1	State of Arkansas	As Engrossed: H3/18/11
2	88th General Assembly	A Bill
3	Regular Session, 2011	HOUSE BILL 1544
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5	By: Representative Stewart	
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7		For An Act To Be Entitled
8	AN ACT TO MA	KE THE MILITARY CODE OF ARKANSAS
9	CONSISTENT W	ITH FEDERAL LAW CONCERNING DEPENDENCY-
10	NEGLECT ACTION	ONS; AND FOR OTHER PURPOSES.
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12		
13		Subtitle
14	TO MAKE	THE MILITARY CODE OF ARKANSAS
15	CONSIST	CENT WITH FEDERAL LAW CONCERNING
16	DEPENDE	NCY-NEGLECT ACTIONS.
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19	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkansa	as Code § 12-62-406 is amended to read as follows:
22	12-62-406. Stay of	f proceedings.
23	(a) All lawsuits [	pending in any court of this state in which any
24	attorney for either party	y or any party is a member of the reserve components
25	of the armed forces and t	who has been ordered to a period of active duty in
26	the armed forces of the	State of Arkansas or of the United States, pursuant
27	to a written order issue	d by the authority of the President of the United
28	States or the Governor of	f the State of Arkansas, upon written notice to the
29	parties and the court, sl	hall be stayed for a period of not less than fifteen
30	(15) days preceding the p	period of active duty and for thirty (30) days
31	following the period of a	active duty, unless for a time less as requested by
32	the party or attorney. The	he proceedings shall be stayed without regard to the
33	number of other attorney	s also representing parties litigant. Judgments,
34	decrees, sentences, or fa	ines rendered or imposed in violation hereof after
35	written notice for contin	nuance has been filed hereunder shall be void and
36	unenforceable.	

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1	(b) This section does not apply to a party who shall be represented by	
2	counsel or to an attorney in a dependency-neglect case in which the circuit	
3	court has made specific written findings by clear and convincing evidence	
4	that:	
5	(1) The child has been adjudicated dependent-neglected as	
6	defined by the Arkansas Juvenile Code of 1989, § 9-27-301 et seq.;	
7	(2) The delay in the judicial proceedings would result in a	
8	delay of permanency for the child and that delay would result in harm to the	
9	child; and	
10	(3) It is in the child's best interest to proceed with the	
11	dependency-neglect case without delay.	
12	(b)(1) This section does not apply to any dependency-neglect actions.	
13	(2) However, a member of the National Guard or reserve component	
14	of the armed forces of the United States who has been ordered to a period of	
15	active duty in the armed forces of the State of Arkansas or the United States	
16	pursuant to a written order issued by the authority of the President of the	
17	United States or the Governor of the State of Arkansas shall be afforded the	
18	protections under the Servicemembers Civil Relief Act, 50 App. U.S.C. § 501	
19	et seq., as in effect on February 1, 2011, to the same extent as if his or	
20	her duties were for federal military status.	
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22	/s/Stewart	
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