Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H1/17/01 S1/30/01 $f A~Bill$	
2	83rd General Assembly	A DIII	Act 236 of 2001
3	Regular Session, 2001		HOUSE BILL 1070
4			
5	By: Representatives G. Jeffress, French, Lendall, Agee, Carson, Hathorn, Gillespie, Parks, C. Johnson,		
6	C. Taylor, Cook, Womack, Moore, Bond, Bevis, Scrimshire, Gipson, Nichols, Judy, Altes, Haak, Duggar,		
7	Milligan, Hunt, M. Steele, Thomas, White, Green, Allison, Lewellen, Bennett, Seawel, Dees, House, M.		
8	Smith, Prater, Shoffner, Magnus, T. Steele, Eason, King, Weaver, Oglesby, Biggs, Trammell, Creekmore,		
9	Bookout, Jacobs, Cleveland, Bright, Minton, Lowery, Milum, Verkamp, Bolin, Files, Bledsoe, Salmon,		
10	Boyd, Mack, Dangeau, Schall, Rackley, Jackson, Stovall, Holt		
11	By: Senators J. Jeffress, Fari	is, Baker, Miller, P. Malone, Webb, Brown, Ho	orn, Trusty
12			
13			
14	For An Act To Be Entitled		
15	AN ACT TO	CREATE THE SAFE HAVEN ACT; AND FOR	₹ OTHER
16	PURPOSES.		
17			
18		Subtitle	
19	THE S	SAFE HAVEN ACT.	
20			
21			
22	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF AF	≀KANSAS:
23			
24	SECTION 1. Arka	insas Code is amended to add the fo	ollowing new chapter:
25	CHAPTER 34. VOL	UNTARY PLACEMENT OF A CHILD.	
26	Subchapter 2. V	oluntary delivery of a child.	
27	9-34-201. Defin	<u>ni ti ons.</u>	
28	For purposes of	this chapter:	
29	<u>(1) "Medical pr</u>	rovider" means any emergency depart	tment of a hospital
30	licensed under § 20-9-214; and		
31	<u>(2) "Law enforc</u>	cement agency" means any police for	rce or organization
32	whose primary responsibility as established by law or ordinance is the		
33	enforcement of the criminal, traffic, or highway laws of this state as defined		
34	<u>in § 12-9-301(6) and w</u>	which is staffed twenty-four (24) h	nours a day.
35			
36	9-34-202. Deliv	very to medical provider or law ent	forcement agency.

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1	(a) Any medical provider or law enforcement agency, shall, without a
2	court order, take possession of a child who is thirty (30) days old or younger
3	if the child is left with or voluntarily delivered to the medical provider or
4	law enforcement agency by the child's parent who does not express an intent to
5	return for the child.
6	(b)(1) The medical provider or law enforcement agency which takes
7	possession of a child under this act shall perform any act necessary to
8	protect the physical health and safety of the child.
9	(2) The medical provider or law enforcement agency shall incur no
10	civil or criminal liability for any good faith acts or omissions performed
11	pursuant to this section.
12	
13	9-34-203. Care of the child.
14	(a) Upon delivery of the child to a law enforcement agency or a medical
15	provider, the law enforcement officer or an appropriate hospital employee
16	shall take a seventy-two (72) hour hold of the child pursuant to § 12-12-516.
17	(b) The law enforcement officer or hospital employee shall immediately
18	notify the Division of Children and Family Services of the Department of Human
19	Services who shall initiate a dependency petition pursuant to the Arkansas
20	Juvenile Code of 1989.
21	
22	9-34-204. Missing Children's Information Clearing House.
23	The Division of Children and Family Service of the Department of Human
24	Services shall utilize the Missing Children Information Clearinghouse, and any
25	other national and state resources, to determine whether the child is a
26	<u>mi ssi ng chi l d.</u>
27	
28	SECTION 2. Arkansas Code 5-27-203, concerning endangering the welfare
29	of a minor, is amended by adding an additional section to read as follows:
30	(c)(1) It shall be an affirmative defense to prosecution under this
31	subchapter that the parent voluntarily delivered the child to and left the
32	child at, or voluntarily arranged for another person to deliver the child to
33	and leave the child with a medical provider or law enforcement agency as
34	provided in § 9-34-2019-34-204.
35	(2) Nothing in this subsection shall be construed to create a
36	defense to any prosecution arising from any conduct other than the act of

1	delivering the child as described above, and this subsection specifically
2	shall not constitute a defense to any prosecution arising from an act of abuse
3	or neglect committed prior to the delivery of the child to a medical provider
4	or law enforcement agency as provided in § 9-34-2019-34-204.
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6	/s/ G. Jeffress
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9	APPROVED: 2/13/2001
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