1	State of Arkansas	A D;11	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1731
4			
5	By: Representatives Williams, Vine	2S	
6			
7		For An Act To Be Entitled	
8		AL PROVISIONS OF TITLE 9 0	
9		CONCERNING FAMILY LAW; AND	FOR OTHER
10	PURPOSES.		
11			
12			
13		Subtitle	
14		L PROVISIONS OF TITLE 9 OF	
15	ARKANSAS	CODE CONCERNING FAMILY LAW	I.
16			
17			
18	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE O	F ARKANSAS:
19			
20		Code § 9-3-108, an uncons	titutional gender-based
21	provision, is repealed.		
22		arriage to resident.	
23		s a resident domiciled und	-
24	become a resident domicile	d in this state by reason (of the marriage. However,
25	if eligible to become a re	sident domiciled under this	s chapter, she may become
26	a resident domiciled in th	is state upon full and com	plete compliance with all
27	requirements of this chapt	er.	
28			
29	SECTION 2. Arkansas	Code § 9-3-109, an uncons	titutional gender-based
30	provision, is repealed.		
31	9-3-109. Status of	women who lost domicile by	-marriage.
32	A woman who, before	March 26, 1941, had ceased	to be a resident
33	domiciled in this state ma	y become a resident domici	led in this state as
34	provided in § 9-3-108. Aft	er having received a certi	ficate of domicile, she
35	shall have the same status	as if her marriage had ta	ken place after March 26,
36	1941.		



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2	SECTION 3. Arkansas Code Title 9, Chapter 8, Subchapter 3, held
3	unconstitutional in Ark. Dep't of Human Servs. v. Cole, 2011 Ark. 145,
4	S.W. 3d (2011), is repealed.
5	9-8-301. Finding and declaration.
6	The people of Arkansas find and declare that it is in the best interest
7	of children in need of adoption or foster care to be reared in homes in which
8	adoptive or foster parents are not cohabiting outside of marriage.
9	
10	9-8-302. Public policy.
11	The public policy of the state is to favor marriage as defined by the
12	constitution and laws of this state over unmarried cohabitation with regard
13	to adoption and foster care.
14	
15	9-8-303. Definition.
16	As used in this subchapter, "minor" means an individual under eighteen
17	(18) years of age.
18	
19	9-8-304. Adoption and foster care of minors.
20	(a) A minor may not be adopted or placed in a foster home if the
21	individual seeking to adopt or to serve as a foster parent is cohabiting with
22	a sexual partner outside of a marriage that is valid under the Arkansas
23	Constitution and the laws of this state.
24	(b) The prohibition of this section applies equally to cohabiting
25	opposite-sex and same-sex individuals.
26	
27	9-8-305. Cuardianship of minors.
28	This subchapter will not affect the guardianship of minors.
29	
30	9-8-306. Regulations.
31	The Director of the Department of Human Services or the successor
32	agency or agencies responsible for adoption and foster care shall promulgate
33	regulations consistent with this subchapter.
34	
35	SECTION 4. Arkansas Code § 9-9-303, a provision that is no longer
36	applicable and is addressed under Arkansas Code § 9-28-103, is repealed.

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          9-9-303. Administrative reviewers of petitions for appointment of
 2
    guardian.
 3
          (a) There shall be created within the Administrative Office of the
 4
    Courts up to two (2) positions for the administration of reviews of the
 5
    status of children for whom a petition has been filed or granted for
 6
    appointment of a guardian with the power to consent to adoption or for
 7
    termination of parental rights.
8
          (b)(1) The persons appointed as administrative reviewers shall serve
9
    under the direction of the Director of the Administrative Office of the
10
     Courts and shall be appointed by the Chief Justice of the Supreme Court,
11
     conditioned upon the approval of the circuit judge in the affected area.
12
                 (2) The persons so appointed shall hold office at the pleasure
13
    of the Chief Justice and shall possess the same qualifications and shall be
14
    subject to the same restrictions as circuit judges.
15
                 (3) The persons so appointed shall receive such salaries as may
16
    be fixed by the biennial appropriations salary act for the Administrative
17
    Office of the Courts.
18
                 (4) The persons so appointed shall not engage, directly or
19
    indirectly, in the practice of law and shall hold no other office or
20
    employment.
21
                 (5) The persons so appointed shall, in addition to the functions
22
    set forth in this subsection, perform such additional duties as may be
23
    prescribed by the Chief Justice of the Supreme Court.
24
25
           SECTION 5. Arkansas Code § 9-11-502, an unconstitutional gender-based
26
    provision, is repealed.
27
          9-11-502. Removal of disabilities of married women.
28
          (a) Every married woman and every woman who may in the future become
    married shall have all rights to contract and be contracted with, to sue and
29
30
    be sued, and in law and equity shall enjoy all rights and be subjected to all
    the laws of this state, as though she were a femme sole.
31
32
           (b) It is expressly declared to be the intention of this section to
33
    remove all statutory disabilities of married women as well as common law
    disabilities.
34
35
           SECTION 6. Arkansas Code § 9-11-504, an unconstitutional gender-based
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1	provision, is repealed.
2	9-11-504. Authority to make executory contracts — Power of attorney.
3	It shall be lawful for married women to make executory contracts and to
4	execute letters of attorney containing a power to convey real estate as
5	agents or attorneys that shall have the same force and effect as those made
6	by unmarried persons.
7	
8	SECTION 7. Arkansas Code § 9-11-515, an unconstitutional gender-based
9	provision, is repealed.
10	9-11-515. Reformation of deeds.
11	The circuit courts of this state shall reform all deeds or other
12	instruments of conveyance of married women that have been executed and
13	delivered to the purchaser wherein mistakes were or may be made by oversight
14	in describing the property therein conveyed upon like conditions and to the
15	same extent as if the married woman was a femme sole.
16	
17	SECTION 8. Arkansas Code § 9-25-103, an outdated, unconstitutional,
18	gender-based provision, is repealed.
19	9-25-103. Mother's assent to child's apprenticeship.
20	No man shall bind his child to apprenticeship or service, part with the
21	control of the child, or create any testamentary guardian therefor unless the
21 22	control of the child, or create any testamentary guardian therefor unless the mother, if living, shall in writing signify her assent thereto.
22	
22 23	mother, if living, shall in writing signify her assent thereto.
22 23 24	mother, if living, shall in writing signify her assent thereto. SECTION 9. Arkansas Code Title 9, Chapter 33, Subchapter 2,
22 23 24 25	mother, if living, shall in writing signify her assent thereto. SECTION 9. Arkansas Code Title 9, Chapter 33, Subchapter 2, establishing the Common Ground Program which is no longer active and has had
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1	(3) An environment in which youths can grow up healthy, safe,
2	succeeding in school, participating in community life, and ready to enter
3	productive adulthood is inseparable from the well-being of families and the
4	safety, stability, and economic viability of the neighborhoods and
5	communities where they live;
6	(4) New relationships are needed between state government, local
7	communities, public and private service agencies, and the families and young
8	people who need services, so that help will be more accessible, easier to
9	use, and more effective;
10	(5) Better evaluation tools are needed to identify youth crime
11	and violence prevention programs that are working and those that are not, so
12	that scarce resources can be more effectively utilized;
13	(6) A better communication system is needed to connect and
14	streamline the array of services, coalitions, and committees already under
15	way, to track programs and publicize successful models; and
16	(7) Solving the current problems of youth cannot be accomplished
17	in a short-term program but will take a long-term commitment on the part of
18	state and local government and all those who touch the lives of our youth.
19	(b) Therefore, the Common Ground Program, established by the 1995
20	General Assembly and that will cease to exist March 1, 1997, is hereby
21	reestablished as hereinafter provided to serve as a bridge connecting and
22	assisting government, communities, and citizens to build a more responsive
23	human educational and economic system in which children and families can
24	thrive.
25	
26	9-33-202. Common Ground Program Committee — Members.
27	(a) The Common Ground Program and the Common Ground Program Committee
28	shall work in collaboration with the Governor's Partnership Council for
29	Children and Families in coordinating grants, programs, and services. The
30	committee shall be composed of twenty-three (23) members to serve at the
31	pleasure of the Governor with (20) appointed by the Governor as follows:
32	(1) One (1) member shall be a state Senator;
33	(2) One (1) member shall be a state Representative;
34	(3) Two (2) members shall be representatives of the Governor's
35	Youth Commission to be selected by the Governor from a list of three (3)
36	names per position submitted by the Governor's Youth Commission or if the

1	Governor's Youth Commission fails to submit the names or ceases to exist, two
2	(2) youth member representatives;
3	(4) Two (2) representatives of the Governor's Partnership
4	Council for Children and Families with at least one (1) of the
5	representatives being chosen from the council's membership at large;
6	(5) Fourteen (14) members shall be culturally diverse
7	representatives of the statewide community at large, and may include parents,
8	educators, representatives of religious organizations, health care
9	professionals, youth service providers, law enforcement officers,
10	representatives of business, and those working in the juvenile justice
11	system; and
12	(6) The three (3) directors of the Department of Health, the
13	Department of Human Services, and the Department of Education, or their
14	respective designees, shall be members of the committee.
15	(b) Members of the committee shall serve without compensation, but
16	may, to the extent moneys are appropriated therefor and subject to reasonable
17	limitations established by the Department of Finance and Administration, be
18	reimbursed for actual reasonable expenses incurred in the performance of
19	their official duties in accordance with rates and standards for
20	reimbursement of state employees.
21	
22	9-33-203. Common Ground Program Committee — Officers and activities.
23	(a) The Common Ground Program Committee shall select a chair and any
24	other officers it deems appropriate from its membership.
25	(b) The committee shall exist until such time as it has completed its
26	work or is dissolved by the General Assembly, whichever comes first.
27	(c) The activities of the committee shall be governed by the rules
28	established by the committee.
29	
30	9-33-204. Common Ground Program Committee — Powers and duties.
31	The Common Ground Program Committee shall have responsibility to:
32	(1) Periodically review grants using committee members or a peer
33	review process, or both, and make recommendations as needed to the Governor's
34	office and to the General Assembly regarding the performance of grantees;
35	(2) Develop criteria and priorities for a grant program to be
36	based on the recommendations from the Governor's Youth Summit on Violence

1	Prevention that was held in December 1994, the regional summits held in 1996-
2	1997, and from regional summits, public hearings, and surveys thereafter;
3	(3) Award grants using the criteria and priorities established
4	by the committee and report the awards to the Governor's office;
5	(4) Develop information about the grant program that the
6	Covernor's office, the Ceneral Assembly, and others can use to disseminate
7	information to the general public;
8	(5) Report the results of the grant program annually to the
9	Governor and the General Assembly; and
10	(6) Administer the Arkansas After-School Enrichment Program,
11	including, at least, developing criteria and priorities for a grant program,
12	awarding grants, developing information about the Arkansas After-School
13	Enrichment Program that the Governor's office, the General Assembly, and
14	others can use to disseminate information to the general public, and
15	reporting the results of the program annually to the Governor, the Speaker of
16	the House of Representatives, and the President Pro Tempore of the Senate.
17	
18	9-33-205. Department of Health-Powers and duties.
19	(a) The Department of Health shall be the agency designated to serve
20	as the administrative and fiscal agent for the Common Ground Program.
21	(b) Funds appropriated for the Common Ground Program may only be used
22	for activities in support of the Common Ground Program that comply with the
23	stated legislative purpose as contained in this chapter.
24	(c) The department shall have the following authority and
25	responsibilities in acting as fiscal agent for the Common Ground Program:
26	(1) To disburse program grant funds to qualifying entities as
27	directed by the Common Ground Program Committee;
28	(2) To submit applications on behalf of the committee for funds
29	that may become available from public and private funding sources that would
30	be used to implement the activities of the Common Ground Program; and
31	(3) To contract for fund-raising and fiscal investment and
32	management services.
33	(d) The department shall carry out or contract for the following
34	administrative functions for the Common Ground Program:
35	(1) The establishment of a Clearinghouse for Youth Crime
36	Prevention Program in the Office of Alcohol and Drug Abuse Prevention of the

1	Department of Human Services, that shall, in collaboration with the Division
2	of Chronic Disease and Disability Prevention of the Department of Health:
3	(A) Maintain a database that tracks successful youth crime
4	and violence prevention programs in Arkansas and other states;
5	(B) Develop and implement procedures for the collection of
6	information about youth crime and violence prevention programs in conjunction
7	with the committee; and
8	(C) Develop and implement procedures for the dissemination
9	of information about youth crime and violence prevention programs in
10	conjunction with the committee;
11	(2) The development and administration of an outreach and grant
12	program component, that shall:
13	(A) Conduct public education activities about the Common
14	Ground Program, the committee, and the programs developed and implemented
15	thereunder;
16	(B) Assist groups in developing grant applications by
17	providing grantees, the committee and staff, and others with the information
18	and skills necessary to successfully plan, develop, implement, and finance
19	youth crime and violence prevention programs; and
20	(C)(i) In order to solicit the opinions and
21	recommendations of citizens, youths, and public officials regarding
22	strategies and programs to prevent youths from becoming influenced by and
23	involved in youth crime and violence, conduct:
24	(a) Regional summits or public hearings at the
25	discretion of the Common Ground Program; and
26	(b) Surveys.
27	(ii) Based on those opinions and recommendations,
28	the outreach and grant program component shall submit a biennial report
29	suggesting funding priorities to the committee for presentation to the
30	Governor and the General Assembly;
31	(3) The development and administration of evaluation,
32	
	assessment, and reporting components, that will evaluate grant recipients and
33	assessment, and reporting components, that will evaluate grant recipients and collect information about other information about youth crime and violence
33 34	
	collect information about other information about youth crime and violence

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1	(5) The provision of peer review of the Common Ground Program
2	grant applications.
3	
4	9-33-206. Grants priority.
5	Priority for Common Ground Program grants shall be given to applicants
6	that:
7	(1)(A) Provide matching funds for the youth crime prevention
8	programs in an amount equal to at least fifty percent (50%) of the grant
9	award.
10	(B) Matching funds may be in eash or in goods and
11	services; and
12	(2) Demonstrate support for the youth crime and violence
13	prevention programs from the local community, including elected officials.
14	
15	SECTION 10. Arkansas Code Title 9, Chapter 33, Subchapter 3,
16	establishing the Arkansas After-School Enrichment Program which is no longer
17	active and has had no appropriation, is repealed.
18	9-33-301. Definitions.
19	As used in this subchapter:
20	(1) "After-school enrichment program" means a program conducted
21	after regular school hours to provide additional assistance for at-risk high
22	school students requiring tutorial or mentoring assistance with character
23	building, communication skills, conflict resolution skills, and career or
24	other life skills;
25	(2) "At-risk school district" means a school district in which a
26	middle school, junior high school, or high school has high drop-out rates,
27	low grade-retention rates, or high rates of suspensions, detention referrals,
28	violent behavior, or other disruptive student behavior; and
29	(3) "At-risk students" means high school students who are in
30	danger of dropping out as measured by academic performance, attendance,
31	discipline problems, and other factors affecting school performance,
32	including, at least, teenage pregnancy or parenting, alcohol or other illegal
33	drugs, residence in an unstable or temporary living arrangement, child abuse
34	or neglect, poor communication skills, character building, conflict
35	resolution skills, and career or other life skills.

36

1	9-33-302. Creation — Purpose.
2	(a) There is created the Arkansas After-School Enrichment Program.
3	(b) The purpose of the program is to provide grants to at-risk school
4	districts for locally designed programs based on criteria developed through
5	research-based prevention programs deemed effective by the Department of
6	Education that target at-risk students in middle school, junior high school,
7	high school, or any combination of the three (3) by:
8	(1) Enhancing educational attainment through coordinated
9	services to respond to the needs of students who are at risk of school
10	failure and at risk of failure in their lives and careers following their
11	school years;
12	(2) Providing financial assistance for at-risk students to those
13	at-risk school districts that by definition are identified to have the
14	greatest need; and
15	(3) Providing for a safe and secure learning environment.
16	
17	9-33-303. Administration — Funding.
18	(a) The Department of Health shall be the agency designated to serve
19	as the administrative and fiscal agent for the Arkansas After-School
20	Enrichment Program.
21	(b) Funds appropriated for the Arkansas After-School Enrichment
22	Program may only be used for activities in support of the Arkansas After-
23	School Enrichment Program that comply with the stated legislative purpose as
24	contained in this subchapter.
25	(c) The Department of Health shall have the following authority and
26	responsibilities in acting as fiscal agent for the Arkansas After-School
27	Enrichment Program within the Common Ground Program:
28	(1) To disburse the Arkansas After-School Enrichment Program
29	grant funds to qualifying entities at a minimum of forty percent (40%) of the
30	allocation of Common Ground Program funds as directed by the Common Ground
31	Program Committee;
32	(2) To solicit proposals from at-risk school districts with high
33	percentages of at-risk high schools for after-school enrichment programs;
34	(3) To ensure that applications include evidence of a district-
35	wide needs assessment and planning processes, program objectives and
36	activities, anticipated results, evaluation plans, and proposed linkages with

1	community health and human service agencies and existing school programs;
2	(4) To provide technical assistance to at-risk school districts,
3	including information about effective research-based prevention programs and
4	agency services, to provide for program review and evaluation and, in
5	consultation with other state agencies, including the Department of
6	Education, to develop program guidelines for coordinated service delivery and
7	to establish standards against which programs may be judged for efficiency
8	and effectiveness; and
9	(5) To submit applications on behalf of the Common Ground
10	Program Committee for funds that may become available from public and private
11	funding sources that would be used to implement the activities of the
12	Arkansas After-School Enrichment Program.
13	
14	9-33-304. Cooperation by other agencies.
15	(a) All agencies of the state and local governments, including
16	departments of social services, health departments, local mental health,
17	mental retardation, and substance abuse authorities, court personnel, law
18	enforcement agencies, state-supported institutions of higher learning, the
19	community college system, and cities and counties shall cooperate with the
20	Common Ground Program, the Common Ground Program Committee, and with at-risk
21	school districts that receive grants in coordinating the Arkansas After-
22	School Enrichment Program at the state level and in implementing the program
23	at the local level.
24	(b) The Department of Human Services, in consultation with the
25	Director of the Department of Education, shall develop a plan for ensuring
26	the cooperation of state agencies and for local agencies and encouraging the
27	cooperation of private entities, especially those receiving state funds, in
28	the coordination and implementation of the Arkansas After-School Enrichment
29	Program.
30	
31	SECTION 11. DO NOT CODIFY. The enactment and adoption of this act
32	shall not repeal, expressly or impliedly, the acts passed at the regular
33	session of the Eighty-Ninth General Assembly. All such acts shall have full
34	force and effect, and so far as those acts intentionally vary from or
35	conflict with any provision contained in this act, those acts shall have the
36	effect of subsequent acts amending or repealing the appropriate parts of the

1	Arkansas Code of 1987.
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