State of Arkansas As Engrossed: H3/3/11	
2 88th General Assembly A B1II	
Regular Session, 2011 HOUSE BILI	. 1451
By: Representative Summers	
By: Senator Bledsoe	
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For An Act To Be Entitled	
AN ACT CONCERNING VARIOUS ADOPTION PROVISIONS; AND	
FOR OTHER PURPOSES.	
Subtitle	
CONCERNING VARIOUS ADOPTION PROVISIONS.	
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
SECTION 1. Arkansas Code § 9-9-206(a)(5), concerning persons	required
to consent to adoption, is amended to read as follows:	
(5) The minor, if more than ten (10) <u>twelve (12)</u> years	of age,
unless the court in the best interest of the minor dispenses with t	he minor's
consent; and	
SECTION 2. Arkansas Code § 9-9-210(a)(3), concerning a petit	ion for
adoption, is amended to read as follows:	
(3) The date the petitioner:	
(A) acquired Acquired custody of the minor and c	f
placement of the minor and the name of the person placing the minor	; and a
statement as to how petitioner acquired custody of the minor; or	
(B) Was selected to adopt the minor by the child	placement
agency licensed by the Child Welfare Agency Review Board;	
	lows:
9-9-213. Required residence of minor.	
(a) A final decree of adoption shall not be issued and an	
	Regular Session, 2011 By: Representative Summers By: Senator Bledsoe For An Act To Be Entitled An ACT CONCERNING VARIOUS ADOPTION PROVISIONS; AND FOR OTHER PURPOSES. Subtitle CONCERNING VARIOUS ADOPTION PROVISIONS. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: SECTION 1. Arkansas Code § 9-9-206(a)(5), concerning persons to consent to adoption, is amended to read as follows: (5) The minor, if more than ten (10) twelve (12) years unless the court in the best interest of the minor dispenses with toconsent; and SECTION 2. Arkansas Code § 9-9-210(a)(3), concerning a petit adoption, is amended to read as follows: (3) The date the petitioner: (A) eequired Acquired custody of the minor and oplacement of the minor and the name of the person placing the minor statement as to how petitioner acquired custody of the minor; or (B) Was selected to adopt the minor by the child agency licensed by the Child Welfare Agency Review Board; SECTION 3. Arkansas Code § 9-9-213 is amended to read as follow-9-9-213. Required residence of minor.

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1 interlocutory decree of adoption does not become final until the minor to be

- 2 adopted, other than a stepchild of the petitioner, has lived in the home for
- 3 at least six (6) months after placement by an agency or for at least six (6)
- 4 months after the petition for adoption is filed.
 - (b)(1) Residence in the home is not required for a minor to be adopted if the minor is in the custody of the Department of Human Services.
 - (2) The minor must reside outside of the home to receive medically necessary health care.

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- 10 SECTION 4. Arkansas Code § 9-9-215(c), concerning effect of decree of adoption, is amended to read as follows:
- (c) Sibling visitation shall not terminate if the adopted child was in the custody of the Department of Human Services and had a sibling who was not adopted by the same family and before adoption the circuit court in the juvenile dependency-neglect or families in need of services case has determined that it is in the best interests of the siblings to continue visitation visit and has ordered visitation between the siblings to continue occur after the adoption.

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- SECTION 5. Arkansas Code $\S 9-9-404(a)$, concerning administration and funding, is amended to read as follows:
- (a) The Department of Human Services shall establish and administer an ongoing program of subsidized adoption by persons who are determined by the department to be eligible to adopt under this subchapter and who are financially unable to otherwise adopt as determined by the department using a means based test.

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- 28 SECTION 6. Arkansas Code § 9-9-407 is amended to read as follows:
- 29 (a) A family is initially eligible for a subsidy for purposes of 30 adoption if:
- 31 (1)(A) No other potential adoptive family <u>has been identified</u> 32 and is willing and able to adopt the child without the use of a subsidy.
- 33 (B) In the case of a child who has established significant
 34 emotional ties with prospective adoptive parents while in their care as a
 35 foster child, the Department of Human Services may certify the child as
 36 eligible for a subsidy without searching for families willing to take the

- l child without a subsidy.
- 2 (C) In the case of a child who will be adopted by members
- 3 of his or her biological family, the department may certify the child as
- 4 eligible for a subsidy without searching for families willing to take the
- 5 child without a subsidy;
- 6 (2) The department has determined the family to be eligible 7 pursuant to a means-based test;
- 8 (3) The child is in the custody of the department; and
- 9 (4) The child has been determined by the department to have 10 special needs.
- 11 (b)(1) Annually, the department shall redetermine eligibility on each
 12 state adoption subsidy.
- 13 (2) A state adoption subsidy shall cease if the adoptive family
 14 is no longer:
- 15 (A) Eligible for the subsidy based on the means-based
- 16 test; or
- 17 (B) Providing care and support for the adoptive child.
- 18 (c) A child who is a resident of Arkansas when eligibility for a
 19 subsidy is certified shall remain eligible and receive a subsidy, if
 20 necessary for adoption, regardless of the domicile or residence of the
- 21 adopting parents at the time of application for adoption, placement, legal
- 22 decree of adoption, or thereafter.
- 23 (d) A family is eligible for a legal subsidy for purposes of adoption 24 if:
- 25 (1) The child is in the custody of the department; or
- 26 (2)(A) The child was in the custody of the department;
- 27 (B) Legal custody was transferred to a relative or other
- 28 person; and
- 29 (C) The juvenile division case remains open pending the 30 child obtaining *permanency*.

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- 32 SECTION 7. Arkansas Code § 9-9-408(b), concerning subsidy agreements, 33 is amended to read as follows:
- 34 (b)(1) Adoption subsidies, the amount of which in individual cases
- 35 shall be determined through agreement between the adoptive parents and the
- 36 department but shall be no more than the current foster care board rate, may

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commence with the adoption placement or at the appropriate time after the

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2	adoption decree and may vary with the circumstances of the adopting parents
3	and the needs of the child as well as the availability of other resources to
4	meet the child's needs.
5	(2)(A) State adoption subsidy agreements shall be for no more
6	than one (1) year.
7	(B) The department shall redetermine eligibility each year
8	as outlined in this subchapter and shall enter into an annual agreement only
9	if the adoptive family remains eligible for an adoption subsidy.
10	(3)(A) In the case of the special needs child whose eligibility
11	is based on a high risk for development of a serious physical, mental,
12	developmental, or emotional condition, the adoption subsidy agreement shall
13	$\underline{\text{not}}$ provide for $\underline{\text{no}}$ and adoption subsidy until the child actually develops the
14	condition.
15	(B) $\frac{A}{A}$ subsidy payment shall \underline{not} be made until adequate
16	documentation is submitted by the adoptive parents to the department showing
17	that the child has now developed the condition.
18	(C) Upon acceptance by the department that the child has
19	developed the condition, the adoption subsidy shall be retroactive to the
20	date the adoptive parents submitted adequate documentation that the child
21	developed the condition.
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23	/s/Summers
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