the estate of the prisoner inmate or resident for 12 his or her cost of care while confined to an institution of the Department of 13 Correction or community correction facility of the Department of Community 14 Correction, the circuit court shall take into consideration and make 15 allowances for the maintenance and support of the spouse, dependent children, 16 or other persons having a moral or legal right to support and maintenance out 17 of the estate of the prisoner inmate or resident.

18 (B) The <u>circuit</u> court shall take <u>those the</u> factors <u>under</u> 19 <u>subdivision (c)(2)(A) of this section</u> into consideration in determining the 20 amount to be paid, if any, from the estate of the <u>prisoner inmate or resident</u> 21 for his or her cost of care at the Department of Correction or the Department 22 of Community Correction.

(d)(1) If a guardian, person, or corporation neglects or refuses to comply with the order, the <u>circuit</u> court shall cite <u>him or her the guardian</u>, <u>person, or corporation</u> to appear before the <u>circuit</u> court at a time as it may direct and to show cause why <u>he or she the guardian</u>, <u>person</u>, <u>or corporation</u> should not be sentenced for contempt of court.

(2) As an additional remedy, the Attorney General or prosecuting
attorney may enforce payment of the sums provided in the original order by a
proper action in the name of the state.

31 (3) If, in the opinion of the court, the estate of the prisoner
32 <u>inmate or resident</u> is sufficient to pay the cost of the proceedings <u>under</u>
33 <u>this section</u>, the estate shall be made liable for the cost of the proceedings
34 by order of the <u>circuit</u> court.

35 (e)(1) The proceedings provided for by this section may be begun at
36 any time after admittance of the person to a penal facility of the Department

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of Correction as an inmate or to a community correction facility of the Department of Community Correction as a resident. (2) Recovery may be had for the expenses incurred on behalf of  $\frac{1}{2}$ person or prisoner an inmate or resident during the entire period the person has been confined as a prisoner in a penal is an inmate at a facility of the Department of Correction or a resident of a community correction facility of the Department of Community Correction. SECTION 5. Arkansas Code § 20-7-606(b)(2)(D)(ii) is amended to read as follows to correct a reference. (ii) The Department of Human Services has obtained a circuit court order to access the database under § 12-18-604 12-18-621. SECTION 6. DO NOT CODIFY. The enactment and adoption of this act shall not repeal, expressly or impliedly, the acts passed at the regular session of the Ninetieth General Assembly. All such acts shall have full force and effect and, so far as those acts intentionally vary from or conflict with any provision contained in this act, those acts shall have the effect of subsequent acts and as amending or repealing the appropriate parts of the Arkansas Code of 1987. APPROVED: 04/06/2015 

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