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: H1/30/03 H2/13/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003HOUSE BILL115			
4				
5	By: Representative Dees			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	AN ACT TO CLARIFY COURT AUTHORITY TO ORDER HOME		
10	STUDIES	STUDIES; AND FOR OTHER PURPOSES.		
11				
12		Subtitle		
13	AN A	AN ACT TO CLARIFY COURT AUTHORITY TO		
14	ORDER HOME STUDIES.			
15				
16				
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	RKANSAS:	
18				
19	SECTION 1. Arkansas Code § 9-8-102(a), concerning court order for			
20	investigations, studies, and supervision involving children, is amended to			
21	read as follows:			
22	(a)(l) If a court of the State of Arkansas requests or orders a			
23	licensed social worker of the court's choice to perform any investigation,			
24	study, or supervision involving the custody, placement, adoption, or other			
25	pertinent matter with regard to a child or children, the licensed social			
26	worker selected by the court may charge a fee that shall not exceed the fair			
27	market value of the investigation, study, or supervision.			
28	(2) (A) The Division of Children and Family Services of the			
29	Department of Human S	Department of Human Services shall not be ordered by any court, except the		
30	juvenile division of	juvenile division of the circuit court, to conduct an investigation, study,		
31	or supervision unless	or supervision unless the court has first determined the responsible party to		
32	be indigent, and the	be indigent, and the investigation, study, or supervision is to take place		
33	within the State of A	within the State of Arkansas.		
34	(B) The	(B) The circuit court may order the division to conduct home		
35	studies.			
36		/s/ Dees		

