

### **Division of Children & Family Services**

P.O. Box 1437, Slot S560, Little Rock, AR 72203-1437 P: 501.682.8770 F: 501.682.6968 TDD: 501.682.1442

February 13, 2022

Blake Gilliam, Legislative Analyst
Senate Interim Children and Youth Committee and the
House Aging, Children and Youth, Legislative and Military Affairs Committee
Arkansas Bureau of Legislative Research
Bureau of Legislative Research
#1 Capitol, 5<sup>th</sup> Floor
Little Rock, AR 72201

Re: Providing Information to and Gathering Information from Resource Parents

Dear Mr. Blake Gilliam:

Please arrange for the rule to be reviewed by the Children & Youth Committee. If you have any questions or need additional information, please contact Mac Golden, Office of Rules Promulgation at 501-320-6383 by emailing <a href="Mac.E.Golden@dhs.arkansas.gov">Mac.E.Golden@dhs.arkansas.gov</a>.

Sincerely,

Mischa Martin

Misn Mak

Director

MM:tr

Attachments

# QUESTIONNAIRE FOR FILING PROPOSED RULES WITH THE ARKANSAS LEGISLATIVE COUNCIL

DEP	PARTMENT/AGENCY
DIV	ISION DIRECTOR
CON	NTACT PERSON
ADL	DRESS DNE NOFAX NOE-MAIL ME OF PRESENTER AT COMMITTEE MEETING
PHC	ONE NOE-MAIL
NAN PRE	SENTER E-MAIL
	<u>INSTRUCTIONS</u>
A. B.	Please make copies of this form for future use. Please answer each question <u>completely</u> using layman terms. You may use additional sheets, if necessary.
C.	If you have a method of indexing your rules, please give the proposed citation after "Short Title of this Rule" below.
D.	Submit two (2) copies of this questionnaire and financial impact statement attached to the front of two (2) copies of the proposed rule and required documents. Mail or deliver to:
***	Rebecca Miller-Rice Administrative Rules Review Section Arkansas Legislative Council Bureau of Legislative Research One Capitol Mall, 5 <sup>th</sup> Floor Little Rock, AR 72201 ***********************************
1.	What is the short title of this rule?
2.	What is the subject of the proposed rule?
3.	Is this rule required to comply with a federal statute, rule, or regulation? YesNo
	If yes, please provide the federal rule, regulation, and/or statute citation.
4.	Was this rule filed under the emergency provisions of the Administrative Procedure Act Yes No
	If yes, what is the effective date of the emergency rule?
	When does the emergency rule expire?
	Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act? Yes No

5.	Is this a new rule? Yes No If yes, please providea brief summary explaining the rule
	Does this repeal an existing rule? Yes No If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does.
	Is this an amendment to an existing rule? YesNo If yes, please attach a mark-up showing the changes in the existing rule and a summary of the substantive changes. <b>Note: The summary should explain what the amendment does, and the mark-up copy should be clearly labeled "mark-up."</b>
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation.
7.	What is the purpose of this proposed rule? Why is it necessary? See attached.
8.	Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b).
9.	Will a public hearing be held on this proposed rule? Yes No If yes, please complete the following:
	Date:
	Time:
	Place:
10.	When does the public comment period expire for permanent promulgation? (Must provide a date.)
11.	What is the proposed effective date of this proposed rule? (Must provide a date.)
12.	Please provide a copy of the notice required under Ark. Code Ann. § 25-15-204(a), and proof of the publication of said notice. See attached.
13.	Please provide proof of filing the rule with the Secretary of State as required pursuant to Ark. Code Ann. § 25-15-204(e). See attached.

rules? Please provide their position (for or against) if known.

### FINANCIAL IMPACT STATEMENT

### PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEP	PARTMENT	
DIV	VISION	
PER	RSON COMPLETING THIS STATEMENT LEPHONE NOFAX NO	
TEL	LEPHONE NOFAX NO	EMAIL:
To co	comply with Ark. Code Ann. § 25-15-204(e), please contement and file two copies with the questionnaire and particles.	omplete the following Financial Impact proposed rules.
SHO	ORT TITLE OF THIS RULE	
1.	Does this proposed, amended, or repealed rule have Yes No	ve a financial impact?
2.	Is the rule based on the best reasonably obtainable information available concerning the need for, cor Yes No	scientific, technical, economic, or other evidence and sequences of, and alternatives to the rule?
3.	In consideration of the alternatives to this rule, wa	s this rule determined by the agency to be the least
	costly rule considered? Yes No	
	If an agency is proposing a more costly rule, pleas	e state the following:
	(a) How the additional benefits of the more costly	rule justify its additional cost;
	(b) The reason for adoption of the more costly rule	;;
	(c) Whether the more costly rule is based on the in please explain; and	nterests of public health, safety, or welfare, and if so,
	(d) Whether the reason is within the scope of the a	gency's statutory authority, and if so, please explain.
4.	If the purpose of this rule is to implement a federal r	ule or regulation, please state the following:
	(a) What is the cost to implement the federal rule or	regulation?
	Current Fiscal Year	Next Fiscal Year
	General Revenue Federal Funds Cash Funds Special Revenue	General Revenue Federal Funds Cash Funds Special Revenue

Other (Identity)	Other (Identify)
Total	Total
(b) What is the additional cost of the sta	ate rule?
Current Fiscal Year	Next Fiscal Year
General Revenue	General Revenue
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	Other (Identify)
Total	Total
and explain how they are affected.  Current Fiscal Year  \$	Next Fiscal Year  \$
Current Fiscal Year	
Current Fiscal Year  \$	
Current Fiscal Year  \$  What is the total estimated cost by fiscal	\$
Current Fiscal Year  \$  What is the total estimated cost by fiscal	\$
S  What is the total estimated cost by fiscal implement this rule? Is this the cost of the cost	\$
Current Fiscal Year  \$  What is the total estimated cost by fiscal implement this rule? Is this the cost of this affected.	\$
Current Fiscal Year  \$  What is the total estimated cost by fiscal implement this rule? Is this the cost of this affected.  Current Fiscal Year	\$
Current Fiscal Year  \$  What is the total estimated cost by fiscal implement this rule? Is this the cost of this affected.  Current Fiscal Year  \$  With respect to the agency's answers to cost or obligation of at least one hundred.	\$
Current Fiscal Year  \$  What is the total estimated cost by fiscal implement this rule? Is this the cost of this affected.  Current Fiscal Year  \$  With respect to the agency's answers to cost or obligation of at least one hundred.	\$

If YES, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing the financial impact statement. The written findings shall be filed simultaneously

with the financial impact statement and shall include, without limitation, the following:

- (1) a statement of the rule's basis and purpose;
- (2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;
- (3) a description of the factual evidence that:
  - (a) justifies the agency's need for the proposed rule; and
  - (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs;
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
  - (a) the rule is achieving the statutory objectives;
  - (b) the benefits of the rule continue to justify its costs; and
  - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

#### NOTICE OF RULE MAKING

The Director of the Division of Children and Family Services of the Department of Human Services announces for a public comment period of thirty (30) calendar days a notice of rulemaking for the following proposed rule under one or more of the following chapters, subchapters, or sections of the Arkansas Code: A.C.A. § 9-28-103.

#### Effective May 1, 2022:

The Director of the Division of Children and Family Services (DCFS) amends the DCFS Policy and Procedures Manual. DCFS amends policy VII-H to revise policy to align with Acts 317 and 814 of the 93<sup>rd</sup> General Assembly. Resource parents may receive records concerning a child previously in their care and must be called as a witness when providing information to the court about a child placed in their custody. DCFS amends section VI-H9 to align travel procedures with other policy regarding the encouragement of normalcy. These amendments include that a child in foster care may travel on vacation or similar trips with approval from the Department of Human Services and that resource parents must have prior written approval to transport children in foster care for an overnight stay outside the state. The revision also outlines the procedural requirements for submission of the request. DCFS also makes formatting and technical corrections throughout the sections.

The proposed rule is available for review at the Department of Human Services (DHS) Office of Rules Promulgation, 2nd floor Donaghey Plaza South Building, 7th and Main Streets, P. O. Box 1437, Slot S295, Little Rock, Arkansas 72203-1437. You may also access and download the proposed rule at <a href="https://humanservices.arkansas.gov/do-business-with-dhs/proposed-rules/">https://humanservices.arkansas.gov/do-business-with-dhs/proposed-rules/</a>. Public comments must be submitted in writing at the above address or at the following email address: <a href="mailto:ORP@dhs.arkansas.gov">ORP@dhs.arkansas.gov</a>. All public comments must be received by DHS no later than <a href="mailto:March 14">March 14</a>, 2022. Please note that public comments submitted in response to this notice are considered public documents. A public comment, including the commenter's name and any personal information contained within the public comment, will be made publicly available and may be seen by various people.

If you need this material in a different format, such as large print, contact the Office of Rules Promulgation at 501-534-4138.

The Arkansas Department of Human Services is in compliance with Titles VI and VII of the Civil Rights Act and is operated, managed and delivers services without regard to religion, disability, political affiliation, veteran status, age, race, color or national origin.

4502024715.

Mischa Martin, Director

Division of Children and Family Services

### **Toni Roy**

From: legalads@arkansasonline.com
Sent: Friday, February 11, 2022 1:27 PM

To: Toni Roy

**Subject:** Re: Full Ad Run - Providing Information to and Gathering Information from Resource Parents

[EXTERNAL SENDER]

Will run Sun 2/13, Mon 2/14, and Tues 2/15.

Thank you.

Gregg Sterne, Legal Advertising Arkansas Democrat-Gazette

**From:** "Toni Roy" <Toni.Roy@dhs.arkansas.gov> **To:** "Gregg Sterne" <legalads@arkansasonline.com>

Cc: "Thomas Herndon" <Thomas.Herndon@dhs.arkansas.gov>, "Mac Golden"

<Mac.E.Golden@dhs.arkansas.gov>, "Christin Harper" <Christin.Harper@dhs.arkansas.gov>

**Sent:** Friday, February 11, 2022 9:48:52 AM

Subject: Full Ad Run - Providing Information to and Gathering Information from Resource Parents

Please run the attached public notice:

Sunday, February 13, 2022; Monday, February 14, 2022; and Tuesday, February 15, 2022.

I am aware that distribution will be provided to all counties on Sundays and limited distribution on other days. Please let me know if you have any questions or concerns.

Please invoice to: AR Dept. of Human Services

DCFS, ATTN: Christin Harper P.O. Box 1437, Slot S-568 Little Rock, AR 72203 (501) 682-8541

Thank you,



**TONI ROY** 

Office of Rules Promulgation

Program Administrator

P: 501.320.6164 F: 501.404.4619

### **Toni Roy**

From: Toni Roy

Sent: Friday, February 11, 2022 2:12 PM

**To:** register@sos.arkansas.gov

Cc: Thomas Herndon; Simone Blagg (DHS); Mac Golden; Christin Harper; Lakeya Gipson

**Subject:** DHS/DCFS - Proposed Filing - Providing Information to and Gathering Information from Resource

**Parents** 

**Attachments:** SoS - Proposed Rule - Providing Information to and Gathering Information from Resource

Parents.pdf

Tracking: Recipient Read

register@sos.arkansas.gov

Thomas Herndon Simone Blagg (DHS)

Mac Golden Read: 2/11/2022 2:13 PM

Christin Harper

Lakeya Gipson Read: 2/11/2022 2:15 PM

This ad will run in the Arkansas Democrat Gazette on the following dates:

Sunday, February 13, 2022; Monday, February 14, 2022; and Tuesday, February 15, 2022.

The public comment period will end on March 14, 2022.

Please let me know if you have any questions or concerns.

Thank you,



#### **TONI ROY**

Office of Rules Promulgation

Program Administrator

P: 501.320.6164 F: 501.404.4619 700 Main Street P.O. Box 1437, Slot S295 Little Rock, AR 72203-1437 Toni.Roy@dhs.arkansas.gov

humanservices.arkansas.gov

### Statement of Necessity and Rule Summary Providing Information to and Gathering from Resource Parents

### **Statement of Necessity:**

These revised rules are necessary to update the Division of Children and Family Services' policy and procedure regarding sharing information with and gathering information from resource parents pursuant to Acts 317 and 814 of the 93<sup>rd</sup> General Assembly, Regular Session. The rules will also update the procedures regarding resource parents traveling with children placed in their home, to align with current practice.

#### **Summary:**

Effective May 1, 2022, the Division of Children and Family Services implement the following revised rules:

- Policy VII-H: Providing Information to and Gathering Information from Resource Parents
  - o VII-H1 was removed as this information can be handled with internal procedures.
  - To revise policy to allow for currently or previously licensed resource parents (i.e., foster parents) receiving records, concerning a child who was previously placed in their resource home, that are relevant to the period of time in which the child was placed in that resource home and for which the resource parent has a legitimate need as determined by DCFS pursuant to Act 317 of the 93<sup>rd</sup> General Assembly, Regular Session.
  - To update policy to reflect the requirement that all resource parents must be called as a witness when providing information to the court about a child placed in their home pursuant to Act 814 of the 93<sup>rd</sup> General Assembly, Regular Session.
  - o To make formatting improvements and technical corrections.
- Procedure VI-H9: Travel Not Related to the Interstate Compact on the Placement of Children
  - o To update the procedure to better align with other sections of policy regarding encouraging normalcy, such as travel with a resource parent.
  - o To clarify that DHS has the right to consent to the child's travel on vacation or similar trips as per A.C.A. § 9-27-353 (e).
  - To formalize existing practice guidance in writing, regarding allowing resource parents to transport children in foster care for an overnight stay (or more) outside of Arkansas with prior DHS approval, and that DCFS will not pay for vacation expenses.
  - o To make formatting improvements and technical corrections.

## POLICY VII-H: PROVIDING INFORMATION TO <u>AND GATHERING INFORMATION</u> FROM RESOURCEFOSTER PARENTS

0<u>15</u>/20<u>22</u>18

Resource Foster parents will be considered as team members working with other child welfare professionals for the family. Complete information, such as a child's health and education records, reasons for entering care, siblings, and probable length of placement, will be provided to foster resource parents at the time of placement. Additional information, including, but not limited to, a complete copy of the Child and Adolescent Needs and Strengths (CANS) assessment and complete copy of the case plan for each child placed in the home, will be shared promptly with the resource foster parents. Resource Foster parents are also allowed to receive a copy of substantiated child maltreatment report for the child in their care.

The child's <u>Ssocial ssecurity</u> number may be given to the <u>foster\_resource\_parents</u>, only if the <u>resourcefoster</u> parent must have the number to obtain services, care, or treatment for the child (e.g., to enroll the child in school or to obtain medical treatment when treatment is needed for a child who is not Medicaid eligible). The <u>resource\_foster\_parent must keep the child's Social Security number confidential and use the Social Security number only for allowable purposes.</u>

In addition, currently or previously licensed resource parents may receive records concerning a child who was previously placed in their resource home that are relevant to the period of time in which the child was placed in that resource home and for which the resource parent has a legitimate need as determined by the Division of Children and Family Services (DCFS). Examples may include providing the Social Security number of a child previously placed in the resource home for tax filing purposes.

Resource Foster parents, to include pre-adoptive parents, and relative caregivers have the right to be heard in any proceeding held with respect to a child in their care and will be called as a witness to do so. DCFS staff are encouraged to support resource parents in sharing information with the court given that resource parents have a significant amount of knowledge about the child's daily functioning, strengths, and needs.

<u>Resource</u>Foster parents will not be made a party to any such proceeding while reunification remains the court ordered goal or solely on the basis that such persons are entitled to notice and the opportunity to be heard.

### **PROCEDURE VII-H1: Providing Information to Foster Parents**

04/2018

### The Family Service Worker will:

- A. Provide foster parents with copies of the CFS-6010: Case Plan, CFS-368: Health Services Plan and CFS-6007: Placement Plan-Placement Plan Provider Information Report within five calendar days of completion or revision.
- B. Provide the foster parent with the child's Social Security number, when it is required, to obtain services, care, or treatment for the child.
- C. Review and update the child's health and education records and provide copies to the out of home care provider at the time of placement.
- D. Provide any additional information, as it becomes available, such as a complete copy of the most recent CANS assessment and the child's case plan.
  - E. Submit the CFS 343: Notification of Court Appearance to foster parents within 10 calendar days of any review hearing to be held with respect to a child in their care. Send the CFS 343 through certified mail for all Permanency Planning Hearings.
- Provide the foster parent with a copy of a substantiated child maltreatment report on the child in their care, if requested. within two (2) business days regarding if the resource parent has a legitimate need for that information.
  - If the FSW Supervisor agrees that the resource parent has a legitimate need for the information, he or she will send the request to the for review and approval within two (2) business days of receipt of the request
  - The DCFS will review the request to assess if the resource parent has a legitimate need for the information and:
    - Approve or deny the request accordingly; and,
    - F. <u>Inform the FSW Supervisor and FSW of the decision within two (2) business days</u> of receipt of the request.

#### The foster parents will:

- A. Maintain the information shared as confidential.
- B. Use information contained in the case plan and other provided information to assist the child placed in the foster home in understanding the progress of the child's foster care case.

### POLICY VII-H: PROVIDING INFORMATION TO AND GATHERING INFORMATION FROM RESOURCE PARENTS

05/2022

Resource parents will be considered as team members working with other child welfare professionals for the family. Complete information, such as a child's health and education records, reasons for entering care, siblings, and probable length of placement, will be provided to resource parents at the time of placement. Additional information, including, but not limited to, a complete copy of the Child and Adolescent Needs and Strengths (CANS) assessment and complete copy of the case plan for each child placed in the home, will be shared promptly with the resource parents. Resource parents are also allowed to receive a copy of substantiated child maltreatment report for the child in their care.

The child's social security number may be given to the resource parents, only if the resource parent must have the number to obtain services, care, or treatment for the child (e.g., to enroll the child in school or to obtain medical treatment when treatment is needed for a child who is not Medicaid eligible). The resource parent must keep the child's Social Security number confidential and use the Social Security number only for allowable purposes.

In addition, currently or previously licensed resource parents may receive records concerning a child who was previously placed in their resource home that are relevant to the period of time in which the child was placed in that resource home and for which the resource parent has a legitimate need as determined by the Division of Children and Family Services (DCFS). Examples may include providing the Social Security number of a child previously placed in the resource home for tax filing purposes.

Resource parents to include pre-adoptive parents and relative caregivers have the right to be heard in any proceeding held with respect to a child in their care and will be called as a witness to do so. DCFS staff are encouraged to support resource parents in sharing information with the court given that resource parents have a significant amount of knowledge about the child's daily functioning, strengths, and needs.

Resource parents will not be made a party to any such proceeding while reunification remains the court ordered goal or solely on the basis that such persons are entitled to notice and the opportunity to be heard.

# PROCEDURE VI-H9: Other Travel Not Related to the Interstate Compact on the Placement of Children n-ICPC and Non-DCFS Children Not in DHS Custody 05/2022

Children in foster care may have the opportunity or need to travel for reasons not related to ICPC. These may include but are not limited to, vacationing with their resource family, an out-of-state visit with a family member, or attending a funeral of a family member. Any travel that promotes a sense of normalcy and connection for children in foster care is encouraged, as appropriate for a particular child and in accordance with the reasonable and prudent parent standard (see Policy VII-G for more information).

An out-of-state visit is thirty (30) days or less and is not subject to ICPC. However, if it is greater than thirty (30) days, it is a placement, which is subject to ICPC.

Because the Department of Human Services (DHS) is the appointed custodian of a child in foster care, DHS has the right to consent to the child's travel on vacation or similar trips as per A.C.A. § 9-27-353 (e). As such, resource parents must have prior written authorization to transport children in foster care for an overnight stay outside the State of Arkansas. Such requests will be made to the FSW as soon as travel planning begins, and at a minimum of two (2) weeks prior to scheduled travel dates, if possible.

Resource parents will not have to submit a request for out-of-state travel in order to cross the state border when travel plans do not require an overnight stay outside the State of Arkansas (for example: shopping or visiting with a relative in a nearby town over state lines).

When vacationing as a family, resource parents are encouraged to take any children placed in their home with them. However, DCFS will not pay for vacation expenses. As noted above, travel out of state involving an overnight stay or more requires prior written authorization.

For children placed out-of-state by an Arkansas court and who are not in DHS custody as the result of a dependency-neglect or dependency case, the sending party is responsible for arranging transportation rather than DHS.

For nHon-ICPC travel of a child in DHS custody, the Family Service Worker will:

- A. Ensure that all parties to the case are made aware of and have input regarding the child in foster care traveling out of state (for example: to attend a funeral, go on vacation with a resource parent, or attend camp).
- B. Request prior agency approval, by submittingusing the DHS-1010 for thea child and for an escort, as appropriate, to the FSW Supervisor who, if approved, will continue to request approval and associated signatures through the following chain of command:
  - 1) Area Director or designee:
  - 2) Assistant Director of Community Services or designee; and
  - 1)3) DCFS Director or designee. . (e.g., to attend a funeral, go on vacation with a foster parent or go on a visit of less than 30 days.)

### A. Direct requests and questions to the Foster Care Unit.

B. Exception: For children placed out of state by an Arkansas court, the sending party is responsible for arranging transportation (DHS does not have legal custody).

Forward the DHS-1010 to the Assistant Director of Community Services and then the DCFS Director for signatures.

Attach the child's court order giving authority to travel and written documentation from the attorney ad litem.

#### Notes:

An out-of-state visit is thirty (30) days or less and is not subject to ICPC. However, if it is greater than thirty (30) days, it is a placement, which is subject to ICPC.

Exception: For children placed out of state by an Arkansas court, the sending party is responsible for arranging transportation (DHS does not have legal custody).





### PROCEDURE VI-H9: Travel Not Related to the Interstate Compact on the Placement of Children

05/2022

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Resource parents will not have to submit a request for out-of-state travel in order to cross the state border when travel plans do not require an overnight stay outside the State of Arkansas (for example: shopping or visiting with a relative in a nearby town over state lines).

When vacationing as a family, resource parents are encouraged to take any children placed in their home with them. However, DCFS will not pay for vacation expenses. As noted above, travel out of state involving an overnight stay or more requires prior written authorization.

For children placed out-of-state by an Arkansas court and who are not in DHS custody as the result of a dependency-neglect or dependency case, the sending party is responsible for arranging transportation rather than DHS.

For non-ICPC travel of a child in DHS custody, the Family Service Worker will:

- A. Ensure that all parties to the case are made aware of and have input regarding the child in foster care traveling out of state (for example: to attend a funeral, go on vacation with a resource parent, or attend camp).
- B. Request prior agency approval, by submitting the DHS-1010 for the child and an escort, as appropriate, to the FSW Supervisor who, if approved, will continue to request approval and associated signatures through the following chain of command:
  - 1) Area Director or designee;
  - 2) Assistant Director of Community Services or designee; and
  - 3) DCFS Director or designee.
- C. Direct requests and questions to the Foster Care Unit.

### Stricken language would be deleted from and underlined language would be added to present law. Act 317 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/2/21	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1359
4			
5	By: Representative Barker		
6	By: Senator G. Stubblefield		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O AMEND THE LAW CONCERNING THE RELI	EASE OF
10		FIAL INFORMATION UNDER THE CHILD WE	
11	AGENCY L	ICENSING ACT; AND FOR OTHER PURPOSE	ES.
12			
13		G 1.44	
14		Subtitle	
15		AMEND THE LAW CONCERNING THE RELEA	
16	OF	CONFIDENTIAL INFORMATION UNDER THE	
17	CHI	LD WELFARE AGENCY LICENSING ACT.	
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19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
21			
22		kansas Code § 9-28-407(h)(1)(H)(i)	_
23	_	under the Child Welfare Agency Lice	ensing Act, is amended
24	to read as follows:		
25		(i) To foster parents, the foster	
26	<del>foster</del> children <u>in fo</u>	oster care currently placed in the	ir home.
27			
28		kansas Code $9-28-407(h)(1)$ , conce	_
29	-	under the Child Welfare Agency Lice	ensing Act, is amended
30		subdivision to read as follows:	
31	<u>(Z)</u>	(i) To a currently or previously	licensed foster
32	parent.		
33		(ii) A foster parent shall onl	
34		(a) Concerning a child w	-
35	_	f the foster parent and that are re	_
36	of time in which the	child was placed in the home of the	ne foster parent: and

As Engrossed: S3/2/21 HB1359

1		(b) For which the foster parent has a
2	legitimate need as determined	by the licensee or department.
3		
4		
5		/s/Barker
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7		
8		APPROVED: 3/10/21
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### Stricken language would be deleted from and underlined language would be added to present law. Act 814 of the Regular Session

1 2	State of Arkansas 93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1814
4	Regular Session, 2021		HOUSE BILL 1014
5	By: Representative Gazaw	ay	
6	7 1		
7		For An Act To Be Entitled	
8	AN ACT T	O AMEND THE LAW CONCERNING THE OPPORTUN	ITY TO
9	BE HEARD	IN CERTAIN HEARINGS HELD UNDER THE ARKA	ANSAS
10	JUVENILE	CODE OF 1989; TO AMEND THE DEFINITION (	OF
11	"PARENT"	UNDER THE ARKANSAS JUVENILE CODE OF 198	89;
12	AND FOR	OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO	AMEND THE LAW CONCERNING THE	
17	OP	PORTUNITY TO BE HEARD IN CERTAIN	
18	HE	ARINGS HELD UNDER THE ARKANSAS JUVENILE	
19	CO	DE OF 1989; AND TO AMEND THE DEFINITION	
20	OF	"PARENT" UNDER THE ARKANSAS JUVENILE	
21	CO	DE OF 1989.	
22			
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
25			
26		kansas Code § 9-27-303(41), concerning t	
27	"parent" under the A	arkansas Juvenile Code of 1989, is amende	ed to read as
28	follows:		
29	(41) "F	arent" means <u>:</u>	
30		<u>) a A</u> biological mother,;	
31	<u>(F</u>	<u>an An</u> adoptive parent <del>,</del> ; or	
32	<u>()</u>	<u>s) a A</u> man <u>:</u>	
33		(i) to To whom the biological mother	er was married at
34	the time of concepti		
35		(ii) or who Who has signed an acknowledge	owledgment of
36	paternity pursuant t	o § 9-10-120 <u>;</u>	



competent jurisdiction to be the biological father of the juvenile or to have		
otherwise established paternity; or		
(iv) Who is listed as the parent on the birth		
certificate of the child;		
SECTION 2. Arkansas Code § 9-27-325(1)(3)(A), concerning hearings held		
under the Arkansas Juvenile Code of 1989, is amended to read as follows:		
(3)(A) The court shall allow foster parents, preadoptive		
parents, and relative caregivers an opportunity to be heard in any proceeding		
held with respect to a child in their care but only as a witness.		
SECTION 3. Arkansas Code § 9-27-325(1)(3), concerning hearings held		
under the Arkansas Juvenile Code of 1989, is amended to add an additional		
subdivision to read as follows:		
(D) A foster parent, adoptive parent, preadoptive parent,		
or relative caregiver may not offer evidence to be considered by the court		
unless he or she is called as a witness.		
APPROVED: 4/21/21		