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.

Act 1689 of the Regular Session

1	State of Arkansas	A D'11		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL 2876	
4				
5	By: Representative J. Martin			
6				
7			•	
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE REQUIREMENTS RELATED TO A			
10	PETITION FOR ADOPTION; AND FOR OTHER PURPOSES.			
11		C-1-4*41-		
12	Subtitle			
13	TO AMEND THE REQUIREMENTS RELATED TO A			
14	PETITION FOR ADOPTION.			
15				
16 17		ACCEMBIV OF THE CTATE	OF ADVANCAC.	
18		ASSEMBLI OF THE STATE (OF ARRANDAD.	
19		de & 9-9-212(g), regar	ding the hearing on the	
20	SECTION 1. Arkansas Code § 9-9-212(g), regarding the hearing on the petition for adoption and related requirements, is amended to read as			
21	follows:			
22	(g)(l)(A) Before Except as provided under subdivision (g)(2) of this			
23	section, before placement for adoption, the licensed adoption agency or,			
24	where an agency is not involved, the person, entity, or organization handling			
25	the adoption shall compile and provide to the prospective adoptive parents a			
26	detailed, written health history and genetic and social history of the child			
27	which excludes information which would identify birth parents or members of a			
28	birth parent's family.			
29	(2) (<u>B)</u> The	detailed, written hea	lth history and genetic	
30	and social history shall be set forth in a document that is separate from any			
31	document containing information identifying the birth parents or members of a			
32	birth parent's family.			
33	(3) (C) The	detailed, written hear	lth history and genetic	
34	and social history shall be cl	and social history shall be clearly identified as such and shall be filed		
35	with the clerk before the entry of the adoption decree.			

1	(4)(D) upon order of the court for good cause shown, the		
2	clerk may tender to a person identified by the court a copy of the detailed,		
3	written health history and genetic and social history.		
4	(2) Unless directed by the court, a detailed, written health		
5	history and genetic and social history of the child is not required if:		
6	(A) The person to be adopted is an adult;		
7	(B) The petitioner is a stepparent; or		
8	(C) The petitioner and the child to be adopted are related		
9	to each other within the second degree of consanguinity.		
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12	APPROVED: 4/05/2005		
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