Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: S2/25/99	
2	82nd General Assembly	A Bill	Act 708 of 1999
3	Regular Session, 1999		SENATE BILL 221
4			
5	By: Senator Mahony		
6	By: Representative Madison		
7			
8			
9	Fo	or An Act To Be Entitled	
10	"AN ACT TO AMEND	ARKANSAS CODE 9-27-401 TO PROVI	DE
11	COUNSEL FOR CHIL	DREN IN DEPENDENCY-NEGLECT CASES	; ТО
12	AMEND ARKANSAS C	ODE 9-13-101 TO PROVIDE COUNSEL	FOR
13	CHILDREN IN CHAN	CERY CASES INVOLVING CUSTODY; TO)
14	PROVIDE COUNSEL	FOR CHILDREN IN PROBATE CASES	
15	INVOLVING GUARDI	ANSHIP; TO DECLARE AN EMERGENCY;	AND
16	FOR OTHER PURPOS	ES. "	
17			
18		Subtitle	
19	"TO PROVIDE	E COUNSEL FOR CHILDREN IN	
20	DEPENDENCY-	NEGLECT CASES; TO PROVIDE	
21	COUNSEL FOR	R CHILDREN IN CHANCERY CASES	
22	INVOLVING C	CUSTODY; TO PROVIDE COUNSEL	
23	FOR CHILDRE	EN IN PROBATE CASES INVOLVING	
24	GUARDI ANSHI	Р. "	
25			
26			
27	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARKANS	SAS:
28			
29	SECTION 1. Arkansas C	ode 9-27-401 is amended to read	as follows:
30	"9-27-401. Creation -	Representation for children and	parents.
31	(a) There is hereby c	reated a Division of Dependency-	Negl ect
32	Representation within the Ad	ministrative Office of the Court	s which will be
33	staffed by a CASA coordinato	r and an attorney coordinator.	
34	(b) Representation fo	r Children. (1) The Director of	the Administrative
35	Office of the Courts is auth	orized to enter into professiona	I service
36	contracts with private indiv	iduals or businesses or public a	gencies to

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1 represent all children in dependency-neglect proceedings. 2 (2) Prior to entering into a contract or contracts, the Administrative Office of the Courts shall consult with obtain approval from 3 the juvenile division judge or judges in each judicial circuit, in accordance 4 with the provisions of Arkansas Code 19-4-1701 through 19-4-1713. Those 5 obtaining contracts through the Administrative Office of the Courts as 6 7 described in subdivision (b)(3) of this section will be designated as the provider for representation of children in dependency-neglect cases in each 8 9 judicial circuit. 10 (3) The Administrative Office of the Courts shall publish requests for proposals in each judicial district. The distribution of funds 11 12 among the judicial districts shall be based on a formula developed by the 13 Administrative Office of the Courts and approved by the Juvenile Judges Committee of the Arkansas Judicial Council. 14 15 (4) The Arkansas Supreme Court shall adopt standards of practice and 16 qualifications for service for all attorneys who seek to receive contracts to 17 provide legal representation to children in dependency-neglect cases. 18 (5) (A) It is the intent of the General Assembly, in the transition to a state-funded system of dependency-neglect representation, to provide an 19 20 appropriate and adequate level of representation to all children in dependency-neglect proceedings, as required under federal and state law 21 22 pursuant to Arkansas Code 9-27-316. It is recognized by the General Assembly 23 that in many areas of the state resources have not been available to support 24 the requirement of representation for children at the necessary level. It is also recognized, however, that in other areas, a system has been developed 25 which is appropriately and successfully serving children and the courts. With 26 the transition to state funding, it is not the intent of the General Assembly 27 28 to adversely affect these systems that are working well or to put into place a 29 system which is too inflexible to respond to local needs or restrictions. 30 (B) In its administration of the system, therefore, the 31 Administrative Office of the Courts is charged with the authority and 32 responsibility to establish and maintain a system which equitably serves all areas of the state, provides quality representation, makes prudent use of 33 state resources, and works with those systems now in place to provide an 34 35 appropriate level of representation of children and courts in dependency-36 neglect cases.

1 (3) (c) Creation of Statewide CASA Program. The Director of the 2 Administrative Office of the Courts is authorized to establish a statewide 3 Court-Appointed Special Advocate (CASA) program, to provide grants or contracts to local CASA programs, and to work with judicial districts to 4 5 establish local programs, whereby the juvenile divisions of chancery court appoint trained volunteers to provide valuable information to the courts 6 7 concerning the best interests of children in dependency-neglect proceedings. (c) Representation for Parents. (1) The Director of the Administrative 8 Office of the Courts is authorized to award grants to legal service programs 9 which currently receive funding through the federal Legal Services Corporation 10 and which provide services to Arkansas clients including Ozark Legal Services, 11 12 Legal Services of Northeast Arkansas, East Arkansas Legal Services, Western Arkansas Legal Services, Center for Arkansas Legal Services, and the Texarkana 13 office of East Texas Legal Services, or their successor programs to represent 14 indigent custodial parents involved in dependency-neglect proceedings. 15 (2) The legal services programs listed in subdivision (c)(1) of 16 17 this section will be the designated providers of legal representation for indigent custodial parents in dependency-neglect cases in the State of 18 19 Arkansas. 20 (3) The allocation of grant funds among the programs specified in 21 subdivision (c)(1) of this section shall be based upon each program's 22 percentage of the statewide poverty population based upon the most recent 23 federal poverty level calculations. (4) A lump-sum monthly installment of at least one-twelfth (1/12) 24 of the annual grant level provided for in subdivision (c)(3) of this section, 25 or so much thereof as may be made available, shall be provided to each grantee 26 27 to be used exclusively for the provision of legal representation of indigent 28 custodial parents in dependency-neglect cases in each grantee's area of 29 servi ce. (5) The definition and the procedures for the establishment of 30 31 indigency shall be consistent with § 16-87-213. (d) The Director of the Administrative Office of the Courts is 32 33 authorized to establish attorney ad litem programs to represent children in chancery cases where custody is an issue, should funds become available." 34 35 36 SECTION 2. Arkansas Code 9-13-101 is amended to read as follows:

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"9-13-101. Award of custody.

2 (a) In an action for divorce, the award of custody of the children of
3 the marriage shall be made without regard to the sex of the parent, but solely
4 in accordance with the welfare and best interests of the children.

5 (b) [As enacted by Acts 1997, No. 905.] When in the best interests of a 6 child, custody shall be awarded in such a way so as to assure the frequent and 7 continuing contact of the child with both parents. To this effect, in making 8 an order for custody to either parent, the court may consider, among other 9 facts, which parent is more likely to allow the child or children frequent and 10 continuing contact with the noncustodial parent.

11 (b) [As enacted by Acts 1997, No. 1328.] Where a party to an action 12 concerning custody of or a right to visitation with a child has committed an 13 act of domestic violence against the party making the allegation or a family 14 or household member of either party, and such allegations are proven by a preponderance of the evidence, the court must consider the effect of such 15 16 domestic violence upon the best interests of the child, whether or not the child was physically injured or personally witnessed the abuse, together with 17 18 such other facts and circumstances as the court deems relevant in making a direction pursuant to this section. 19

(c) Child Custody Representation. (1) The Director of the
 Administrative Office of the Courts is authorized to establish an attorney ad
 litem program to represent children in chancery court cases where custody is
 an issue.

24 (2) When a chancellor determines that the appointment of an
 25 attorney ad litem would facilitate a case in which custody is an issue and
 26 further protect the rights of the child, the chancellor may appoint a private
 27 attorney to represent the child.

28 (3) The Arkansas Supreme Court, with advice of the chancellors,
 29 shall adopt standards of practice and qualifications for service for attorneys
 30 who seek to be appointed to provide legal representation for children in

31 custody cases. In extraordinary cases, the chancery court may appoint an

32 <u>attorney ad litem who does not meet the required standards and qualifications.</u>

33 The attorney may not be appointed in subsequent cases until he has made

34 <u>efforts to meet the standards and qualifications.</u>

35 (4) When attorneys are appointed pursuant to subsection (c)(2),

36 the fees for services and reimbursable expenses shall be paid from funds

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1	appropriated for that purpose to the Administrative Office of the Courts.		
2	(5) When a chancellor orders the payment of funds for the fees		
3	and expenses authorized by this section, the chancellor shall transmit a copy		
4	of the order to the Administrative Office of the Courts which is authorized to		
5	pay the funds. The court may also require the parties to pay all or a portion		
6	of the expenses, depending on the ability of the parties to pay.		
7	(6) The Administrative Office of the Courts shall establish		
8	guidelines to provide a maximum amount of expenses and fees per hour and per		
9	case which will be paid pursuant to this section.		
10	(7) In order to insure that each judicial district will have an		
11	appropriate amount of funds to utilize for ad litem representation in custody		
12	<u>cases, the funds appropriated shall be apportioned based upon a formula</u>		
13	developed by the Administrative Office of the Courts and approved by the		
14	Arkansas Judicial Council and the Rules and Regulations Subcommittee of the		
15	<u>Arkansas Legislative Council.</u>		
16	(8) The Administrative Office of the Courts shall develop a		
17	statistical survey that each attorney who serves as an ad litem shall complete		
18	upon the conclusion of the case. Statistics shall include the ages of		
19	children served, whether the custody issue arises at a divorce or post divorce		
20	stage, whether psychological services were ordered and any other relevant		
21	<u>information.</u> "		
22			
23	SECTION 3. <u>CHILD REPRESENTATION. (1) The Director of the</u>		
24	Administrative Office of the Courts is authorized to establish attorney ad		
25	litem programs to represent children in guardianship cases in probate court		
26	where custody is an issue.		
27	(2) When a probate judge determines that the appointment of an		
28	attorney ad litem would facilitate a case in which custody is an issue and		
29	further protect the rights of the child, the probate judge may appoint a		
30	private attorney to represent the child.		
31	(3) The Arkansas Supreme Court, with advice of the probate		
32	judges, shall adopt standards of practice and qualifications for service for		
33	<u>attorneys who seek to be appointed to provide legal representation for</u>		
34	<u>children in guardianship cases. In extraordinary cases, the probate court may</u>		
35	appoint an attorney ad litem who does not meet the required standards and		
36	qualifications. The attorney may not be appointed in subsequent cases until he		

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1	has made efforts to meet the standards and qualifications.	
2	(4) When attorneys are appointed pursuant to subsection (2), the	
3	fees for services and reimbursable expenses shall be paid from funds	
4	appropriated for that purpose to the Administrative Office of the Courts.	
5	(5) When a judge orders the payment of funds for the fees and	
6	expenses authorized by this section, the judge shall transmit a copy of the	
7	order to the Administrative Office of the Courts which is authorized to pay	
8	the funds. The court may also require the parties to pay all or a portion of	
9	the expenses, depending on the ability of the parties to pay.	
10	(6) The Administrative Office of the Courts shall establish	
11	guidelines to provide a maximum amount of expenses and fees per hour and per	
12	case which will be paid pursuant to this section.	
13	(7) In order to insure that each judicial district will have an	
14	appropriate amount of funds to utilize for ad litem representation in custody	
15	cases, the funds appropriated shall be apportioned based upon a formula	
16	developed by the Administrative Office of the Courts and approved by the	
17	Arkansas Judicial Council and the Rules and Regulations Subcommittee of the	
18	Arkansas Legislative Council.	
19	(8) The Administrative Office of the Courts shall develop a	
20	statistical survey that each attorney who serves as an ad litem shall complete	
21	upon the conclusion of the case. Statistics shall include the ages of	
22	children served, whether the custody issue arises at a divorce or post divorce	
23	stage, whether psychological services were ordered and any other relevant	
24	information."	
25		
26	SECTION 4. All provisions of this act of a general and permanent nature	
27	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code	
28	Revision Commission shall incorporate the same in the Code.	
29		
30	SECTION 5. If any provision of this act or the application thereof to	
31	any person or circumstance is held invalid, such invalidity shall not affect	
32	other provisions or applications of the act which can be given effect without	
33	the invalid provision or application, and to this end the provisions of this	
34	act are declared to be severable.	
35		
36	SECTION 6. All laws and parts of laws in conflict with this act are	

1 hereby repealed.

2			
3	SECTION 7. EMERGENCY CLAUSE. It is hereby found and determined by the		
4	<u>Eighty-second General Assembly that the effectiveness of this act on July 1,</u>		
5	1999 is essential to the operation of the state court system, and that in the		
6	event of an extension of the Regular Session, the delay in the effective date		
7	of this act beyond July 1, 1999 could work irreparable harm upon the proper		
8	administration and provision of essential governmental progress. Therefore,		
9	an emergency is declared to exist and this act being immediately necessary for		
10	the preservation of the public peace, health and safety shall become effective		
11	<u>on July 1, 1999.</u>		
12	/s/ Mahony		
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15	APPROVED: 3/18/1999		
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