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: S3/10/09	
2	87th General Assembly A B111	
3	Regular Session, 2009 SENATE BILL 5	16
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5	By: Senator Madison	
6	By: Representative Powers	
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8		
9	For An Act To Be Entitled	
10	AN ACT TO AMEND THE HEARING PROVISIONS OF THE	
11	REVISED UNIFORM ADOPTION ACT; AND FOR OTHER	
12	PURPOSES.	
13		
14	Subtitle	
15	TO AMEND THE HEARING PROVISIONS OF THE	
16	REVISED UNIFORM ADOPTION ACT.	
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18		
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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21	SECTION 1. Arkansas Code § 9-9-212 is amended to read as follows:	
22	9-9-212. Hearing on petition — Requirements.	
23	(a)(1) Before any hearing on a petition, the period in which the	
24	relinquishment may be withdrawn under § 9-9-220 or in which consent may be	
25	withdrawn under § 9-9-209, whichever is applicable, must have expired.	
26	(2) No orders of adoption, interlocutory or final, may be	
27	entered prior to the period for withdrawal.	
28	(3) After the filing of a petition to adopt a minor, the court	
29	shall fix a time and place for hearing the petition.	
30	(4) At least twenty (20) days before the date of hearing, notic	:e
31	of the filing of the petition and of the time and place of hearing shall be	
32	given by the petitioner to:	
33	(A) Any agency or person whose consent to the adoption is	i
34 35	required by this subchapter but who has not consented; and	
35 36	(B) A person whose consent is dispensed with upon any	
36	ground mentioned in $9-9-207(a)(1)$, (2) , (6) , (8) , and (9) .	

03-10-2009 08:23 JSE151

1 (5)(A) When the petitioner alleges that any person entitled to 2 notice cannot be located, the court shall appoint an attorney ad litem who shall make a reasonable effort to locate and serve notice upon the person 3 4 entitled to notice; and upon failing to so serve actual notice, the attorney 5 ad litem shall publish a notice of the hearing directed to the person 6 entitled to notice in a newspaper having general circulation in the county 7 one (1) time a week for four (4) weeks, the last publication being at least 8 seven (7) days prior to the hearing.

9 (B) Before the hearing, the attorney ad litem shall file a 10 proof of publication and an affidavit reciting the efforts made to locate and 11 serve actual notice upon the person entitled to notice.

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- (b)(1)(A) Before placement of the child in the home of the petitioner, a home study shall be conducted by any child welfare agency licensed under the Child Welfare Agency Licensing Act, § 9-28-401 et seq., or any licensed certified social worker.
- (B) Home studies on non-Arkansas residents may also be conducted by a person or agency in the same state as the person wishing to adopt as long as the person or agency is authorized under the law of that state to conduct home studies for adoptive purposes.
 - (2) The Department of Human Services shall not be ordered by any court, except the juvenile division of circuit court, to conduct a <u>an</u> adoptive home study, unless:
- 23 (A)(i) The court has first determined the responsible 24 party to be indigent; or
- 25 <u>(ii) The child to be adopted is the subject of an</u>
 26 <u>open dependency-neglect case and the goal of the case is adoption;</u> and
 27 (B) The person to be studied lives in the State of
- 27 (B) The person to be studied lives in the State of 28 Arkansas.
- 29 (3) All home studies shall be prepared and submitted in 30 conformity with the regulations promulgated pursuant to the Child Welfare 31 Agency Licensing Act, § 9-28-401 et seq.
- 32 (4)(A) The home study shall address whether the adoptive home is 33 a suitable home and shall include a recommendation as to the approval of the 34 petitioner as an adoptive parent.
- 35 (B) A written report of the home study shall be filed with 36 the court before the petition is heard.

1 (C) The home study shall contain an evaluation of the 2 prospective adoption with a recommendation as to the granting of the petition 3 for adoption and any other information the court requires regarding the 4 petitioner or minor.

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- (5)(A) The home study shall include a state-of-residence criminal background check, if available, and national fingerprint-based criminal background check performed by the Federal Bureau of Investigation in compliance with federal law and regulation on the adoptive parents and all household members age sixteen (16) eighteen (18) years of age and older, excluding children in foster care.
- 11 (B) If a prospective adoptive parent has lived in a state 12 for at least six (6) years immediately prior to adoption, then only a state-13 of-residence criminal background check shall be required.
- (C) If the Department of Human Services has responsibility for placement and care of the child to be adopted, the home study shall include a national fingerprint-based criminal background check performed by the Federal Bureau of Investigation in compliance with federal law and regulation on the prospective adoptive parents and all household members sixteen (16) eighteen (18) years of age or older, excluding children in foster care.
- 21 (D) Upon request by the Department of Human Services,
 22 local law enforcement shall provide the Department of Human Services with
 23 <u>local</u> criminal background information on the prospective adoptive parents and
 24 all household members <u>sixteen (16)</u> <u>eighteen (18)</u> years of age and older who
 25 have applied to be an adoptive family.
 - (6) A child maltreatment central registry check shall be required for all household members age ten (10) and older, excluding children in foster care, as a part of the home study, if such a registry is available in their state of residence.
- (7) Additional national fingerprint-based criminal background
 checks performed by the Federal Bureau of Investigation are not required for
 international adoptions as they are already a part of the requirements for
 adoption of the United States Department of Homeland Security Citizenship and
 Immigration Services—of the Department of Homeland Security.
- 35 (8) Each prospective adoptive parent shall be responsible for 36 payment of the costs of the criminal background checks, both the in-state

- 1 check and the Federal Bureau of Investigation check if applicable, and shall
- 2 be required to cooperate with the requirements of the Department of Arkansas
- 3 State Police and the child maltreatment central registry, if available, with
- 4 regard to the criminal and central registry background checks, including, but
- 5 not limited to, signing a release of information.
- 6 (9)(A) Upon completion of the criminal record checks, the
- 7 Department of Arkansas State Police shall forward all information obtained to
- 8 either the Department of Human Services if it is conducting the home study,
- 9 to the agency, to the licensed certified social worker, or to the court in
- 10 which the adoption petition will be filed.
- 11 (B) The Department of Arkansas State Police shall forward
- 12 all information obtained from the national fingerprint-based criminal
- 13 background checks performed by the Federal Bureau of Investigation to either
- 14 the Department of Human Services, if it is doing the home study, or to the
- 15 court in which the adoption petition will be filed.
- 16 (C) The circuit clerk of the county where the petition for
- 17 adoption has been or will be filed shall keep a record of the national
- 18 fingerprint-based criminal background checks <u>performed by the Federal Bureau</u>
- 19 of Investigation for the court.
- 20 (c)(1) Unless directed by the court, a home study is not required in
- 21 cases in which the person to be adopted is an adult. The court may also
- 22 waive the requirement for a home study when a stepparent is the petitioner or
- 23 the petitioner and the minor are related to each other in the second degree.
- 24 (2) The home study shall not be waived when the case is a fast-
- 25 <u>track adoption of a Garrett's Law baby under § 9-9-702.</u>
- (d)(1) After the filing of a petition to adopt an adult, the court by
- 27 order shall direct that a copy of the petition and a notice of the time and
- 28 place of the hearing be given to any person whose consent to the adoption is
- 29 required but who has not consented.
- 30 (2) The court may order a home study to assist it in determining
- 31 whether the adoption is in the best interest of the persons involved.
- 32 (3) The Department of Human Services shall not be ordered by any
- 33 court, except the juvenile division of circuit court, to conduct a home study
- 34 unless:
- 35 (A)(i) The court has first determined the responsible
- 36 party to be indigent; or

- 1 (ii) The person to be adopted is the subject of an
- 2 open dependency-neglect case and the goal of the case is adoption; and
- 3 (B) The person to be studied lives in the State of
- 4 Arkansas.
- 5 (4) All home studies shall be prepared and submitted in
- 6 conformity with the regulations promulgated pursuant to the Child Welfare
- 7 Agency Licensing Act, § 9-28-401 et seq.
- 8 (e)(1) Notice shall be given in the manner appropriate under rules of
- 9 civil procedure for the service of process in a civil action in this state or
- 10 in any manner the court by order directs.
- 11 (2) Proof of the giving of the notice shall be filed with the
- 12 court before the petition is heard.
- 13 (3) Where consent is not required, notice may be by certified
- 14 mail with return receipt requested.
- 15 (f) When one (1) parent of a child or children is deceased, and the
- 16 parent-child relationship has not been eliminated at the time of death, and
- 17 adoption proceedings are instituted subsequent to such decease, the parents
- 18 of the deceased parent shall be notified under the procedures prescribed in
- 19 this subchapter of such adoption proceedings, except when the surviving
- 20 parent-child relationship has been terminated pursuant to § 9-27-341.
- 21 (g)(1)(A) Except as provided under subdivision (g)(2) of this section,
- 22 before placement for adoption, the licensed adoption agency or, when an
- 23 agency is not involved, the person, entity, or organization handling the
- 24 adoption shall compile and provide to the prospective adoptive parents a
- 25 detailed, written health history and genetic and social history of the child
- 26 that excludes information that would identify birth parents or members of a
- 27 birth parent's family.
- 28 (B) The detailed, written health history and genetic and
- 29 social history shall be set forth in a document that is separate from any
- 30 document containing information identifying the birth parents or members of a
- 31 birth parent's family.
- 32 (C) The detailed, written health history and genetic and
- 33 social history shall be clearly identified and shall be filed with the clerk
- 34 before the entry of the adoption decree.
- 35 (D) Upon order of the court for good cause shown, the
- 36 clerk may tender to a person identified by the court a copy of the detailed,

1	written health history and genetic and social history.	
2	(2) Unless directed by the court, a detailed, written health	
3	history and genetic and social history of the child is not required if:	
4	(A) The person to be adopted is an adult;	
5	(B) The petitioner is a stepparent; or	
6	(C) The petitioner and the child to be adopted are relate	βŧ
7	to each other within the second degree of consanguinity.	
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9	/s/ Madison	
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