Stricken language would be deleted from and underlined language would be added to present law. Act 639 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/28/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 408
4			
5	By: Senators C. Penzo, C. Tu	cker	
6	By: Representative Burkes		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND VARIOUS LAWS CONCERNING ADD	OPTION; TO
10	AMEND CERT	TAIN ADOPTION LAWS TO DIFFERENTIAT	CE BETWEEN
11	MINOR AND	ADULT ADOPTIONS; TO AMEND THE REC	QUIREMENTS
12	CONCERNING	G WITHDRAWAL OF CONSENT TO ADOPTION	ON; TO
13	AMEND THE	REQUIREMENTS CONCERNING THE DESCR	RIPTION AND
14	ESTIMATE (OF VALUE OF PROPERTY OWNED BY AN I	INDIVIDUAL
15	TO BE ADOR	PTED; TO AMEND THE REQUIREMENTS FO	OR A HOME
16	STUDY IN A	AN ADOPTION CASE; TO AMEND THE REC	QUIREMENTS
17	FOR A HEAI	TTH, GENETIC, AND SOCIAL HISTORY I	IN AN
18	ADOPTION (CASE; TO AMEND THE LAW CONCERNING	THE
19	TERMINATIO	ON OF RIGHTS OF NONPARENTAL RELATI	[VES; TO
20	AMEND THE	REQUIREMENTS FOR CHECKING THE PUT	CATIVE
21	FATHER REC	GISTRY IN AN ADOPTION CASE; AND FO	OR OTHER
22	PURPOSES.		
23			
24		G	
25		Subtitle	
26		MEND VARIOUS LAWS CONCERNING	
27		TION; AND TO AMEND CERTAIN ADOPTIO	
28		TO DIFFERENTIATE BETWEEN MINOR A	ND
29	ADUL	T ADOPTIONS.	
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31	DD 77 DV 077 DV 777		. D
32	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
33	ODOMION 1 PO N	IOM CODITIVE I I I I I I I	
34		NOT CODIFY. Legislative intent.	-£ 10051-1 5 0 0
35		eral Assembly finds that Act 889 c	or 1995 amended § 9-9-
36	215(a)(1) as follows:		

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1	(A) A decree of adoption has the effect, "[e]xcept with		
2	respect to a spouse of the petitioner and relatives of the spouse, to		
3	terminate all legal relationships between the adopted individual and his or		
4	her biological relatives".		
5	(2) § 9-9-215(a)(1) permits a court to grant visitation rights		
6	to parents of the deceased biological parent of the child in certain		
7	circumstances, the legal relationship between the parties remains terminated		
8	(3)(A) Section 4 of Act 889 of 1995 repealed all laws and parts		
9	of laws in conflict with the act.		
10	(B)(i) § 9-9-223 grants a court the discretion to		
11	terminate rights of nonparental relatives in an adoption, except as provided		
12	in Title 9, Chapter 9, Subchapter 2.		
13	(ii) Under Act 889 of 1995, Title 9, Chapter 9,		
14	Subchapter 2 terminates all legal relationships with parents and nonparental		
15	relatives by operation of law.		
16	(b) Therefore, based on this conflict, § 9-9-223 should be repealed,		
17	and is repealed in Section 8 of this act.		
18			
19	SECTION 2. Arkansas Code § 9-9-209(c)(2), concerning withdrawal of		
20	consent to adoption, is amended to read as follows:		
21	(2) The period for filing a withdrawal of consent under		
22	subsection (b) of this section does not apply to:		
23	(A) An agency as defined in $\S{9}-9-202$ $\S{9}-9-202$; or		
24	(B) A minor:		
25	(i) Who is over twelve (12) years of age; and		
26	(ii) Whose consent to adoption is required;		
27	(C) An adult to be adopted; or		
28	(D) The spouse of an adult to be adopted.		
29			
30	SECTION 3. Arkansas Code § 9-9-210(a)(7), concerning the description		
31	and estimate of value of any property of an individual to be adopted that		
32	must be stated in the petition for adoption, is amended to read as follows:		
33	(7) A description and estimate of value of any property of the		
34	individual minor to be adopted;		
35			
36	SECTION 4. Arkansas Code § 9-9-212(g)(1)(A), concerning when a		

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detailed, written health history and genetic and social history of a child to be adopted must be provided to the prospective adoptive parents, is amended to read as follows:

(g)(1)(A) Except as provided under subdivision (g)(2) of this section, before placement for adoption, the licensed adoption agency or, when an agency is not involved, the person, entity, or organization handling the adoption shall compile and provide to the prospective adoptive parents a detailed, written health history and genetic and social history of the child that <u>may excludes exclude</u> information that would identify birth parents or members of a birth parent's family.

- SECTION 5. Arkansas Code § 9-9-213, concerning residency requirements for a petition for adoption of a minor to be granted, is amended to add an additional subsection to read as follows:
 - (c) This section does not apply to a minor who is:
- 16 (1) Less than six (6) months of age at the time the petition for adoption is filed; and
 - (2) Not in the custody of the Department of Human Services.

- SECTION 6. Arkansas Code § 9-9-223, concerning the termination of rights of nonparental relatives, is repealed.
- 22 9-9-223. Termination of rights of nonparental relatives.
 - Except as provided in this subchapter with regard to parental rights, any rights to a child which a nonparental relative may derive through a parent or by court order may, if the best interests of the child so require, be terminated in connection with a proceeding for adoption or for termination of parental rights.

- SECTION 7. Arkansas Code § 9-9-224, concerning the procedure that applies in an adoption case involving a child born to a mother unmarried at the time of the child's birth, is amended to add an additional subsection to read as follows:
 - (d) This section does not apply to an adoption when:
- 34 <u>(1) An order terminating the rights of the minor's parents has</u>
 35 <u>been entered by a court of competent jurisdiction in this or any other state</u>
 36 <u>before the filing of the petition for adoption, regardless of whether the</u>

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1 parents consented to termination of parental rights; or

2 (2) The minor was adopted in a separate adoption proceeding 3 before the filing of the current petition for adoption.

- SECTION 8. Arkansas Code § 9-9-505 is amended to read as follows: 9-9-505. Compilation of nonidentifying health history and genetic and social history.
 - (a) Prior to placement for adoption, the licensed adoption agency or, when an agency is not involved, the person, entity, or organization handling the adoption shall compile and provide to the prospective adoptive parents a detailed, written health history and genetic and social history of the child that excludes may exclude information that would identify birth parents or members of a birth parent's family and that shall be set forth in a document that is separate from any other document containing such identifying information.
 - (b) Records containing the nonidentifying health history and genetic and social history information and that are set forth on a document that is separate from any other document containing identifying data:
- 19 (1)(A) Shall be retained by the agency or, when no agency is 20 involved, by the person, entity, or organization handling the adoption, for 21 ninety-nine (99) years.
 - (B)(i) If the agency or person, entity, or organization who handled the adoption ceases to function, that agency or intermediary shall transfer records containing the nonidentifying health history and genetic and social history information on the adoptee to the Department of Human Services.
 - (ii) However, a licensed agency ceasing operation may transfer the records to another licensed agency within this state, but only if the agency transferring the records gives notice of the transfer to the department; and
 - (2) Shall be available upon request throughout the time specified in subdivision (b)(l) of this section, together with any additional nonidentifying information that may have been added on health <u>history</u> or on genetic and social history, but which excludes may exclude information identifying any birth parent or member of a birth parent's family or the adoptee or any adoptive parent of the adoptee, to the following persons only:

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1	(A) The adoptive parents of the child or, in the event of
2	death of the adoptive parents, the child's guardian;
3	(B) The adoptee;
4	(C) In the event of the death of the adoptee, the
5	adoptee's children, the adoptee's widow or widower, or the guardian of any
6	child of the adoptee;
7	(D) The birth parent of the adoptee; and
8	(E) Any child welfare agency having custody of the
9	adoptee.
10	(c) The actual and reasonable cost of providing nonidentifying the
11	health history and genetic and social history shall be paid by the person
12	requesting the information.
13	(d) Any information provided to an eligible person under this
14	subchapter shall be nonidentifying unless permitted under § 9-9-506.
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16	/s/C. Penzo
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19	APPROVED: 4/11/23
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