1	State of Arkansas A.	s Engrossed: H2/5/01 S3/2/01	
2	83rd General Assembly	A Bill	Act 1267 of 2001
3	Regular Session, 2001		HOUSE BILL 1550
4			
5	By: Representatives Jones, Carson, J. Elliott, Judy		
6	By: Senators Mahony, Faris, P. Malone	e, Webb	
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8			
9	For	An Act To Be Entitled	
10	AN ACT TO AMEND ARKANSAS CODE 9-27-401 OF THE JUVENILE		
11	CODE TO PROVIDE COUNSEL FOR INDIGENT PARENTS OR		
12		NDENCY-NEGLECT CASES; AND FOR (OTHER
13	PURPOSES.		
14			
15		Subtitle	
16		END ARKANSAS CODE 9-27-401	
17	OF THE JUVENILE CODE TO PROVIDE COUNSEL		
18	FOR INDIGENT	PARENTS OR GUARDIANS IN	
19	DEPENDENCY-N	EGLECT CASES.	
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21			
22	BE IT ENACTED BY THE GENERAL A	ASSEMBLY OF THE STATE OF ARKANS	SAS:
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24		ode 9-27-401, concerning repres	
25	children and parents in dependency-neglect proceedings, is amended by adding		
26	the following new subsection:		
27	(d) Creation of Statewide Indigent Parent Counsel.		
28	(1) The Director	of the Administrative Office of	of the Courts is
29	authorized to establish a prog	gram to represent indigent pare	ents or guardians
30	<u>in dependency-neglect cases.</u>		
31	(2) The juvenile	court judge shall appoint cour	nsel in compliance
32	with federal law and § 9-27-316(h) in all proceedings to remove custody or to		
33	terminate parental rights.		
34	(3) The Arkansas Supreme Court, with advice of the juvenile		
35	division judges, shall adopt standards of practice and qualifications for		
36	service for attorneys who seel	k to be appointed to provide le	egal representation

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1	for indigent parents or guardians in dependency-neglect cases.		
2	(4) When attorneys are appointed under subdivision (d)(2) of this		
3	subsection, the fees for services and reimbursable expenses shall be paid from		
4	funds appropriated for that purpose to the Administrative Office of the		
5	Courts.		
6	(5) When a juvenile judge orders the payment of funds for the		
7	fees and expenses authorized by this subsection, the judge shall transmit \underline{a}		
8	copy of the order to the Administrative Office of the Courts, which is		
9	authorized to pay the funds.		
10	(6) The court may also require the parties to pay all or a		
11	portion of the expenses, depending on the ability of the parties to pay.		
12	(7) The Administrative Office of the Courts shall establish		
13	guidelines to provide a maximum amount of expenses and fees per hour and per		
14	case which will be paid under this section.		
15	(8) In order to ensure that each judicial district will have an		
16	appropriate amount of funds to utilize indigent parent or guardian		
17	representation in dependency-neglect cases, the funds appropriated shall be		
18	apportioned based upon a formula developed by the Administrative Office of the		
19	Courts and approved by the Juvenile Judges Committee of the Arkansas Judicial		
20	Counci I.		
21	/s/ Jones		
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24	APPROVED: 4/4/2001		
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