Stricken language would be deleted from and underlined language would be added to present law. Act 679 of the Regular Session

1	State of Arkansas As Engros	sed: H3/14/19
2	92nd General Assembly A	Bill
3	Regular Session, 2019	HOUSE BILL 1799
4		
5	By: Representatives Rushing, Christiansen, Evans	
6	By: Senator A. Clark	
7		
8	For An Act To Be Entitled	
9	AN ACT TO CREATE "TARA'S LAW"; TO AMEND GRANDPARENTS'	
10	RIGHTS IN CUSTODY AND VIS	ITATION MATTERS; AND FOR
11	OTHER PURPOSES.	
12		
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14		ıbtitle
15	TO CREATE "TARA'S LA	·
16	GRANDPARENTS' RIGHTS	S IN CUSTODY AND
17	VISITATION MATTERS.	
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19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY	OF THE STATE OF ARKANSAS:
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22	SECTION 1. DO NOT CODIFY. <u>Titl</u>	
23	This act shall be known and may	be cited as "Tara's Law".
24	CHCMION O DO NOM CODINY I	
25	SECTION 2. DO NOT CODIFY. Legi	
26 27	The General Assembly recognizes (1) The importance of fa	: mily and the fundamental rights of
2 <i>1</i> 28		mily and the lundamental rights of
20 29	<pre>parents; (2) That a fit parent's</pre>	decision regarding whether or not to
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31	-	cisions concerning the rearing of his or
32	her child; and	ersions concerning the rearring or his or
33	ner child; and (3) That grandparental relationship should be supported	
34	-	
35	following a consideration of the potential harm, emotional neglect, and emotional abuse of a child caused by the parent's limitation or termination	
36	of the child's prior relationship wit	

1	recognizing the parent's fundamental right.	
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3	SECTION 3. Arkansas Code § 9-13-103(b)-(e), concerning visitation	
4	rights of grandparents when the child is in the custody of the parent, are	
5	amended to read as follows:	
6	(b) A grandparent or great-grandparent may petition a circuit court of	
7	this state for reasonable visitation rights with respect to his or her	
8	grandchild or grandchildren or great-grandchild or great-grandchildren under	
9	this section if:	
10	(1) The marital relationship between the parents of the child	
11	has been severed by death, divorce, or legal separation;	
12	(2) The child is illegitimate and the petitioner is a maternal	
13	grandparent or great-grandparent of the illegitimate child; or	
14	(3) The child is illegitimate, the petitioner is a paternal	
15	grandparent or great-grandparent of the illegitimate child, and paternity has	
16	been established by a court of competent jurisdiction-;	
17	(4) The court finds by clear and convincing evidence that the	
18	primary custodian of the child is unfit;	
19	(5)(A) The court finds by clear and convincing evidence that	
20	there are compelling circumstances to overcome the presumption that the	
21	parental decision is in the best interest of the child.	
22	(B) In determining the best interest of the child, the	
23	court may consider one (1) or more of the following factors:	
24	(i) The love, affection, and other emotional ties	
25	that exist between the petitioner and the child;	
26	(ii) The length and quality of the relationship	
27	between the petitioner and the child;	
28	(iii) The mental and physical health of the	
29	petitioner, the parent, and the child;	
30	(iv) The potential detriments and benefits to the	
31	child if visitation is granted or denied;	
32	(v) The wishes and preferences of the child as to	
33	visitation;	
34	(vi) The motivation of the parent in denying or	
35	prohibiting visitation between the petitioner and the child;	
36	(vii) The motivation of the grandparent or great-	

As Engrossed: H3/14/19 HB1799

1	grandparent in petitioning for visitation with child;	
2	(viii) Any history of abuse or neglect of the child;	
3	(ix) Any history of domestic violence in the home of	
4	the child;	
5	(x) Whether there has been a court-ordered	
6	termination of the parental rights of a parent to whom the petitioner is	
7	related; and	
8	(xi) Any other factor that impacts the best interest	
9	of the child; or	
10	(6) A stepparent of either biological parent of the child adopts	
11	the child due to the death of the biological parent of the child.	
12	(c)(l) There is a rebuttable presumption that a custodian's decision	
13	denying or limiting visitation to the petitioner is in the best interest of	
14	the child.	
15	(2) To rebut the presumption, the petitioner $\frac{\text{must}}{\text{must}}$ prove by	
16	a preponderance of the evidence the following:	
17	(A) The petitioner has established a significant and	
18	viable relationship with the child for whom he or she is requesting	
19	visitation; and	
20	(B) Visitation with the petitioner is in the best interest	
21	of the child.	
22	(d) To establish a significant and viable relationship with the child,	
23	the petitioner must prove by a preponderance of the evidence the following:	
24	(1) The child resided with the petitioner for at least six (6)	
25	consecutive months with or without the current custodian present;	
26	(2) The petitioner was the caregiver to the child on a regular	
27	basis for at least six (6) consecutive months;	
28	(3) The petitioner had frequent or regular contact with the	
29	child for at least twelve (12) consecutive months; or	
30	(4) Any other facts that establish that the loss of the	
31	relationship between the petitioner and the child is likely to harm the	
32	child.	
33	(e) To establish that visitation with the petitioner is in the best	
34	interest of the child, the petitioner $\frac{must}{shall}$ prove by a preponderance of	
35	the evidence the following:	
36	(1) The petitioner has the capacity to give the child love,	

As Engrossed: H3/14/19 HB1799

1	affection, emotional support, and guidance;	
2	(2) The loss of the relationship between the petitioner and the	
3	child is likely to:	
4	(A) harm Harm the child;	
5	(B) Cause emotional distress to the child;	
6	(C) Result in the emotional abuse of the child; or	
7	(D) Result in the emotional neglect of the child; and	
8	(3) The petitioner is willing to cooperate with the custodian if	
9	visitation with the child is allowed; and	
10	(4) Awarding grandparent visitation would not interfere with the	
11	parent-child relationship.	
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13	SECTION 4. Arkansas Code § 9-13-103, concerning the visitation rights	
14	of grandparents when the child is in the custody of a parent, is amended to	
15	add an additional subsection to read as follows:	
16	(i) This section does not apply to dependency-neglect proceedings	
17	conducted under the Arkansas Juvenile Code of 1989, § 9-27-301 et seq.	
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19	/s/Rushing	
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22	APPROVED: 4/3/19	
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