Stricken language would be deleted from and underlined language would be added to present law. Act 329 of the Regular Session

1	State of Arkansas	A Bill				
2	91st General Assembly		1 1 5 4 4			
3	Regular Session, 2017	HOUSE BIL	JL 1544			
4 5	Du Donnocontativo C. Eita					
6	By: Representative C. Fite					
7	By: Senator Rice					
8		For An Act To Be Entitled				
9	AN ACT TO AMEND THE LAW CONCERNING A FOSTER PARENT'S					
10	AN ACT TO AMEND THE LAW CONCERNING A FOSTER PARENT'S ACCESS TO RECORDS; AND FOR OTHER PURPOSES.					
11	ACCESS TO	ECORDS, AND FOR OTHER FORFOSES.				
12						
13	Subtitle					
14	TO AMEND THE LAW CONCERNING A FOSTER					
15	PARENT'S ACCESS TO RECORDS.					
16						
17						
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:					
19						
20	SECTION 1. Arkansas Code § 9-28-407(h)(1)(H)(ii), concerning licenses					
2.1	required and issued under the Child Welfare Agency Licensing Act, is amended					
2.2	to read as follows:					
23	(ii) However, information about the parents or					
24	guardians and any siblings not in the foster home shall not be released					
25	redisclosed by a foster parent and shall only be used to assist the foster					
26	parent in the care of the child;					
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31	APPROVED: 03/02/2017					
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Stricken language would be deleted from and underlined language would be added to present law. Act 701 of the Regular Session

1	State of Arkansas	As Engrossed:	^{\$3/7/17} \$3/9/17 A Bill				
2	91st General Assembly			SENATE BILL 15			
3	Regular Session, 2017			SENATE DILL 13			
4 5	By: Senator A. Clark						
6	By: Representatives Gates, Hammer						
7	by. Representatives Gales, Hammer						
, 8	For An Act To Be Entitled						
9	AN ACT TO AMEND PROVISIONS CONCERNING JUVENILE COURTS						
10	AND PROCEEDINGS; AND FOR OTHER PURPOSES.						
11	The thought by the for other for only						
12							
13	Subtitle						
14	TO AMEND PROVISIONS CONCERNING JUVENILE						
15	COURTS AND PROCEEDINGS.						
16							
17							
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:						
19							
20	SECTION 1. Arkansas Code § 9-27-325(1)(3), concerning hearings,						
21	is amended to read as follows:						
22	(3)(A) Th	(3)(A) The court shall allow foster parents, preadoptive					
23	parents, and relative caregivers an opportunity to be heard in any proceeding						
24	held with respect to a	held with respect to a child in their care.					
25	(B)	(B) Foster parents, adoptive parents, and relative					
26	caregivers shall not be made parties to the proceeding solely on the basis						
27	that the persons are entitled to notice and the opportunity to be heard.						
28	(C) Foster parents, preadoptive parents, and relative						
29	earegivers shall have the right to be heard in any proceeding Foster parents,						
30	adoptive parents, and relative caregivers shall not be made parties to the						
31	proceeding when reunification remains the goal of the case.						
32							
33	SECTION 2. Arka	SECTION 2. Arkansas Code § 9-27-327(a)(1)(B), concerning an					
34	adjudication hearing, is amended to read as follows:						
35	(B)((B)(i) If the court finds that the juvenile is dependent-					
36	neglected, the court shall address determine whether a noncustodial parent						



As Engrossed: S3/7/17 S3/9/17

1 contributed to the dependency-neglect and whether the noncustodial parent is a fit parent for purposes of custody or visitation. 2 3 (ii) A noncustodial parent in subdivision 4 (a)(1)(B)(i) of this section is presumed to be a fit parent. 5 (iii)(a) If no prior court order has been entered 6 into evidence concerning custody or visitation with the noncustodial parent 7 of the juvenile subject to the dependency-neglect petition, the petitioner 8 shall, and any party may, provide evidence to the court whether the 9 noncustodial parent is unfit for purposes of custody or visitation. 10 (b) The petitioner shall provide evidence as to whether the noncustodial parent contributed to the dependency-neglect. 11 12 (iv)(a) The court many transfer temporary custody or 13 permanent custody to the noncustodial parent after a review of evidence and a finding that it is in the best interest of the juvenile to transfer custody, 14 or the court may order visitation with the noncustodial parent. 15 16 (b) An order of transfer of custody to the noncustodial parent does not relieve the Department of Human Services of the 17 responsibility to provide services to the parent from whom custody was 18 19 removed, unless the court enters an order to relieve the department of the 20 responsibility. 21 $\frac{(ii)}{(v)}$ If the court determines that the child 22 cannot safely be placed in the custody of the noncustodial parent, the court shall make specific findings of fact regarding the safety factors that need 23 24 to be corrected by the noncustodial parent before placement or visitation 25 with the juvenile. 26 27 SECTION 3. Arkansas Code § 9-27-329(d), concerning disposition 28 hearings, is amended to read as follows: 29 (d) In <u>initially</u> considering the disposition alternatives <u>and at any</u> 30 subsequent hearing, the court shall give preference to the least restrictive 31 disposition consistent with the best interests and welfare of the juvenile 32 and the public. 33 34 SECTION 4. Arkansas Code § 9-27-337(e), concerning six-month reviews, 35 is amended to read as follows: 36 (e)(1)(A) In each case in which a juvenile has been placed in an out-

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As Engrossed: S3/7/17 S3/9/17

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of-home placement, the court shall conduct a hearing to review the case sufficiently to determine the future status of the juvenile based upon the 2 best interest of the juvenile. 3 4 (B)(i)(2)(A) The court shall determine and shall include 5 in its orders the following: 6 (a)(i) Whether the case plan, services, and placement meet the special needs and best interest of the juvenile, with the 7 8 juvenile's health, safety, and educational needs specifically addressed; 9 (b)(ii) Whether the state has made reasonable 10 efforts to provide family services; 11 (iii) Whether the parent or parents or person from whom custody was removed have demonstrated progress towards the goals of the 12 case plan and whether completion of the goals has benefited the parent in 13 remedying the issues that prevent the safe return of the juvenile; 14 15 (c)(iv) Whether the case plan is moving towards toward an appropriate permanency plan pursuant to under § 9-27-338 16 17 for the juvenile; and 18 (d)(v) Whether the visitation plan is appropriate for the juvenile, the parent or parents, and any siblings, if 19 20 separated; and 21 (vi) (a) Whether the juvenile should be returned to his or her parent or parents and whether or not the juvenile's health and 22 safety can be protected by his or her parent or parents if returned home, 23 24 either permanently or for a trial placement. 25 (b) At any time the court determines that the health and safety of the child can be adequately protected and it is in the 26 best interest of the child, the court shall return the child to a parent or 27 28 parents from whom custody was removed. 29 (ii)(a)(i) The court may order any studies, evaluations, or post-disposition reports, if needed. 30 31 (b)(ii) All studies, evaluations, or postdisposition reports shall be provided in writing to all parties and counsel 32 33 at least two (2) days prior to before the review hearing. 34 (c)(iii) All parties shall be given a fair opportunity to controvert any part of a study, evaluation, or post-35 36 disposition report.

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12-01-2016 14:05:54 SRC001

(G)(A) In making its findings, the court shall consider 1 2 the following: (i) The extent of compliance with the case plan, 3 including, but not limited to, without limitation a review of the 4 department's care for the health, safety, and education of the juvenile while 5 he or she has been in an out-of-home placement; 6 (ii) The extent of progress that has been made 7 toward alleviating or mitigating the causes of the out-of-home placement; 8 (iii) Whether the juvenile should be returned to his 9 or her parent or parents and whether or not the juvenile's health and safety 10 can be protected by his or her parent or parents if returned home; and 11 (iv) An appropriate permanency plan pursuant to 12 under § 9-27-338 for the juvenile, including concurrent planning. 13 (B) Incompletion of the case plan under subdivision 14 (e)(3)(A)(i) of this section is an insufficient reason by itself to deny the 15 juvenile's return to the family home. 16 (2)(f) Each six-month review hearing shall be completed, and a 17 the written order under subsection (e) of this section shall be filed by the 18 court or by a party or a party's attorney as designated by the court and 19 distributed to the parties within thirty (30) days of the date of the hearing 20 or prior to before the next hearing, whichever is sooner. 21 22 /s/A. Clark 23 24 25 APPROVED: 03/27/2017 26 27 28 29 30 31 32 33 34 35 36

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12-01-2016 14:05:54 SRC001