Stricken language would be deleted from and underlined language would be added to present law. Act 1487 of the Regular Session

1	State of Arkansas As Engrossed: H3/19/13 54/2/13 54/9/13
2	89th General Assembly A Bill
3	Regular Session, 2013HOUSE BILL 1962
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5	By: Representative Gillam
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7	For An Act To Be Entitled
8	AN ACT CONCERNING REFORMS TO THE CURRENT ALIMONY AND
9	CHILD SUPPORT STATUTES; AND FOR OTHER PURPOSES.
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11	
12	Subtitle
13	CONCERNING REFORMS TO THE CURRENT ALIMONY
14	AND CHILD SUPPORT STATUTES.
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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19 20	SECTION 1. Arkansas Code § 9-12-312 is amended to read as follows:
20 21	9-12-312. Alimony - Child support - Bond - Method of payment.
21	(a)(1) When a decree is entered, the court shall make orders concerning the alimony of the wife or the husband and <u>an order concerning</u> the
22	care of the children, if there are any, and an order concerning alimony, if
24	<u>applicable</u> , as are reasonable from the circumstances of the parties and the
25	nature of the case.
26	(2) Unless otherwise ordered by the court or agreed to by the
27	parties, the liability for alimony shall automatically cease upon the earlier
28	of:
29	(A) The date of the remarriage of the person who was
30	awarded the alimony;
31	(B) The establishment of a relationship that produces a
32	child or children and results in a court order directing another person to
33	pay support to the recipient of alimony, which circumstances shall be
34	considered the equivalent of remarriage; or
35	(C) The establishment of a relationship that produces a
36	child or children and results in a court order directing the recipient of



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1 alimony to provide support of another person who is not a descendant by birth 2 or adoption of the payor of the alimony, which circumstances shall be 3 considered the equivalent of remarriage-; 4 (D) The *living full time* with another person in an 5 intimate, cohabitating relationship; 6 (E) The death of either party; or 7 (F) Any other contingencies as set forth in the order 8 awarding alimony. 9 (2)(3)(A) In determining a reasonable amount of child support, 10 initially or upon review to be paid by the noncustodial parent, the court 11 shall refer to the most recent revision of the family support chart. 12 (B) It shall be a rebuttable presumption for the award of child support that the amount contained in the family support chart is the 13 14 correct amount of child support to be awarded. 15 (C) Only upon a written finding or specific finding on the 16 record that the application of the child support chart would be unjust or 17 inappropriate, as determined under established criteria set forth in the 18 family support chart, shall the presumption be rebutted. 19 (3)(4)(A) The family support chart shall be revised at least 20 once every four (4) years by a committee to be appointed by the Chief Justice 21 of the Supreme Court to ensure that the support amounts are appropriate for 22 child support awards. 23 (B) The committee shall also establish the criteria for 24 deviation from use of the chart amount. 25 (4)(5) The Supreme Court shall approve the family support chart and criteria upon revision by the committee for use in this state and shall 26 27 publish it through per curiam order of the court. 28 $\frac{(5)(A)}{(6)(A)}$ The court may provide for the payment of child 29 support beyond the eighteenth birthday of the child to address the educational needs of a child whose eighteenth birthday falls prior to before 30 31 graduation from high school so long as such child support is conditional on 32 the child remaining in school. 33 (B) The court <u>also</u> may also provide for the continuation 34 of support for an individual with a disability that affects the ability of 35 the individual to live independently from the custodial parent. 36 (7) Both a person paying alimony and a person receiving alimony

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1	are entitled to petition the court for a review, modification, or both of the
2	court's alimony order at any time based upon a significant and material
3	change of circumstances.
4	(b) <u>(1)</u> In addition to any other remedies available, alimony Alimony
5	may be awarded under proper circumstances concerning rehabilitation to either
6	party in fixed installments for a specified period of time subject to the
7	contingencies of the death of either party, the remarriage of the receiving
8	party, or such other contingencies as are set forth in the award, so that the
9	payments qualify as periodic payments within the meaning of the Internal
10	Revenue Code. so that the payments qualify as periodic payments within the
11	meaning of the Internal Revenue Code.
12	(2) When a request for rehabilitative alimony is made to the
13	court, the payer may request or the court may require the recipient to
14	provide a plan of rehabilitation for the court to consider in determining:
15	(A) Whether or not the plan is feasible; and
16	(B) The amount and duration of the award.
17	(3) If the recipient fails to meet the requirements of the
18	rehabilitative plan, the payer may petition the court for a review to
19	determine if rehabilitative alimony shall continue or be modified.
20	(4) A person paying alimony is entitled to petition the court
21	for a review, modification, or both of the court's alimony order at any time
22	based upon a significant and material change of circumstances.
23	(c)(l) When the order provides for payment of money for the support
24	and care of any children, the court, in its discretion, may require the
25	person ordered to make the payments to furnish and file with the clerk of the
26	court a bond or post security or give some other <i>guarantee <u>such as life</u></i>
27	insurance in an such amount and with such sureties as the court shall direct.
28	(2) The bond, security, or guarantee is to be conditioned on
29	compliance with that part of the order of the court concerning the support
30	and care of the children.
31	(3) If such action is taken due to a delinquency under the
32	order, proper advance notice to the noncustodial parent shall be given.
33	(d)(1) All orders requiring payments of money for the support and care
34	of any children shall direct the payments to be made through the registry of
35	the court unless the court in its discretion determines that it would be in
36	the best interest of the parties to direct otherwise.
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1 (2) However, in all cases brought pursuant to <u>under</u> Title IV-D 2 of the Social Security Act, the court shall order that all payments be made 3 through the Arkansas child support clearinghouse in accordance with § 9-14-4 801 et seq.

5 (e)(1)(A) Except as set forth in subdivision (e)(5) of this section, 6 all orders directing payments through the registry of the court or through 7 the Arkansas child support clearinghouse shall set forth a fee to be paid by 8 the noncustodial parent or obligated spouse in the amount of thirty-six 9 dollars (\$36.00) per year.

10 (B) The fee shall be collected from the noncustodial 11 parent or obligated spouse at the time of the first support payment and 12 during the anniversary month of the entry of the order each year thereafter, 13 or nine dollars (\$9.00) per quarter at the option of the obligated parent, 14 until no children remain minor and the support obligation is extinguished and 15 any arrears are completely liquidated.

16 (2) The clerk, upon direction from the court and as an 17 alternative to collecting the annual fee during the anniversary month each 18 year after entry of the order, may prorate the first fee collected at the 19 time of the first payment of support under the order to the number of months 20 remaining in the calendar year and thereafter collect all fees as provided in 21 this subsection during the month of January of each year.

(3)(A) Payments made for this fee shall be made on an annual
basis annually in the form of a check or money order payable to the clerk of
the court or such other legal tender that the clerk may accept.

25 (B) This fee payment shall be separate and apart from the 26 support payment, and under no circumstances shall the support payment be 27 reduced to fulfill the payment of this fee.

(4) Upon the nonpayment of the annual fee by the noncustodial
parent within ninety (90) days, the clerk may notify the payor under the
order of income withholding for child support who shall withhold the fee in
addition to any support and remit it to the clerk.

(5) In counties where an annual fee is collected and the court
grants at least two thousand five hundred (2,500) divorces each year, the
court may require that the initial annual fee be paid by the noncustodial
parent or obligated spouse prior to before the filing of the order.
(6)(A) All moneys collected by the clerk as a fee as provided in

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1 this subsection shall be used by the clerk's office to offset administrative 2 costs as a result of this subchapter. (B) At least twenty percent (20%) of the moneys collected 3 annually shall be used to purchase, maintain, and operate an automated data 4 5 system for use in administering the requirements of this subchapter. 6 (C) The acquisition and update of software for the 7 automated data system shall be a permitted use of these funds. 8 (D) All fees collected under this subsection shall be paid 9 into the county treasury to the credit of the fund to be known as the 10 "support collection costs fund". 11 (E) Moneys deposited into this fund shall be appropriated 12 and expended for the uses designated in this subdivision (e)(6) by the quorum court at the direction of the clerk of the court. 13 14 (f)(1) The clerk of the court shall maintain accurate records of all 15 child support orders and payments made under this section and shall post to 16 individual child support account ledgers maintained in the clerk's office all 17 payments received directly by the Office of Child Support Enforcement of the 18 Revenue Division of the Department of Finance and Administration and reported 19 to the clerk by the office. 20 (2) The office shall provide the clerk with sufficient 21 information to identify the custodial and noncustodial parents, a docket 22 number, and the amount and date of payment. 23 (3) The clerk shall keep on file the information provided by the 24 office for audit purposes. 25 (g) The clerk may accept the support payment in any form of cash or 26 commercial paper, including personal check, and may require that the 27 custodial parent or nonobligated spouse be named as payee thereon. 28 29 /s/Gillam 30 31 32 APPROVED: 04/22/2013 33 34 35 36

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