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1	INTERIM STUDY PROPOSAL 2019-021	
2	State of Arkansas	
3	92nd General Assembly A Bill	
4	Regular Session, 2019 HOUSE BILL 181	6
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6	By: Representative Fielding	
7	Filed with: House Committee on Aging, Children and Youth, Legislative and Military Affair	rs
8	pursuant to A.C.A. §10-3-21	7.
9	For An Act To Be Entitled	
10	AN ACT CONCERNING THE MODIFICATION OF CHILD SUPPORT	
11	WHEN A NONCUSTODIAL PARENT IS INCARCERATED; AND FOR	
12	OTHER PURPOSES.	
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14		
15	Subtitle	
16	CONCERNING THE MODIFICATION OF CHILD	
17	SUPPORT WHEN A NONCUSTODIAL PARENT IS	
18	INCARCERATED.	
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20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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23	SECTION 1. DO NOT CODIFY. Legislative intent.	
24	It is the intent of the General Assembly that this act prevent a person	<u>1</u>
25	from being placed under a continued monetary judgment for unpaid child	
26	support due to his or her lack of earning potential during and after his or	
27	her release from incarceration.	
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29	SECTION 2. Arkansas Code § 9-14-106, concerning the amount of support	
30	to be paid by a noncustodial parent, is amended to add an additional	
31	subsection to read as follows:	
32	(c) The incarceration of a noncustodial parent shall not be treated as	<u>;</u>
33	voluntary unemployment for the purpose of calculating an initial or modified	
34	amount of child support to be paid by the noncustodial parent who is	
35	incarcerated.	
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1	SECTION 3. Arkansas Code § 9-14-107, concerning a change in a payor's
2	income that warrants modification, is amended to add an additional subsection
3	to read as follows:
4	(f) The incarceration of a noncustodial parent shall not be treated as
5	voluntary unemployment for the purpose of calculating a modified amount of
6	child support to be paid by the noncustodial parent who is incarcerated.
7	
8	SECTION 4. Arkansas Code § 9-14-234(c)(2), concerning when a court may
9	modify a decree, judgment, or order that has accrued unpaid support and apply
10	an offset against future support to be paid, is amended to read as follows:
11	(2) However, the court may:
12	(A) offset <u>Offset</u> against future support to be paid those
13	amounts accruing during time periods other than reasonable visitation in
14	which the noncustodial parent had physical custody of the child with the
15	knowledge and consent of the custodial parent; or
16	(B) Modify a decree, judgment, or order that has accrued
17	unpaid support.
18	
19	SECTION 5. Arkansas Code Title 9, Chapter 14, Subchapter 2, is amended
20	to add an additional section to read as follows:
21	9-14-243. Suspension of child support order - Definitions.
22	(a) As used in this section:
23	(1) "Abate" means the modification of a money judgment or child
24	support order so that for the period during which an obligor is incarcerated
25	the amount of child support due under the money judgment or the child support
26	order is reduced;
27	(2)(A) "Incarcerated" means involuntary confinement for more
28	than ninety (90) consecutive days.
29	(B) "Incarcerated" includes without limitation involuntary
30	confinement in a federal or a state prison, county jail, juvenile facility,
31	<u>or a mental health facility;</u>
32	(3) "Obligee" means an individual to whom a duty of child
33	support is or is alleged to be owed; and
34	(4) "Obligor" means an individual who owes or is alleged to owe
25	

35 <u>a duty of support.</u>

1	(b)(1) Effective July 1, 2019, the amount of child support due under a
2	money judgment or a child support order may be abated and an obligor's duty
3	to pay child support under a money judgment or a child support order may be
4	modified for the period during which the obligor is incarcerated unless the
5	<u>obligor:</u>
6	(A) Has the means to pay child support while incarcerated
7	as determined by the court's review of an affidavit of financial means
8	completed by the obligor;
9	(B) Is incarcerated for an offense under § 5-26-301 et
10	seq.; or
11	(C) Is incarcerated as a result of his or her failure to
12	comply with a child support order.
13	(2) Effective July 1, 2019, a money judgment or a child support
14	order that is entered by a court or enforced by the Office of Child Support
15	Enforcement under Title IV-D of the Social Security Act, 42 U.S.C. § 651 et
16	seq., shall state that the amount of child support due under a money judgment
17	or a child support order may be abated and an obligor's duty to pay child
18	support under a money judgment or a child support order may be modified for
19	any period during which the obligor is incarcerated.
20	(c) A court that enters a money judgment or a child support order
21	shall inform the obligor in writing if the obligor is incarcerated for more
22	than ninety (90) consecutive days that he or she:
23	(1) May be eligible to have the amount of child support due
24	under a money judgment or a child support order abated and his or her duty to
25	pay child support under a money judgment or child support order modified for
26	the period of time during which he or she was incarcerated;
27	(2) May file a petition to abate the amount of child support due
28	and modify his or her duty to pay child support under a money judgment or
29	child support order with the court that has jurisdiction over the money
30	judgment or child support order; and
31	(3) Is required to submit proof of incarceration for more than
32	ninety (90) consecutive days and a completed affidavit of financial means
33	with the petition to abate the amount of child support due and modify his or
34	her duty to pay child support under a money judgment or a child support
35	order.

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1	(d)(1) In determining whether an obligor had the means to pay child
2	support while he or she was incarcerated, a court may consider:
3	(A) The obligor's salary or wages earned from present
4	<pre>employment;</pre>
5	(B) The obligor's date of last employment and the amount
6	of salary or wages earned from the employment;
7	(C) The obligor's income from any business, profession, or
8	<pre>self-employment;</pre>
9	(D) The obligor's income from rent payments, interest, or
10	dividends;
11	(E) The obligor's income from pensions, annuities, or life
12	insurance payments;
13	(F) The obligor's income from gifts or inheritance;
14	(G) The obligor's available cash in his or her checking or
15	savings account;
16	(H) The obligor's ownership of any real estate, stocks,
17	bonds, notes, automobiles, or any other valuable property; and
18	(I) Any other factors that are relevant to a determination
19	of whether the obligor has the means to pay child support while incarcerated.
20	(2) The obligor shall notify the obligee and the office in
21	writing of his or her petition to abate the amount of child support due and
22	modify his or her duty to pay child support under a money judgment or a child
23	support order in accordance with Arkansas Rules of Civil Procedure.
24	(e)(1) An abatement of the amount of child support due and a
25	modification of the obligor's duty to pay child support under a money
26	judgment or a child support order under this section is effective as of the
27	first date on which the obligor is incarcerated for a period of ninety (90)
28	consecutive days.
29	(2) If the amount of child support due is abated and an
30	obligor's duty to pay child support under a money judgment or child support
31	order is modified under this section, a court shall not incarcerate or impose
32	a fine on the obligor for nonsupport under § 5-26-401 for at least one
33	hundred eighty (180) days after the date on which the obligor is released.
34	(f) On or before July 1, 2019, the Arkansas Judicial Council, Inc.
35	shall develop a petition to abate the amount of child support due and modify
36	an obligor's duty to pay child support under a money judgment or child

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2 for the implementation of this section. 3	1	support order, an affidavit of financial means, and any other form necessary
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