Stricken language would be deleted from and underlined language would be added to present law. Act 861 of the Regular Session

1	State of Arkansas
2	91st General Assembly A Bill
3	Regular Session, 2017 SENATE BILL 132
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5	By: Senator J. Hutchinson
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7	For An Act To Be Entitled
8	AN ACT CREATING THE COMMISSION FOR PARENT COUNSEL;
9	CONCERNING DEPENDENCY-NEGLECT REPRESENTATION FOR THE
10	PARENT OF A MINOR CHILD; CONCERNING REPRESENTATION IN
11	THE JUVENILE DIVISION OF CIRCUIT COURT; AND FOR OTHER
12	PURPOSES.
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15	Subtitle
16	CREATING THE COMMISSION FOR PARENT
17	COUNSEL; CONCERNING DEPENDENCY-NEGLECT
18	REPRESENTATION FOR THE PARENT OF A MINOR
19	CHILD; AND CONCERNING REPRESENTATION IN
20	THE JUVENILE DIVISION OF CIRCUIT COURT.
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23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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25	SECTION 1. Arkansas Code § 9-27-314 is amended to read as follows:
26	9-27-314. Emergency orders.
27	(a)(1) In $rac{any}{}$ a case in which there is probable cause to believe that
28	immediate emergency custody is necessary to protect the health or physical
29	well-being of the juvenile from immediate danger or to prevent the juvenile's
30	removal from the state, the circuit court shall issue an ex parte order for
31	emergency custody to remove the juvenile from the custody of the parent,
32	guardian, or custodian and shall determine the appropriate plan for placement
33	of the juvenile.
34	(2)(A) In $\frac{any}{a}$ case in which there is probable cause to believe
35	that an emergency order is necessary to protect the health or physical well-
36	being of the juvenile from immediate danger, the court shall issue an ex

1 parte order to provide specific appropriate safeguards for the protection of 2 the juvenile. 3 (B) Specific appropriate safeguards shall include without 4 limitation the authority of the circuit court to restrict a legal custodian 5 from: 6 (i) Having any contact with the child juvenile; or 7 Removing a child juvenile from a placement if 8 the: 9 (a) Legal custodian placed or allowed the child juvenile to remain in that home for more than six (6) months; and 10 11 (b) Department of Human Services has no 12 immediate health or physical well-being concerns with the placement. 13 (3) In any a case in which there is probable cause to believe 14 that a juvenile is a dependent juvenile as defined in this subchapter, the 15 court shall issue an ex parte order for emergency custody placing custody of 16 the dependent juvenile with the department. 17 The emergency order shall include: 18 (1) Notice to all defendants and respondents named in the 19 petition of the right to a hearing and that a hearing will be held within 20 five (5) business days of the issuance of the ex parte order; 21 (2) Notice of their a defendant's or respondent's right to be 22 represented by counsel; 23 (3)(A) Notice of their a defendant's or respondent's right to 24 obtain appointed counsel, if eligible, and the procedure for obtaining 25 appointed counsel. 26 (B) A court may shall: 27 (i) appoint Appoint counsel for the parent or custodian from whom legal custody was removed in the ex parte emergency 28 29 order; and 30 (ii) determine Determine eligibility at the probable 31 cause hearing; and 32 (4) The address and telephone number of the circuit court and 33 the date and time of the probable cause hearing, if known. 34 (c)(1) Immediate notice of the emergency order shall be given by the 35 petitioner or by the <u>circuit</u> court to the: 36 (A) Custodial parent, noncustodial parent, guardian, or

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- 1 custodian of the juvenile; and
 2 (B) Attorney ad litem who represents the juvenile
 3 respondent.
 4 (2) The petitioner shall provide copies of any petition,
 - affidavit, or other pleading filed with or provided to the court in conjunction with the emergency order to the provisionally appointed parent counsel under § 9-27-316(h)(6)(B) before the probable cause hearing.
- 8 (2)(3) All defendants shall be served with the emergency order
 9 according to Rule 4 or Rule 5 of the Arkansas Rules of Civil Procedure or as
 10 otherwise provided by the court.

12 SECTION 2. Arkansas Code § 9-27-316(h)(1), concerning a parent's and 13 custodian's right to counsel in a dependency neglect hearing, is amended to 14 read as follows:

- 15 (h)(1)(A) All parents and custodians have a right to counsel in all 16 dependency-neglect proceedings.
- 17 (B) In all dependency-neglect proceedings that set out to
 18 remove legal custody from a parent or custodian, the parent or custodian from
 19 whom custody was removed shall have the right to be appointed counsel, and
 20 the court shall appoint counsel if the court makes a finding that the parent
 21 or custodian from whom custody was removed is indigent and counsel is
 22 requested by the parent or custodian.
 - (C)(i) Parents and custodians shall be advised in the dependency-neglect petition or the ex parte emergency order, whichever is sooner, and at the first appearance before the court, of the right to counsel and the right to appointed counsel, if eligible.
- 27 (ii) As required under § 9-27-314, a circuit court
 28 shall appoint counsel in an ex parte emergency order and shall determine
 29 eligibility at the commencement of the probable cause hearing.
- 30 (D) All parents shall have the right to be appointed 31 counsel in termination of parental rights hearings, and the court shall 32 appoint counsel if the court makes a finding that the parent is indigent and 33 counsel is requested by the parent.
- 34 (E) In a dependency-neglect proceeding naming a minor 35 parent as a defendant, the court shall appoint a qualified parent counsel for 36 the minor parent.

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2	SECTION 3. Arkansas Code § 9-27-316(h)(6), concerning the timely
3	appointment of counsel in a dependency-neglect hearing, is amended to read as
4	follows:
5	(6)(A) Appointment of counsel shall be made at a time
6	sufficiently in advance of the court appearance to allow adequate preparation
7	by appointed counsel and adequate consultation between the appointed counsel
8	and the client.
9	(B) (i) When the first appearance before the court is an
10	emergency hearing to remove custody under § 9-27-315, parents shall be
11	notified of the right to appointed counsel if indigent in the emergency ex
12	parte order appointed a parent counsel in a timely manner for meaningful
13	representation until eligibility for appointed counsel is determined by the
14	court under subdivision $(h)(1)(B)$ of this section.
15	(ii) If in the interest of time or availability of
16	qualified parent counsel it becomes necessary for a provisional parent
17	counsel or counsel other than the parent counsel originally appointed under
18	subdivision (h)(l)(B) of this section, a substitute parent counsel shall be
19	appointed.
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21	SECTION 4. Arkansas Code § 9-27-316(h), concerning a parent's or
22	custodian's right to counsel in a dependency-neglect proceeding, is amended
23	to add an additional subdivision to read as follows:
24	(8)(A) In all cases where a court has determined that appointed
25	counsel for an indigent parent or custodian is necessary under this
26	subsection, the court shall appoint counsel in compliance with federal law
27	and Supreme Court Administrative Order Number 15.
28	(B) When a court orders payment of funds for parent counsel
29	on behalf of an indigent parent or custodian from a state contract, the court
30	shall make written findings in the appointment order in compliance with this
31	section.
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33	SECTION 5. Arkansas Code \S 9-27-401(d), concerning the establishment
34	of a program to represent indigent parents or legal custodians in dependency-
35	neglect cases, is repealed.

(d)(1) The director is authorized to establish a program to represent

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1	indigent parents or legal custodians in dependency neglect cases.
2	(2) The court shall appoint counsel in compliance with federal
3	law, § 9-27-316(h), and Supreme Court Administrative Order Number 15.
4	(3)(A) Funding for contracts shall be administered from the
5	state, or funds shall be provided to the judicial district for the county to
6	administer the contracts.
7	(B) All contracts shall be paid from funds appropriated
8	for the purpose of this section.
9	(4) When a court orders payment of funds for parent counsel on
10	behalf of an indigent parent or custodian from a state contract, the court
11	shall make written findings in the appointment order in compliance with § 9-
12	27-316(h).
13	(5) The court may also require the parties to pay all or a
14	portion of the expenses, depending on the ability of the parties to pay.
15	(6) The office shall establish guidelines to provide a maximum
16	amount of expenses and fees per hour and per ease that will be paid under
17	this section.
18	(7) In order to ensure that each judicial district will have an
19	appropriate amount of funds to utilize for indigent parent or custodian
20	representation in dependency-neglect cases, the funds appropriated shall be
21	apportioned based upon a formula developed by the office and approved by the
22	committee.
23	(8) The office shall not be liable directly to any attorney or
24	indirectly to the Arkansas State Claims Commission for the payment of
25	attorney's fees or expenses except to the extent specific funding is
26	appropriated and available for the purpose of providing indigent parent
27	counsel in dependency-neglect cases.
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29	SECTION 6 . Arkansas Code Title 9, Chapter 27, is amended to add an
30	additional subchapter to read as follows:
31	<u>Subchapter 7 - Commission for Parent Counsel</u>
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33	9-27-701. Legislative intent.
34	It is the intent of the General Assembly to provide for representation
35	for parents of a minor who is the subject of a dependency-neglect case in the
36	iuvenile division of circuit court.

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2	9-27-702. Definitions.
3	As used in this subchapter, "parent" means the same as under § 9-27-
4	303(40), and "parent" also includes a guardian as defined under § 9-27-
5	303(28) and a custodian as defined under § 9-27-303(14).
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7	9-27-703. Commission for Parent Counsel.
8	(a)(1)(A) There is created a Commission for Parent Counsel consisting
9	of seven (7) members appointed to serve six-year staggered terms, each of
10	whom shall serve until a qualified successor is appointed.
11	(B) The membership of the commission shall be appointed in
12	the following manner:
13	(i) Three (3) members appointed by the Governor;
14	(ii) One (1) member appointed by the President Pro
15	Tempore of the Senate;
16	(iii) One (1) member appointed by the Speaker of the
17	House of Representatives; and
18	(iv) Two (2) members appointed by the Chief Justice
19	of the Supreme Court.
20	(C) A vacancy shall be filled in the same manner as a
21	<u>regular appointment.</u>
22	(D) A member of the commission may be reappointed to a
23	successive term or terms or to fill another vacancy on the commission.
24	(E) A member of the commission shall not be currently
25	active in any position within the child welfare system.
26	(2) At least two (2) of the members of the commission shall be
27	attorneys with at least ten (10) years of experience in dealing with child
28	welfare legal matters, one (1) of whom shall be a former parent counsel, and
29	at least one (1) member shall be a retired circuit court judge who served in
30	the juvenile division of the circuit court.
31	(b) Each year the commission shall elect a chair from its membership.
32	(c) Members of the commission shall not receive pay for their
33	services, but each member may receive expense reimbursement in accordance
34	with § 25-16-901 et seq.
35	(d) A minimum of four (4) members of the commission is necessary for a
36	quorum.

1	(e)(1) Members of the commission may meet or talk with each other,
2	support staff and administrative staff, and attorneys who contract with the
3	commission to provide services concerning the quality and assessment of an
4	attorney's representation of the attorney's clients without being subject to
5	the requirements of the Freedom of Information Act of 1967, § 25-19-101 et
6	seq.
7	(2)(A) Otherwise, all deliberations by the commission shall be
8	open to the public.
9	(B) A deliberation that includes a discussion in whole or
10	in part of an attorney's representation of a specific client may be closed to
11	the public in order to protect the client's privacy.
12	(f)(1) General support staff, facilities, and operating assistance for
13	the Commission for Parent Counsel shall be provided by the Administrative
14	Office of the Courts from funds that are specifically appropriated for that
15	purpose by the General Assembly.
16	(2) However, the office shall not have oversight responsibility
17	or authority over the commission, except when the commission requests that
18	the office facilitate any contract with an attorney who has been approved for
19	contract by the commission.
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21	9-27-704. Powers and duties of the Commission for Parent Counsel -
22	Funding formula - Liability.
23	(a)(1) The Commission for Parent Counsel shall enter into contracts
24	with attorneys in order to provide counsel required by the circuit court in
25	certain cases in the juvenile division of circuit court for a parent of a
26	minor subject to a juvenile case.
27	(2) The Commission for Parent Counsel may contract with
28	attorneys to represent a parent at the trial court level as well as at the
29	appellate level.
30	(3) The Commission for Parent Counsel shall establish guidelines
31	to provide a maximum amount of expenses and fees per hour and per case that
32	shall be paid under this subchapter.
33	(b)(1) The Commission for Parent Counsel may hire or appoint an
34	executive director who shall hire all staff required to implement this
35	subchapter and shall advertise employment and contract opportunities.
36	(2) The Executive Director of the Commission for Parent Counsel

1	shall report directly to the Commission for Parent Counsel.
2	(3)(A) The executive director is authorized to employ or enter
3	into professional service contracts with private individuals or businesses of
4	public agencies to represent all parents in dependency-neglect proceedings.
5	(B) An attorney obtaining employment or entering into a
6	contract with the Commission for Parent Counsel shall be designated as the
7	provider for representation of parents in dependency-neglect cases in each
8	judicial district.
9	(C) An attorney appointed to represent a parent in a
10	dependency-neglect proceeding shall comply with Supreme Court Administrative
11	Order No. 15 concerning standards and qualifications.
12	(4) The executive director is charged with the authority and
13	responsibility to establish and maintain a program that:
14	(A) Equitably serves all areas of the state;
15	(B) Provides quality representation; and
16	(C) Equitably and prudently makes use of state funding and
17	resources.
18	(c) In order to ensure that each judicial district will have an
19	appropriate amount of funds to utilize for indigent parent or custodian
20	representation in dependency-neglect cases, the funds appropriated under this
21	subchapter shall be apportioned based upon a formula developed by the
22	executive director and approved by the Commission for Parent Counsel.
23	(d) Neither the Administrative Office of the Courts nor the Commission
24	for Parent Counsel is liable directly or indirectly to any attorney or to the
25	Arkansas State Claims Commission for the payment of attorney's fees or
26	expenses except to the extent specific funding is appropriated and available
27	for the purpose of providing indigent parent counsel in dependency-neglect
28	cases.
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30	9-27-705. Rulemaking permitted.
31	The Commission for Parent Counsel may establish rules not otherwise
32	addressed by this subchapter for its own governing for the administrative
33	affairs of the commission and to effectuate the intent of this subchapter.
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35	SECTION 7. DO NOT CODIFY. Temporary legislation.
36	(a) The Commission for Parent Counsel shall hold its first meeting

1	within ninety (90) days of the effective date of this act.
2	(b) At the first meeting of the commission, the members shall draw
3	lots for terms so that two (2) members will serve for a term of four (4)
4	years; three (3) members will serve for a term of five (5) years; and two (2)
5	members will serve for a term of six (6) years.
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7	/s/J. Hutchinson
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10	APPROVED: BECAME LAW ON 04/06/2017 WITHOUT THE GOVERNOR'S SIGNATURE.
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