Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/16/05 H3/23/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2676
4			
5	By: Representatives Bright,	Borhauer	
6			
7			
8		For An Act To Be Entitled	
9		TO AMEND THE DUTIES OF THE CHILD	
10	AGENCY	REVIEW BOARD; AND FOR OTHER PURPO	SES.
11		Subtitle	
12	TO 1	Subtitle	
13		AMEND THE DUTIES OF THE CHILD WELF.	ARE
14	AGEN	NCY REVIEW BOARD.	
15			
16 17	סב דיי באגריינה פע יינב	GENERAL ASSEMBLY OF THE STATE OF A	Δ Π Γ Δ Ν Ϛ Δ Ϛ .
17	DE II ENACIED DI INE	GENERAL ASSEMBLI OF THE STATE OF A	ARRANDAD:
19	SECTION 1 ለምክ	ansas Code § 9-28-405 is amended t	to read as follows.
20		d Welfare Agency Review Board - Du	
20		ld Welfare Agency Review Board sha	
22		ulations setting minimum standards	
23		refusal, and suspension of licens	
24		ion of a child welfare agency.	
25		board may consult with such other	agencies,
26		ividuals as it shall deem proper.	
27	<u>(</u> 3) The	board shall take any action necess	sary to prohibit any
28	person, partnership,	group, corporation, organization,	or association not
29	licensed or exempted	from licensure pursuant to this ch	hapter from
30	advertising, placing,	planning for, or assisting in the	e placement of any
31	unrelated minor for p	ourposes of adoption or for care in	n a foster home. The
32	prohibition against a	dvertising shall not apply to pers	sons who are seeking to
33	add to their own fami	ly by adoption.	
34	(b) The board	may amend the rules and regulation	ns promulgated pursuant
35	to this section from	time to time, in accordance with t	the rule promulgation
36	procedures in the Ark	ansas Administrative Procedure Act	t, § 25-15-201 et seq.



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1	(c) The board shall promulgate rules and regulations that:	
2	(1) Promote the health, safety, and welfare of children in the	
3	care of a child welfare agency;	
4	(2) Promote safe and healthy physical facilities;	
5	(3) Ensure adequate supervision of the children by capable,	
6	qualified, and healthy individuals;	
7	(4) Ensure appropriate educational programs and activities for	
8	children in the care of a child welfare agency;	
9	(5) Ensure adequate and healthy food service;	
10	(6) Include procedures for the receipt, recordation, and	
11	disposition of complaints regarding allegations of violations of this	
12	subchapter, of the rules promulgated thereunder, or of child maltreatment	
13	laws;	
14	(7) Include procedures for the assessment of child and family	
15	needs and for the delivery of services designed to enable each child to grow	
16	and develop in a permanent family setting;	
17	(8) Ensure that criminal record checks and central registry	
18	checks are completed on owners, operators, and employees of a child welfare	
19	agency as set forth in this subchapter; and	
20	(9) Require the compilation of reports and making those reports	
21	available to the division when the board determines it is necessary for	
22	compliance determination or data compilation .	
23	(10) Ensure that a child placement agency:	
24	(A) Treats clients seeking or receiving services in a	
25	professional manner, as defined by regulations promulgated pursuant to this	
26	act; and	
27	(B) Provides clients seeking or receiving services from a	
28	child placement agency that provides adoption services with the phone number	
29	and address of the Child Welfare Agency Licensing Unit of the Department of	
30	Human Services where complaints can be lodged.	
31	(11) Require that all child welfare agencies that provide	
32	adoption services fully apprise in writing all clients involved in the	
33	process of adopting a child of the agency's adoption program or services,	
34	including all possible costs associated with the adoption program.	
35	(d)(1) Provided that the health, safety, and welfare of children in	
36	the care of a child welfare agency are not endangered, nothing in this	

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1 subchapter shall be construed to permit the board to promulgate or enforce 2 any rule that has the effect of: 3 (A) Interfering with the religious teaching or instruction 4 offered by a child welfare agency; 5 (B) Infringing upon the religious beliefs of the holder or 6 holders of a child welfare agency license; 7 (C) Infringing upon the right of an agency operated by a 8 religious organization to consider creed in any decision or action relating 9 to admitting or declining to admit a child or family for services; 10 (D) Infringing upon the parents' right to consent to a 11 child's participating in prayer or other religious practices while in the 12 care of the child welfare agency; or 13 (E) Prohibiting the use of corporal discipline. 14 (2)(A)(i) A child welfare agency that articulates a sincerely 15 held religious belief that is violated by a specific rule promulgated by the 16 board shall notify the division in writing of the belief and the specific 17 rule that violates the belief. 18 (ii) The rule shall be presumptively invalid as 19 applied to that child welfare agency. 20 (B)(i) The division may then file a petition before the 21 board seeking to enforce the rule. 22 (ii) The division shall bear the burden of showing 23 that the health, safety, or welfare of children would be endangered by the 24 exemption, and if the board so finds by a preponderance of the evidence, the 25 board shall render a finding of fact so concluding. 26 (e) The board shall issue all licenses to child welfare agencies upon 27 majority vote of board members present during each properly called board 28 meeting at which a quorum is present when the meeting is called to order. 29 (f)(1) The board shall have the power to deny an application to 30 operate a child welfare agency or revoke or suspend a previously issued license to operate a child welfare agency. The board may deny, suspend, or 31 32 revoke a child welfare agency license or issue letters of reprimand or caution to a child welfare agency if the board finds by a preponderance of 33 34 the evidence that the applicant or licensee: 35 (A) Fails to comply with the provisions of this subchapter 36 or any published rule or regulation of the board relating to child welfare

1 agencies; 2 (B) Furnishes or makes any statement or report to the division that is false or misleading; 3 4 (C) Refuses or fails to submit required reports or to make 5 available to the division any records required by it in making an 6 investigation of the agency for licensing purposes; 7 (D) Refuses or fails to submit to an investigation or to 8 reasonable inspection by the division; 9 (E) Retaliates against an employee who in good faith reports a suspected violation of the provisions of this subchapter or the 10 11 rules promulgated thereunder.; 12 (F) Fails to engage in a course of professional conduct in 13 dealing with clients being served by the child placement agency, as defined by regulations promulgated pursuant to this act; 14 15 (G) Demonstrated gross negligence in carrying out the 16 duties at the <u>child placement agency;</u> 17 (H) Fails to provide clients involved in the process of adoption, a child with correct and sufficient information pertaining to the 18 adoption process, services and costs. 19 (2) Any denial of application or revocation or suspension of a 20 21 license shall be effective when made. 22 (g) The board shall review the qualifications of persons required to 23 have background checks under this subchapter. 24 (h)(1) The board may grant an agency's request for alternative compliance upon a finding that the child welfare agency does not meet the 25 26 letter of a regulation promulgated under this subchapter, but that the child 27 welfare agency meets or exceeds the intent of that rule through alternative 28 means. 29 (2) If the board grants a request for alternative compliance, 30 the child welfare agency's practice as described in the request for alternative compliance shall be the compliance terms under which the child 31 32 welfare agency will be held responsible, and violations of those terms shall 33 constitute a rule violation. 34 (i)(1)(A) The board shall have the authority to impose a civil penalty 35 upon any person violating any provisions of this subchapter and any person 36 assisting any partnership, group, corporation, organization, or association

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1 in violating any provisions of this subchapter, except that the imposition of 2 civil penalties shall not apply to agencies who have been granted a churchoperated exemption pursuant to this subchapter. 3 4 (B) The board may impose a civil penalty upon any person, partnership, group, corporation, organization, or association not licensed or 5 6 exempt from licensure as a child welfare agency in the State of Arkansas 7 pursuant to this subchapter that advertises, places, plans for, or assists in 8 the placement of any unrelated minor for purposes of adoption or for care in 9 a foster home. The prohibition against advertising does not apply to persons who are seeking to add to their own family by adoption. 10 11 (2) The board shall have the discretion to impose a civil penalty pursuant to this section when the board determines by clear and 12 convincing evidence that the person sought to be charged has violated this 13 subchapter or the rules promulgated thereunder willfully, wantonly, or with 14 15 conscious disregard for law or regulation. 16 (3) The board may impose civil penalties as follows: 17 (A)(i) Class A violations as defined in this subchapter shall be subject to a civil penalty of one hundred dollars (\$100) five 18 19 hundred dollars (\$500) for each violation, with each day of noncompliance 20 constituting a separate violation. 21 (ii) In no event shall the board impose civil 22 penalties of more than five hundred dollars (\$500) two thousand five hundred dollars (\$2,500) for Class A violations occurring in any one (1) calendar 23 24 month.; 25 (B)(i) Class B violations as defined in this subchapter 26 shall be subject to a civil penalty of fifty dollars (\$50.00) one hundred 27 dollars (\$100) for each violation, with each day of noncompliance 28 constituting a separate violation. 29 (ii) In no event shall the board impose civil 30 penalties of more than two hundred fifty dollars (\$250) five hundred dollars 31 (\$500) for Class B violations occurring in any one (1) calendar month. 32 (4) If any person upon whom the board has levied a civil penalty 33 fails to pay the civil penalty within sixty (60) days of the board's decision 34 to impose the penalty, the amount of the fine shall be considered to be a 35 debt owed the State of Arkansas and may be collected by civil action by the 36 Attorney General.

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1 (j)(1)(A) The board shall notify the applicant or licensee of the 2 division's petition for adverse action in writing and set forth the facts forming the basis for the request for the adverse action. 3 4 (B) This notice shall offer the licensee the opportunity 5 for a predeprivation adverse action hearing to determine if the adverse 6 action should be taken against the licensee or applicant. 7 (2) Nothing in this section shall be construed to prevent the 8 division or the board from closing a child welfare agency on an emergency 9 basis if emergency closure is immediately required to protect the health, safety, or welfare of children, in which case the licensee shall be entitled 10 11 to a postdeprivation adverse action hearing. 12 (k)(l) Adverse action hearings shall comply with the Arkansas 13 Administrative Procedure Act, § 25-15-201 et seq. 14 (2)(A) Within ten (10) business days after rendering a decision, 15 the board shall forward to the applicant or licensee a written findings of 16 fact and conclusions of law articulating the board's decision. 17 (B) The board shall also issue an order that the applicant or licensee cease and desist from the unlawful operation of a child welfare 18 19 agency if the adverse action taken was revocation or suspension of the license or denial of an application. 20 21 (1)(1) If, upon the filing of a petition for a judicial review, the 22 reviewing court determines that there is a substantial possibility that the 23 board's decision against the licensee or applicant may be reversed, the 24 circuit court may enter a stay prohibiting enforcement of a decision of the 25 board, provided that the circuit court articulates the facts from the adverse 26 action hearing record which constitute a substantial possibility of 27 reversal. 28 (2)(A) Thereafter, the court shall complete its review of the 29 record and announce its decision within one hundred twenty (120) days of the 30 entry of the stay. 31 (B) If the court does not issue its findings within one 32 hundred twenty (120) days of the issuance of the stay, the stay shall be 33 considered vacated. 34 (m) All rules and regulations promulgated pursuant to this section and 35 all public comment received in writing by the division in response shall be

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made available for review by the Senate Committee on Children and Youth and

the Subcommittee on Children and Youth of the House Committee on Aging,
 Children and Youth, Legislative and Military Affairs, and by the Governor or
 his or her designee from among the Governor's staff.

(n)(1)(A) The validity or application of any rule or regulation
promulgated by the board under authority of this subchapter shall be subject
to remedies provided by law for obtaining declaratory judgments at the suit
of any interested person instituted in the circuit court of any county in
which the plaintiff resides or does business or in the Circuit Court of
Pulaski County.

10 (B) However, the board must be named a party defendant and11 the board must be summoned as in an action by ordinary proceedings.

12 (2) If a juvenile is found to be maltreated due to the acts or 13 omissions of a person other than the parent or guardian of the juvenile, the 14 court may enter an order restraining or enjoining the person or facility 15 employing that person from providing care, training, education, custody, or 16 supervision of juveniles of whom the person or facility is not the parent or 17 guardian.

18 (3)(A) If the person or facility other than the parent or 19 guardian of the juvenile found to be maltreated was not subject to this 20 subchapter, the court may order the person or facility to obtain a license 21 from the board as a condition precedent to the person or facility providing 22 care, training, education, custody, or supervision of any juveniles of whom 23 the person or facility is not the parent or guardian.

(B) If the court so orders, this subchapter shallthereafter apply to the person or facility subject to the court order.

26 <u>(o)(1)</u> The Department of Human Services shall maintain a website

27 <u>accessible to the general public that contains information on child placement</u> 28 agencies.

29

(2) The website shall contain:

30 (A) The name, phone number, and address of all child
 31 placement agencies licensed by the board;

32 (B) Information on each child placement agency,

33 specifically if the license is in good standing, and if the license has ever

34 <u>been revoked or suspended</u>, or if any letters of caution or reprimand have

35 been issued by the Child Welfare Agency Review Board; and

36 (C) The name and contact information for a person in the

1	Child Welfare Agency Licensing Unit of the Department of Human services who
2	handles complaints about child placement agencies.
3	
4	/s/ Bright, et al
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