Stricken language would be deleted from and underlined language would be added to present law. Act 996 of the Regular Session

1 2	State of Arkansas 91st General Assembly	As Engrossed: H3/23/17 $ m A~Bill$	
3	Regular Session, 2017		HOUSE BILL 1381
4	regular bession, 2017		HOUSE BILL 1301
5	By: Representative Gazaway		
6			
7	For An Act To Be Entitled		
8	AN ACT TO AMEND THE GROUNDS FOR DENYING PERMANENCY		
9	PLANS THAT PLACE JUVENILES IN THE CUSTODY OF A		
10	PARENT, GUARDIAN, OR CUSTODIAN; AND FOR OTHER		
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO AN	MEND THE GROUNDS FOR DENYING	
16	PERMA	ANENCY PLANS THAT PLACE JUVENILE	S IN
17	THE (CUSTODY OF A PARENT, GUARDIAN, O	R
18	CUSTO	ODIAN.	
19			
20			
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
22			
23		ansas Code § 9-27-339(c)(3), con	
24	•	rmanency plan that requires plac	
25	-	custodian, or guardian, is amend	
26		orizing a plan to place custody	ŭ
27		custodian only if the court find	
28		(i) <u>(a)</u> The parent, guardian, or	
29		case plan and orders of the cour	
30		ss toward achieving the goals es	
31 32	plan and diligently working toward reunification or placement in the home of		
33	the parent, guardian, or custodian.		
34	(b) The court shall consider all relevant		
35	factors that may include without limitation whether the parent, guardian, or custodian maintained consistent contact with the department, participated in		
36	the case plan, followed the orders of the court, and visited the juvenile for		

1	a substantial period of time before the permanency planning hearing.		
2	(ii) (c) A parent's, guardian's, or custodian's		
3	resumption of contact or overtures toward participating in the case plan or		
4	following the orders of the court in the months or weeks time period		
5	immediately preceding the permanency planning hearing are insufficient		
6	grounds for authorizing a plan <u>for the juvenile</u> to return <u>to</u> or <u>to</u> be placed		
7	in the home as the permanency plan.		
8	(iii)(d) The burden is on the parent,		
9	guardian, or custodian to demonstrate genuine, sustainable investment in		
10	completing the requirements of the case plan and following the orders of the		
11	court in order to authorize a plan to return or be placed in the home as the		
12	permanency goal; and		
13	(B) (i) The parent, guardian, or custodian is making		
14	significant and measurable progress toward remedying the conditions that:		
15	(a)(i) Caused the juvenile's removal and the		
16	juvenile's continued removal from the home; or		
17	(b)(ii) Prohibit placement of the juvenile in the		
18	home of a parent-; and		
19	(ii) (C) Placement of the juvenile in the home of the		
20	parent, guardian, or custodian shall occur within a time frame consistent		
21	with the juvenile's developmental needs but no later than three (3) months		
22	from the date of the permanency planning hearing;		
23			
24	SECTION 2. Arkansas Code § 9-27-338, concerning permanency planning		
25	hearings, is amended to add an additional subsection to read as follows:		
26	(h)(1) The court shall determine if establishing concurrent permanenc		
27	planning goals is appropriate.		
28	(2) If the court determines that establishing concurrent		
29	permanency planning goals is appropriate, the court shall establish all		
30	appropriate permanency planning goals subject to the requirements of this		
31	<u>section.</u>		
32	(3) If the court sets a goal of adoption, reunification service.		
33	shall continue to be provided unless the court:		
34	(A) Determines that the reunification services are no		
35	<u>longer needed;</u>		
36	(B) Terminates parental rights; or		

1		(C) Otherwise finalizes a permanency plan for the
2	juvenile.	
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5		/s/Gazaway
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8		APPROVED: 04/06/2017
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