Stricken language would be deleted from and underlined language would be added to present law. Act 1156 of the Regular Session

1	State of Arkansas As Engrossed: \$3/21/13 A Pill HANDOUT 2	<u> </u>
2	89th General Assembly A BIII	
3	Regular Session, 2013 SENATE BILL 901	
4 5	By: Senators J. Woods, J. English	
6	By: Representatives Lowery, Alexander, Neal, E. Armstrong, Baine, Ballinger	
7 8	For An Act To Be Entitled	
9	AN ACT CONCERNING CHILD CUSTODY PRESUMPTIONS IN	
10	DIVORCE CASES; AND FOR OTHER PURPOSES.	
11	DIVORCE CASES; AND FOR OTHER FURFOSES.	
12		
13	Subtitle	
14	CONCERNING CHILD CUSTODY PRESUMPTIONS IN	
15	DIVORCE CASES.	
16	DIVORCE CASES.	
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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20	SECTION 1. Arkansas Code § 9-13-101(a)(1)(A), concerning awarding	
21	child custody, is amended to read as follows:	
22	(a)(l)(A)(i) In an action for divorce, the award of custody of a child	
23	of the marriage shall be made without regard to the sex of a parent but	
24	solely in accordance with the welfare and best interest of the child.	
25	(ii) In determining the best interest of the child,	
26	the court may consider the preferences of the child if the child is of a	
27	sufficient age and mental capacity to reason, regardless of chronological	
28	age.	
29	(iii) In an action for divorce, an award of joint	
30	custody is favored in Arkansas.	
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32	SECTION 2. Arkansas Code § 9-13-101(a), concerning awarding child	
33	custody, is amended to add an additional subdivision to read as follows:	
34	(5) As used in this section, "joint custody" means the	
35	approximate and reasonable equal division of time with the child by both	
36	parents individually as agreed to by the parents or as ordered by the court.	



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2	SECTION 3. Arkansas Code § 9-13-101(b)(1)(A), concerning joint
3	custody, is amended to read as follows:
4	(b)(l)(A)(i) When in the best interests interest of a child, custody
5	shall be awarded in such a way so as to assure the frequent and continuing
6	contact of the child with both parents consistent with subdivision (a)(1)(A)
7	of this section.
8	(ii) To this effect, the circuit court may consider
9	awarding joint custody of a child to the parents in making an order for
10	custody.
11	(iii) If, at any time, the circuit court finds
12	by a preponderance of the evidence that one (1) parent demonstrates a pattern
13	of willfully creating conflict in an attempt to disrupt a current or pending
14	joint-custody arrangement, the circuit court may deem such behavior as a
15	material change of circumstances and may change a joint custody order to
16	an order of primary custody to the nondisruptive parent.
17	(iv) Child support under a joint custody order is
18	issued at the discretion of the court and shall:
19	(a) Be consistent with Administrative Order
20	No. 10 - Child Support Guidelines; or
21	(b) Deviate from Administrative Order No. 10 -
22	Child Support Guidelines as permitted by the rule.
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24	/s/J. Woods
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27	APPROVED: 04/11/2013
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