## Stricken language would be deleted from and underlined language would be added to present law. Act 815 of the Regular Session

1	State of Arkansas	A D:11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1813
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5	By: Representative Gazaway	,	
6			
7		For An Act To Be Entitled	
8	AN ACT TO AMEND THE LAW CONCERNING THE RIGHT TO		
9	COUNSEL UNDER THE ARKANSAS JUVENILE CODE OF 1989;		
10	CONCERNIN	G A PUTATIVE PARENT'S RIGHT TO COUNSEL	UNDER
11	THE ARKAN	SAS JUVENILE CODE OF 1989; AND FOR OTH	ER
12	PURPOSES.		
13			
14			
15		Subtitle	
16	TO A	MEND THE LAW CONCERNING THE RIGHT TO	
17	COUN	ISEL UNDER THE ARKANSAS JUVENILE CODE	
18	OF 1	.989; AND CONCERNING A PUTATIVE	
19	PARE	ENT'S RIGHT TO COUNSEL UNDER THE	
20	ARKA	NSAS JUVENILE CODE OF 1989.	
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22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
24			
25	SECTION 1. Ark	ansas Code $9-27-316(h)(1)-(3)$ , concer	rning the right to
26	counsel under the Ark	ansas Juvenile Code of 1989, are amende	ed to read as
27	follows:		
28	(h)(l)(A) All	parents and custodians have a right to	counsel in all
29	dependency-neglect pr	oceedings.	
30	(B)	In all dependency-neglect proceedings	s that set out to
31	remove legal custody	from a parent or custodian <del>,</del> :	
32		(i) the The parent or custodian from	om whom custody
33	was removed shall hav	e the right to be appointed counsel <del>, a</del>	n <del>d the court shall</del>
34	appoint counsel if the court makes a finding that the parent or custodian		
35	from whom custody was removed is indigent and counsel is requested by the		
36	parent or custodian.;	and	

I	(ii) The court may appoint an attorney to a:		
2	(a)(1) Noncustodial parent if the court		
3	determines that the noncustodial parent has demonstrated a significant		
4	custodial relationship with the juvenile.		
5	(2) A determination that the		
6	noncustodial parent has demonstrated a significant custodial relationship		
7	with the juvenile shall be made at the first appearance of the noncustodial		
8	parent in the matter; or		
9	(b)(1) Putative parent if the putative parent		
10	has demonstrated significant contact with the juvenile and the court finds		
11	the rights of the putative parent have attached.		
12	(2) A determination on whether the		
13	rights of the putative parent have attached shall be made at the first		
14	appearance of the putative parent in the matter.		
15	(3) Counsel shall not be appointed to a		
16	putative parent if the:		
17	(A) Court finds that the putative		
18	parent has not demonstrated significant contact with juvenile;		
19	(B) Court finds that the rights of		
20	the putative parent have not attached; or		
21	(C) The putative parent does not		
22	appear in the matter.		
23	(4) If a putative parent fails to		
24	demonstrate significant contacts with the juvenile, the court shall inform		
25	the putative parent on the following:		
26	(A) How to be considered a parent		
27	under the Arkansas Juvenile Code of 1989, § 9-27-301 et seq.;		
28	(B) The eligibility requirements		
29	for being appointed counsel; and		
30	(C) The process for requesting the		
31	appointment of counsel if the putative parent meets the eligibility		
32	requirements for being appointed counsel.		
33	(C) Counsel shall not be appointed to a party in a		
34	dependency-neglect proceeding unless:		
35	(i) The court finds that the parent, putative		
36	parent, or custodian of the juvenile is indigent; and		

1	(11) Counsel is requested by the parent; putative
2	parent, or custodian of the juvenile after the parent, putative parent, or
3	custodian is informed of his or her right to be appointed counsel.
4	(C)(i)(D)(i) Parents, putative parents, and custodians
5	shall be advised in the dependency-neglect petition or the ex parte emergency
6	order, whichever is sooner, and at the first appearance before the court, of
7	the right to counsel and the right to appointed counsel, if eligible.
8	(ii) As required under § 9-27-314, a circuit court
9	shall appoint counsel in an ex parte emergency order and shall determine
10	eligibility at the commencement of the probable cause hearing.
11	$\frac{(D)}{(E)}$ All parents shall have the right to be appointed
12	counsel in termination of parental rights hearings, and the court shall
13	appoint counsel if the court makes a finding that the parent is indigent and
14	counsel is requested by the parent.
15	(E)(F) In a dependency-neglect proceeding naming a minor
16	parent as a defendant, the court shall appoint a qualified parent counsel for
17	the minor parent.
18	(2) If at the permanency planning hearing or at any time the
19	court establishes the goal of adoption and counsel has not yet been appointed
20	for a parent, the court shall appoint counsel to represent the parent as
21	provided by subdivision (h)(1)(D) subdivision (h)(1)(E) of this section.
22	(3)(A) Putative Except as otherwise provided by this chapter,
23	putative parents do not have a right to appointed counsel in dependency-
24	neglect proceedings, except for termination of parental rights proceedings,
25	only if the court finds on the record that:
26	(B) A putative parent may be appointed counsel for a
27	termination of parental rights proceeding if the court finds the following or
28	the record:
29	$\frac{(A)(i)}{(i)}$ The putative parent is indigent;
30	(B)(ii) The putative parent has established
31	significant contacts with the juvenile so that putative rights attach;
32	(C)(iii) Due process requires appointment of counsel
33	for a full and fair hearing for the putative parent in the termination
34	hearing; and
35	(D)(iv) The putative parent requested counsel.
36	APPROVED: 4/21/21