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3		SENATE BILL 625
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8		Entitled
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13	Subtitle	
14	.4 CONCERNING THE DIVISION OF	CHILDREN AND
15	.5 FAMILY SERVICES.	
16	6	
17	.7	
18	8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF TH	E STATE OF ARKANSAS:
19	.9	
20	SECTION 1. Arkansas Code Title 9, Ch	apter 28, is amended to add an
21	21 additional subchapter to read as follows:	
22	22	
23	Subchapter 1 - Children and Family Se	rvices.
24	2.4	
25	25 <u>9-28-101. Legislative Intent and Pur</u>	pose.
26	The General Assembly recognizes that	the state has a responsibility to
27	27 protect children from abuse and neglect by	providing services and supports
28	that promote the safety, permanency, and we	ll-being of the children and
29	9 <u>families of Arkansas.</u>	
30		
31		f Children and Family Services.
32		dren and Family Services within
33		
34		
35		amily Services — Powers and
36	6 <u>duties.</u>	

1	(a) The Division of Children and Family Services of the Department of
2	Human Services shall perform the following functions and have the authority
3	and responsibility to:
4	(1) Coordinate communication between various components of the
5	child welfare system;
6	(2) Provide services to dependent-neglected children and their
7	<pre>families;</pre>
8	(3) Investigate reports of child maltreatment and assess the
9	health, safety, and well-being of the child during the investigation;
10	(4) Provide services, when appropriate, designed to allow a
11	maltreated child to safely remain in his or her home;
12	(5) Protect a child when remaining in the home presents an
13	immediate danger to the health, safety, or well-being of the child;
14	(6) Ensure child placements support the goal of permanency for
15	children when the division is responsible for the placement and care of \underline{a}
16	child; and
17	(7) Ensure the health, safety, and well-being for children when
18	the division is responsible for the placement and care of a child.
19	(b) The division may promulgate rules necessary to administer this
20	subchapter.
21	
22	9-28-104. Best Interest of the Child.
23	(a) The General Assembly recognizes that children are defenseless and
24	that there is no greater moral obligation upon the General Assembly than to
25	provide for the protection of our children and that our child welfare system
26	needs to be strengthened by establishing a clear policy of the state that the
27	best interests of the children must be paramount and shall have precedence at
28	every stage of juvenile court proceedings.
29	(b) The best interests of the child shall be the standard for
30	recommendations made by employees of the Department of Human Services as to
31	whether a child should be reunited with his or her family or removed from or
32	remain in a home wherein the child has been abused or neglected.
33	
34	9-28-105. Preference to relative caregivers for a child in foster
35	care.
36	In all custodial placements by the Department of Human Services in

T	loster care or adoption, preferential consideration shall be given to an
2	adult relative over a nonrelated caregiver, if:
3	(1) The relative caregiver meets all relevant child protection
4	standards; and
5	(2) It is in the best interest of the child to be placed with
6	the relative caregiver.
7	
8	9-28-106. Religious preference Removal of barriers to inter-ethnic
9	adoption.
10	(a) The Department of Human Services and any other agency or entity
11	that receives federal assistance and is involved in adoption or foster care
12	placement shall not:
13	(1) Discriminate on the basis of the race, color, or national
14	origin of either the adoptive parent, foster parent, or the child involved;
15	<u>or</u>
16	(2) Delay the placement of a child on the basis of race, color,
17	or national origin of the adoptive parent or foster parent.
18	(b) If a child's genetic parent or parents express a preference for
19	placing the child in a foster home or an adoptive home of the same or a
20	similar religious background to that of the genetic parent or parents, the
21	Department of Human Services shall:
22	(1) Place the child with a family that meets the genetic
23	parent's religious preference; or
24	(2) If a family with the same or a similar religious background
25	is not available, to a family of a different religious background that is
26	knowledgeable and appreciative of the child's religious background.
27	
28	9-28-107. Notice when Juvenile Transferred to Custody of Department.
29	(a) The Department of Human Services shall exercise due diligence to
30	identify and provide notice to all adult grandparents and other adult
31	relatives of a juvenile transferred to the custody of the department.
32	(b) The notice provided under this subsection shall:
33	(1) Be provided within thirty (30) days after the juvenile is
34	transferred to the custody of the department; and
35	(2) Include adult grandparents or adult relatives suggested by
36	the parent or parents of the juvenile.

1	(c) The department is not required to provided notice under subsection
2	(b) of this section to an adult grandparent or other adult relative if the
3	adult grandparent or other adult relative has:
4	(1) A pending charge or past conviction or plea of guilty or
5	nolo contendere for family or domestic violence; or
6	(2) A true finding of child maltreatment in the Child
7	Maltreatment Central Registry.
8	(d) The notice required under subsection (b) of this section shall
9	state:
10	(1) That the juvenile has been or is being removed from the
11	parent;
12	(2) The option to participate in the:
13	(A) Care of the child;
14	(B) Placement with the child; and
15	(C) Visitation with the child.
16	(3) That failure to respond to the notice may result in loss of
17	options listed under subdivision (d)(2) of this section;
18	(4) The requirements to become a provisional foster home and the
19	additional services and supports that are available for children in a foster
20	home; and
21	(5) That if kinship guardianship is available, how the relative
22	could enter into a kinship guardianship agreement with the department.
23	(e) The department may provide notice of a juvenile transferred to the
24	custody of the department to persons who have a strong, positive emotional
25	tie to the juvenile and have a positive role in the juvenile's life but are
26	not related by blood, adoption, or marriage.
27	
28	9-28-108. Placement of juveniles.
29	(a) As used in this section, "relative" means a person within the
30	fifth degree of kinship by virtue of blood or adoption.
31	(b)(1)(A) After the Department of Human Services removes a juvenile or
32	the circuit court grants custody of the juvenile to the department, the
33	juvenile shall be placed in a licensed or approved foster home, shelter, or
34	facility or an exempt child welfare agency, as defined under § 9-28-402.
35	(B) For a juvenile placed out of state, the placement
36	shall be approved under the Interstate Compact on the Placement of Children,

1	§ 9-29-201 et seq.
2	(2) When it is in the best interest of each of the juveniles,
3	the department shall attempt to place:
4	(A) A sibling group together while they are in foster care
5	and adoptive placement; and
6	(B) An infant of a minor mother together with the minor
7	mother in foster care.
8	(c)(l) A relative of a juvenile placed in the custody of the
9	department shall be given preferential consideration for placement if the
10	relative:
11	(A) Meets all required child protection standards; and
12	(B) It is in the best interest of the juvenile to be
13	placed with the relative.
14	(2) Placement or custody of a juvenile in the home of a relative
15	or other person shall not relieve the department of its responsibility to
16	actively implement the goal of the case.
17	(3) If a relative or other person inquires about the placement
18	of a juvenile in his or her home, the department shall discuss the following
19	two (2) options with the relative or other person considering the placement
20	of the juvenile:
21	(A) Becoming a department foster home; or
22	(B) Obtaining legal custody of the juvenile.
23	(4)(A) The juvenile shall remain in a licensed or approved
24	foster home, shelter, or facility or an exempt child welfare agency as
25	defined under § 9-28-402 until:
26	(i) The home is opened as a regular foster home;
27	(ii) The home is opened as a provisional foster
28	home, if the person is a relative to one of the children in the sibling
29	group, including step-siblings; or
30	(iii) The court grants custody of the juvenile to
31	the relative or person after a written approved home study is presented to
32	the court.
33	(B) For placement with a relative:
34	(i) The juvenile and his siblings or step-siblings
35	may be placed in the home of a relative of the juvenile on a provisional
36	basis no more than six (6) months pending the home of the relative being

1	opened as a regular loster nome;
2	(ii) If the relative chooses to have his or her home
3	opened as a provisional foster home, the relative shall not be paid a board
4	payment until:
5	(a) The relative meets all of the foster home
6	requirements; and
7	(b) The home of the relative is opened as a
8	regular foster home;
9	(iii) The relative may apply for and receive
10	benefits that the relative may be entitled to based on the placement of the
11	juvenile in the home, such as benefits under the Transitional Employment
12	Assistance Program, § 20-76-401, and food stamps, until the home of the
13	relative is opened as a regular foster home; and
14	(iv) If the home of the relative is not fully
15	<u>licensed</u> as a foster home after six (6) months of the placement of the
16	juvenile and any siblings or step-siblings in the home:
17	(a) The department shall remove the juvenile
18	and any siblings or step-siblings from the relative's home and close the
19	provisional foster home of the relative; or
20	(b) The court shall remove custody of the
21	juvenile and any siblings or step-siblings from the department and grant
22	custody to the relative subject to the limitations outlined in subdivision
23	(c)(5) of this section.
24	(5) If the court grants custody of the juvenile and any siblings
25	or step-siblings to the relative or other person:
26	(A)(i) The juvenile and any siblings or step-siblings
27	shall not be placed back in the custody of the department while remaining in
28	the home of the relative or other person.
29	(ii) The juvenile and any siblings or step-siblings
30	shall not be removed from the custody of the relative or other person, placed
31	in the custody of the department, and then remain or be returned to the home
32	of the relative or other person while remaining in the custody of the
33	department;
34	(B) The relative or other person shall not receive any
35	financial assistance, including board payments, from the department, but may
36	receive other financial assistance that the relative or other person has

1	applied for and qualifies for under other program guidelines, such as the
2	Transitional Employment Assistance Program, § 20-76-401, food stamps,
3	Medicaid, and the federal adoption subsidy; and
4	(C) The department shall not be ordered to pay the
5	equivalent of board payments or adoption subsidies to a relative or other
6	person as reasonable efforts to prevent removal of custody from the relative.
7	(d)(1) A juvenile who is in the custody of the department shall be
8	allowed to have a trial placement with the juvenile's parents or the person
9	from whom custody was removed for a time period not to exceed sixty (60)
10	days.
11	(2) After sixty (60) days, the court shall either:
12	(A) Place custody of the juvenile with the parents or the
13	person from whom custody was removed;
14	(B) Remove the juvenile from the parent or person from
15	whom custody was removed and return the juvenile to the department for
16	placement in a licensed or approved foster home, shelter, or facility or an
17	exempt child welfare agency as defined in § 9-28-402(12).
18	(e) When a juvenile leaves the custody of the department and the court
19	grants custody to the parent or another person, the department shall not be
20	the legal custodian of the juvenile, even if the juvenile division of circuit
21	court retains jurisdiction.
22	
23	9-28-109. Notice of move in foster care placement.
24	(a) The policy of the State of Arkansas is that each child placed in
25	the custody of the Department of Human Services should have stable
26	placements.
27	(b)(1) To reduce the number of placements of children in foster care,
28	if a foster parent requests a foster child be removed from his or her home at
29	any time, excluding an emergency that places the child or a family member at
30	risk of harm, then the foster parent shall attend a staffing that shall be
31	arranged by the Division of Children and Family Services of the Department of
32	Human Services within forty-eight (48) hours to discuss what services or
33	assistance is needed to stabilize the placement.
34	(2) The foster child, the child's attorney ad litem, and a
35	court-appointed special advocate, if appointed, shall be notified so that
36	they may attend and participate in the staffing and planning for the

1	placement of the child.
2	(3) If the placement cannot be stabilized, the foster parent
3	shall continue to provide for the foster child for up to five (5) business
4	days until an appropriate alternative placement is located.
5	(c)(1) Other changes in placement, except for placements after initial
6	removal from the home or interim placement after placement disruption under
7	(b)(1) of this subsection, shall be made only after notification to the:
8	(A) Foster child;
9	(B) Foster parent or parents;
10	(C) Child's attorney ad litem;
11	(D) Child's birth parents; and
12	(E) Court having jurisdiction over the child.
13	(2) The notices shall:
14	(A) Be sent in writing two (2) weeks before the proposed
15	<pre>change in placement;</pre>
16	(B) State the reasons that justify the proposed change in
17	<pre>placement;</pre>
18	(C) Convey to the attorney ad litem the address of the
19	proposed new foster home or placement provider; and
20	(D) Convey to the child the name and telephone number of
21	his or her attorney ad litem and a statement that if the child objects to the
22	change in placement, the attorney ad litem may be able to assist the child in
23	challenging the change in placement.
24	(d)(1) Exceptions to the advance notice requirement shall be made if
25	the health or welfare of the child would be endangered by delaying a change
26	in placement.
27	(2) Within twenty-four (24) hours of the change in placement the
28	department shall:
29	(A) Notify the birth parent of the change;
30	(B) Notify the child's attorney ad litem of the change;
31	<u>and</u>
32	(C) Provide the attorney ad litem with the name, address,
33	and telephone number of the new foster care home or placement provider.
34	(3) Within seventy-two (72) hours of the change in placement,
35	the department shall provide written notice to the attorney ad litem stating
36	the specific reasons justifying the change of placement without advance

1	<u>notice.</u>
2	(e)(1) If an agent, employee, or contractor of the department fails to
3	comply with this section, an action for violation of this section may be
4	filed with the court by any party to the action against the person who failed
5	to comply with this section with the assessment of punishment to be
6	determined by the court.
7	(2) If the court finds that the agent, employee, or contractor
8	of the department failed to comply with this section, then the court may
9	order the department or the agent, employee, or contractor to pay all the
10	costs of the proceedings brought under this section.
11	
12	9-28-110. Smoking in the presence of foster children.
13	The Department of Human Services shall not place or permit a child to
14	remain in a foster home, unless it is in the best interest of the child to be
15	placed in or to remain in the foster home, if the foster parent:
16	(1) Or any other member of the household smokes; or
17	(2) Allows an individual to smoke in the presence of a foster
18	child.
19	
20	9-28-111. Case plans.
21	(a) The Department of Human Services shall be responsible for
22	developing case plans in all dependency-neglect cases and in family-in-need-
23	of-services cases when custody is transferred to the department under § 9-27-
24	328. The case plan shall be:
25	(1)(A) Developed in consultation with the juvenile's parent,
26	guardian, or custodian and, if appropriate, the juvenile, the juvenile's
27	foster parents, the court-appointed special advocate, the juvenile's attorney
28	ad litem, and all parties' attorneys.
29	(B) If the parents are unwilling or unable to participate
30	in the development of the case plan, the department shall document the
31	parents unwillingness or inability to participate and provide a copy of the
32	written documentation to the parent, if available. The department shall then
33	prepare a case plan conforming as nearly as possible with the requirements
34	set forth in this section.
35	(C) A parent's incarceration, by itself, does not make a

parent unavailable to participate in the development of a case plan;

1	(2)(A) Developed and filed with the court no later than thirty
2	(30) days after the date the petition was filed or the juvenile was first
3	placed out of home, whichever is sooner.
4	(B) If the department does not have sufficient information
5	before the adjudication hearing to complete all of the case plan, the
6	department shall complete those parts for which information is available.
7	(C) All parts of the case plan shall be completed and
8	filed with the court thirty (30) days after the adjudication hearing;
9	(3) Signed by and distributed to all parties and distributed to
10	the juvenile's attorney ad litem, court-appointed special advocate, and
11	foster parents, if available; and
12	(4)(A) Subject to modification based on changing circumstances.
13	(B) All parties to the case plan shall be notified of any
14	substantive change to the case plan.
15	(C) A substantive change to a case plan includes without
16	limitation a change in the placement of the juvenile, the visitation rights
17	of any party, or the goal of the case plan.
18	(b) When a juvenile is receiving services in the home of the parent,
19	guardian, or custodian, the case plan shall include the requirements listed
20	in subsection (a) of this section and:
21	(1) A description of the problems being addressed;
22	(2) A description of the services to be provided to the family
23	and juvenile specifically addressing the identified problems and time frames
24	for providing services;
25	(3) A description of any reasonable accommodations made to
26	parents in accordance with the Americans with Disabilities Act of 1990 to
27	assure to all the parents meaningful access to reunification and family
28	<pre>preservation services;</pre>
29	(4) The name of an individual who the petitioner, parent,
30	guardian, or custodian knows is claiming to be or who is named as the father
31	or possible father of the juvenile and whose paternity of the juvenile has
32	not been judicially determined; and
33	(5) A description of how the health and safety of the juvenile
34	will be protected.
35	(c) When a juvenile is receiving services in an out-of-home placement,
36	the case plan must include the requirements in subsections (a) and (b) of

2	(1)(A) A description of the permanency goal.
3	(B) If adoption is not the goal at the permanency planning
4	and fifteenth-month hearing, the department shall document in the case plan a
5	compelling reason why filing a petition to terminate parental rights is not
6	in the best interest of the juvenile;
7	(2) The specific reasons for the placement of the juvenile
8	outside the home, including a description of the problems or conditions in
9	the home of the parent, guardian, or custodian that required removal of the
10	juvenile and the remediation of which will determine the return of the
11	juvenile to the home;
12	(3) A description of the type of out-of-home placement selected
13	for the juvenile, including a discussion of the appropriateness of the
14	placement;
15	(4) A plan for addressing the needs of the juvenile while in the
16	placement, with emphasis on the health, safety, and well-being of the
17	juvenile, including a discussion of the services provided over the previous
18	six (6) months;
19	(5)(A) The specific actions to be taken by the parent, guardian,
20	or custodian of the juvenile to eliminate or correct the identified problems
21	or conditions and the time period during which the specific actions are to be
22	taken.
23	(B) The plan may include any person or agency who agrees
24	to be responsible for the provision of social and other family services to
25	the juvenile or the parent, guardian, or custodian of the juvenile;
26	(6) The visitation rights and obligations of the parent,
27	guardian, or custodian and the state agency during the time period the
28	juvenile is in the out-of-home placement;
29	(7) The social and other family services to be provided to the
30	parent, guardian, or custodian of the juvenile, and foster parent, if any,
31	during the time period the juvenile is in placement and a timetable for
32	providing the services, the purposes of which are to promote a continuous and
33	stable living environment for the juvenile, promote family autonomy,
34	strengthen family life when possible, and promote the reunification of the
35	juvenile with the parent, guardian, or custodian;
36	(8) To the extent available and accessible, the health and

l this section and:

1	education records of the juvenile, under 42 0.5.C. § 6/5(1);
2	(9) A description of the financial support obligation to the
3	juvenile, including health insurance of the parent, parents, or guardian of
4	the juvenile;
5	(10)(A) A description of the location of siblings.
6	(B) Documentation of the efforts made to place siblings
7	removed from their home in the same placement, unless the department
8	documents that a joint placement would be contrary to the safety or well-
9	being of any of the siblings; and
10	(C) Documentation of the efforts made to provide for
11	frequent visitation or other ongoing interaction between the siblings in the
12	case of siblings removed from their home who are not placed together, unless
13	the department documents that frequent visitation or other ongoing
14	interaction would be contrary to the safety or well-being of any of the
15	siblings;
16	(11) When appropriate for a juvenile sixteen (16) years of age
17	and over, the case plan shall include a written description of the programs
18	and services that will help the juvenile prepare for the transition from
19	foster care to independent living;
20	(12) A written notice to the parent or parents that failure of
21	the parent or parents to substantially comply with the case plan may result
22	in the termination of parental rights and that a material failure to
23	substantially comply may result in the filing of a petition for termination
24	of parental rights sooner than the compliance periods stated in the case
25	plan;
26	(13)(A) A plan for ensuring the placement of the child in foster
27	care that takes into account the appropriateness of the current educational
28	setting and the proximity of the school in which the child is enrolled at the
29	time of placement, as required under § 9-27-103; and
30	(B)(i) An assurance that the department has coordinated
31	with appropriate local educational agencies to ensure that the child remains
32	at the school where the child is enrolled at the time of placement; or
33	(ii) If remaining at the school is not in the best
34	interest of the child, assurances by the department and the local educational
35	agencies to provide immediate and appropriate enrollment in a new school,
36	with all of the educational records of the child provided to the new school:

1	<u>and</u>
2	(C)(i) An assurance that each child who has attained the
3	minimum age for compulsory school attendance is a full-time elementary or
4	secondary school student or has completed secondary school; and
5	(ii) For purposes of this section, "elementary or
6	secondary school student" means, with respect to a child, that the child is
7	(a) Enrolled, or in the process of enrolling,
8	in a public elementary or secondary school;
9	(b) Home schooled under § 6-15-501 et. seq.;
10	(c) Enrolled in an accredited private
11	elementary or secondary school; or
12	(d) Incapable of attending school on a full-
13	time basis due to the medical condition of the child, and the medical
14	condition incapability is supported by regularly updated information in the
15	case plan; and
16	(14) The department, in conjunction with other representatives
17	of the juvenile, shall provide the juvenile with assistance and support in
18	developing a transition plan that is personalized at the direction of the
19	juvenile and includes specific options on housing, health insurance,
20	educational opportunities, local opportunities for mentors and continuing
21	support services, and workforce supports and employment services, and is as
22	detailed as the juvenile may elect as required under § 9-27-363.
23	(d) The case plan is subject to court review and approval.
24	(e) The participation of a parent, guardian, or custodian in the
25	development of a case plan or the acceptance of a case plan shall not
26	constitute an admission of dependency-neglect.
27	
28	9-28-112. Foster children and educational issues.
29	(a) The Department of Human Services and school districts shall work
30	together for the best interest of any child placed in the custody of the
31	department.
32	(b) By the next business day after the department exercises a seventy-
33	two-hour hold on a child or a court places custody of a child with the
34	department, the department shall inform the child's current school district
35	regardless of whether the child remains at his or her current school that:
36	(1) The department has exercised a seventy-two-hour hold on the

1	child; or
2	(2) The court has placed the child in the custody of the
3	department.
4	(c) By the next business day after a foster child transfers to a new
5	placement, the department shall notify the child's current school that the
6	foster child has transferred to a new placement.
7	(d) By the next business day after the department reasonably believes
8	that a foster child has experienced a traumatic event, the department may
9	notify the school counselor of the child that the department reasonably
10	believes that the foster child has experienced a traumatic event.
11	(e) By the next business day after the department knows that a foster
12	child has experienced a traumatic event through an investigation or an
13	ongoing protective services case, the department may notify the school
14	counselor of the child of the traumatic event that the department has
15	knowledge of through an investigation or an ongoing protective services case.
16	(f) The school counselor of the child may share information reported
17	to the counselor under subsections (d) and (e) of this section with the
18	school principal and the teachers of the child, if appropriate.
19	(g)(l) The department or its designee, who may be a foster parent,
20	shall make educational decisions for a child in the custody of the department
21	related to general educational matters, subject to limitation only by the
22	court having jurisdiction of the custody matter.
23	(2) For educational matters under the Individuals with
24	Disabilities Education Act, 20 U.S.C. § 1400 et seq., a foster parent may
25	make decisions for a child in the custody of the department.
26	
27	9-28-113. Continuity of educational services to foster children.
28	(a)(1)(A) It is the intent of the General Assembly that each child in
29	foster care is:
30	(i) Entitled to the same opportunities to meet the
31	academic achievement standards to which all children are held;
32	(ii) Assisted so that the child can remain in his or
33	her current school;
34	(iii) Placed in the least restrictive education
35	placement; and
36	(iv) Has the same access to academic resources

1	services, and extracurricular enrichment activities as all other children.
2	(B) Decisions regarding the education of a child in foster
3	care shall be based on what is in the best interest of the child.
4	(2)(A) Individuals directly involved in the care, custody, and
5	education of a foster child shall work together to ensure continuity of
6	educational services to the foster child, including without limitation:
7	(i) Educators;
8	(ii) The Department of Human Services;
9	(iii) The Department of Education;
10	(iv) The circuit court presiding over the foster
11	care case;
12	(v) Providers of services to the foster child;
13	<pre>(vi) Attorneys;</pre>
14	(vii) Court-appointed special advocates; and
15	(viii) Parents, guardians, or any persons appointed
16	by the court.
17	(B) The individuals in subdivision (a)(2)(A) of this section
18	shall ensure the continuity of educational services so that a foster child:
19	(i) Can remain in the his or her current school
20	whenever possible;
21	(ii) Is moved to a new school in a timely manner
22	when it is necessary, appropriate, and in the best interest of the child
23	under this section;
24	(iii) Can participate in the appropriate educational
25	programs; and
26	(iv) Has access to the academic resources, services,
27	and extracurricular enrichment activities that are available to all students.
28	(b)(1) A foster child shall have continuity in his or her educational
29	placements.
30	(2) The Department of Human Services shall consider continuity
31	of educational services and school stability in making foster placement
32	decisions.
33	(3) The school district shall allow the foster child to remain
34	in the child's current school and continue the child's education unless the
35	court finds that the placement:
36	(A) Is not in the best interest of the child, and

1	(B) Conflicts with any other provision of current law,
2	excluding the residency requirement under § 6-18-202.
3	(4) The school district is encouraged to arrange for
4	transportation for the child to enable him or her to remain in his or her
5	current school if reasonable and practical .
6	(5) Except for emergencies, before making a recommendation to
7	move a child from his or her current school, the Department of Human Services
8	$\underline{\hbox{shall}}$ state the basis for the recommended school change and how it serves the
9	best interest of the child in a written statement to the following:
10	(A) The foster child;
11	(B) The child's attorney ad litem;
12	(C) The court-appointed special advocate, if appointed;
13	and
14	(D) Parents, guardians, or any person appointed by the
15	court.
16	(6)(A) If the court transfers custody of a child to the
17	Department of Human Services, the court shall issue an order containing the
18	following determinations regarding the educational issues of the child and
19	whether the parent or guardian of the child may:
20	(i) Have access to the child's school records;
21	(ii) Obtain information on the current placement of
22	the child, including the name and address of the child's foster parent or
23	provider, if the parent or guardian has access to the child's school records;
24	<u>and</u>
25	(iii) Participate in school conferences or similar
26	activities at the child's school.
27	(B) If the court transfers custody of a child to the
28	Department of Human Services, the court may appoint an individual to consent
29	to an initial evaluation of the child and serve as the child's surrogate
30	parent under the Individuals with Disabilities Education Act, 20 U.S.C. §
31	1400 et seq., as in effect on February 1, 2007.
32	(c)(l) Each school district shall identify a foster care liaison.
33	(2) Each school district shall forward the name of each foster
34	care liaison and the contact information to the Special Education Section of
35	the Department of Education at the beginning of each school year.
36	(3) The foster care liaison shall:

I	(A) Ensure and facilitate the timely school enrollment of
2	each foster child; and
3	(B)(i) Assist a foster child who transfers between schools
4	by ensuring the transfer of credits, records, grades, and any other relevant
5	school records.
6	(ii)(a) Expedite the transfer of records.
7	(b) When a foster child changes school
8	placement, the foster care liaison in the new school district shall request
9	the child's educational record, as defined by the Department of Education's
10	regulation, from the foster care liaison in the child's previous school
11	district within three (3) school days.
12	(iii) The foster care liaison from the previous
13	school district shall provide all relevant school records to the foster care
14	liaison at the new school district within ten (10) school days of receipt of
15	the request under subdivision (c)(3)(C)(ii)(b) of this section.
16	(d)(1) If a foster child is subject to a school enrollment change, the
17	foster child's caseworker shall contact the school district foster care
18	liaison within two (2) business days, and the new school must immediately
19	enroll the foster child even if the foster child is unable to provide the
20	required clothing or required records, including without limitation:
21	(A) Academic records;
22	(B) Medical records; or
23	(C) Proof of residency.
24	(2) The Department of Human Services shall provide all known
25	information to the school district that impacts the health and safety of the
26	child being enrolled or other children in the school.
27	(e)(1) A school district shall recognize the rights of a foster parent
28	to make educational decisions for a foster child under the Individuals with
29	Disabilities Education Act, 20 U.S.C. § 1400 et seq., if the foster parent is
30	qualified.
31	(2) A foster parent may have educational rights with respect to
32	consenting to the individualized educational program and related services if
33	the court has specifically limited the educational rights of the parent and
34	the child is in foster care.
35	(f) The grades of a child in foster care shall not be lowered due to
36	absence from school due to:

1	(1) A change in the child's school enrollment;
2	(2) The child's attendance at a dependency-neglect court
3	proceeding; or
4	(3) The child's attendance at court-ordered counseling or
5	treatment.
6	(g) Each school district shall accept credit course work when the
7	child demonstrates that the child has satisfactorily completed the
8	appropriate education placement assessment.
9	(h) If a child completes the graduation requirements of the child's
10	school district while being detained in a juvenile detention facility or
11	while being committed to the Division of Youth Services of the Department of
12	Human Services, the school district that the child last attended before the
13	child's detention or commitment shall issue the child a diploma.
14	(i) This section shall not be interpreted to be in conflict with the
15	Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq., and
16	regulations promulgated.
17	(j) Notwithstanding any of the provisions of this section, if it is in
18	the best interest of the child, a foster child may be placed in a nonpublic
19	school, including a private, parochial, or home school as long as no state or
20	federal funding is used for the placement.
21	
22	9-28-114. Foster youth transition.
23	(a) The General Assembly finds that:
24	(1) Each juvenile in foster care should have a family for a
25	lifetime, but too many juveniles in foster care reach the age of majority
26	without being successfully reunited with their biological families and
27	without the security of permanent homes;
28	(2) A child in foster care who is approaching the age of
29	majority shall be provided the opportunity to be actively engaged in the
30	planning of his or her future;
31	(3) The Department of Human Services shall:
32	(A) Include the child in the process of developing a plan
33	to transition the child into adulthood; (P) Emperor the child with information shout all of the
34 35	(B) Empower the child with information about all of the options and services available;
36	(C) Provide the child with the opportunity to participate
50	70) ITOVIGE the chille with the opportunity to participate

1	in services tailored to his or her individual needs and designed to enhance
2	his or her ability to receive the skills necessary to enter into adulthood;
3	(D) Assist the child in developing and maintaining health
4	relationships with nurturing adults who can be a resource and positive
5	guiding influence in his or her life after he or she leaves foster care; and
6	(E) Provide the child with basic information and
7	documentation regarding his or her biological family and personal history.
8	(b) The department shall develop a transitional plan with every
9	juvenile in foster care not later than the juvenile's seventeenth birthday of
10	within ninety (90) days of entering a foster care program for juveniles who
11	enter foster care at seventeen (17) years of age or older. The plan shall
12	include without limitation written information and confirmation concerning:
13	(1) The juvenile's right to stay in foster care after reaching
14	eighteen (18) years of age for education, treatment, or work and specific
15	programs and services, including without limitation the John H. Chafee Foster
16	Care Independence Program and other transitional services; and
17	(2) The juvenile's case, including his or her biological family
18	foster care placement history, tribal information, if applicable, and the
19	whereabouts of siblings, if any, unless a court determines that release of
20	information pertaining to siblings would jeopardize the safety or welfare of
21	the sibling.
22	(c) The department shall assist the juvenile with:
23	(1) Completing applications for:
24	(A) ARKids First, Medicaid, or assistance in obtaining
25	other health insurance;
26	(B) Referrals to transitional housing, if available, or
27	assistance in securing other housing; and
28	(C) Assistance in obtaining employment or other financial
29	support;
30	(2) Applying for admission to a college or university, to a
31	vocational training program, or to another educational institution and in
32	obtaining financial aid, when appropriate; and
33	(3) Developing and maintaining relationships with individuals
34	who are important to the juvenile and who may serve as resources to the
35	juvenile based on his or her best interest.
36	(d) A juvenile and his or her attorney shall fully participate in the

1	development of his or her transitional plan, to the extent that the juvenile
2	is able to participate medically and developmentally.
3	(e) Before closing a case, the department shall provide a juvenile in
4	foster care who reaches eighteen (18) years of age or before leaving foster
5	care, whichever is later, his or her:
6	(1) Social security card;
7	(2) Certified birth certificate or verification of birth record,
8	if available or should have been available to the department;
9	(3) Family photos in the possession of the department;
10	(4)(A) All of the juvenile's health records for the time the
11	juvenile was in foster care and any other medical records that were available
12	or should have been available to the department.
13	(B) A juvenile who reaches eighteen (18) years of age and
14	remains in foster care shall not be prevented from requesting that his or her
15	health records remain private; and
16	(5) All of the juvenile's educational records for the time the
17	juvenile was in foster care and any other educational records that were
18	available or should have been available to the department.
19	(f) Within thirty (30) days after the juvenile leaves foster care, the
20	department shall provide the juvenile a full accounting of all funds held by
21	the department to which he or she is entitled, information on how to access
22	the funds, and when the funds will be available.
23	(g) The department shall not request a circuit court to close a
24	family-in-need-of-services case or dependency-neglect case involving a
25	juvenile in foster care until the department complies with this section.
26	(h) The department shall provide notice to the juvenile and his or her
27	attorney before a hearing in which the department or another party requests a
28	court to close the case is held.
29	
30	9-28-115. Immunity.
31	(a) A foster parent approved by a child placement agency licensed by
32	the Department of Human Services shall not be liable for:
33	(1) Damages caused by a foster child: or
34	(2) Injuries to a foster child caused by acts or omissions of
35	the foster parents unless the acts or omissions constitute malicious,
36	willful, wanton, or grossly negligent conduct.

1	(b) A volunteer approved by the Department of Human Services to
2	transport a foster child or client of the Department of Human Services or to
3	supervise visits at the request of the Department of Human Services shall not
4	be liable to a foster child, the client, or the parent or guardian of a
5	foster child for injuries to a foster child or client caused by the acts or
6	omissions of a volunteer unless the acts or omissions constitute malicious,
7	willful, wanton, or grossly negligent conduct.
8	(c) An approved volunteer who performs home studies without
9	compensation shall have immunity from liability as provided for state
10	officers and employees under § 19-10-305. As used in this subsection,
11	"approved volunteer" means a volunteer approved by:
12	(1) The Department of Human Services; and
13	(2) Any organization operating under a memorandum of
14	understanding with the Department of Human Services for the completion of
15	home studies.
16	
17	9-28-116. Restrictions on foster and adoptive parents.
18	(a) A child in the custody of the Department of Human Services shall
19	not be placed in an approved home of any foster parent or adoptive parent
20	unless all household members eighteen (18) years of age and older, excluding
21	children in foster care, have been checked with the Identification Bureau of
22	the Department of Arkansas State Police at a minimum of every two (2) years
23	for convictions of the offenses listed in this subchapter and in §9-28-409.
24	(b) A child in the custody of the department shall not be placed in an
25	approved home of any foster or adoptive parent unless all household members
26	eighteen (18) years of age and older, excluding children in foster care, have
27	a fingerprint-based criminal background check performed by the Federal Bureau
28	of Investigation in compliance with federal law and regulation for
29	convictions of the offenses listed in this subchapter and in §9-28-409.
30	(c) A foster child in the custody of the department, or a foster child
31	in the custody of another state, shall not be placed in the home of any
32	Arkansas foster or adoptive parent if the criminal records check reveals a
33	felony conviction for:
34	(1) Child abuse or neglect;
35	(2) Spousal abuse or domestic battery;
36	(3) A crime against children, including child pornography;

1	(4) A crime involving violence, including rape, sexual assault,
2	or homicide, but not including other physical assault or battery; or
3	(5) Aggravated assault on a family or household member.
4	(d) A foster child in the custody of the department, or a foster child
5	in the custody of another state, shall not be placed in the home of any
6	foster or adoptive parent if the criminal record check reveals a felony
7	conviction for physical assault, battery, or a drug-related offense if the
8	offense was committed within the past five (5) years.
9	
10	9-28-117. Authority to obtain local criminal background checks.
11	(a) Local law enforcement shall provide the Department of Human
12	Services with criminal background information on persons who have applied to
13	be a provisional foster home, a regular foster home, or an adoptive home for
14	the department upon request from the department.
15	(b) Local law enforcement shall provide the department with criminal
16	background information on persons whose home is being studied by the
17	department upon request from the department.
18	
19	9-28-118. Training Hours for Employees.
20	All division caseworkers, supervisors, and area directors shall have at
21	least one (1) hour of annual training on issues related to:
22	(1) Separation and placement; and
23	(2) The grief and loss that children experience in foster care
24	with multiple placements.
25	
26	9-28-119. Department of Human Services Power to obtain information.
27	(a) As used in this section:
28	(1) "Business" means any corporation, partnership, cable
29	television company, association, individual, or utility company that is
30	organized privately, as a cooperative, or as a quasi-public entity, and labor
31	or other organization maintaining an office, doing business, or having a
32	registered agent in the State of Arkansas;
33	(2) "Financial entity" means any bank, trust company, savings
34	and loan association, credit union, or insurance company or any corporation,
35	association, partnership, or individual receiving or accepting money or its
36	equivalent on deposit as a business in the State of Arkansas:

1	(3) "Information" means, without limitation, the following:
2	(A) The full name of a parent, a putative father, or
3	relative;
4	(B) The social security number of a parent or a putative
5	father;
6	(C) The date of birth of a parent, a putative father, or
7	relative;
8	(D) The last known mailing address and residential address
9	of a parent, a putative father, or relative; and
10	(E) The amount of wages, salaries, earnings, or
11	commissions earned by a parent or a putative father;
12	(4) "Parent" means a biological mother, an adoptive parent, or a
13	man to whom the biological mother was married at the time of conception or
L 4	birth or who has signed an acknowledgment of paternity pursuant to § 9-10-120
15	or who has been found by a court of competent jurisdiction to be the
16	biological father of the juvenile;
۱7	(5) "Putative father" means any man not deemed or adjudicated
18	under the laws of the jurisdiction of the United States to be the biological
19	father of a juvenile and who claims or is alleged to be the biological father
20	of the juvenile;
21	(6) "Relative" means an adult grandparent, adult aunt, or adult
22	uncle of the child; and
23	(7) "State or local government agency" means a department, a
24	board, a bureau, a commission, an office, or other agency of this state or
25	any local unit of government of this state.
26	(b)(1) The Department of Human Services may request and receive
27	information from the Federal Parent Locator Service, from available records
28	in other states, territories, and the District of Columbia, from the records
29	of all state agencies, and from businesses and financial entities for the
30	purpose of locating a parent, a putative father, or a relative and for the
31	purpose of determining resources of a parent or a putative father.
32	(2) The Director of the Department of Human Services may enter
33	into cooperative agreements with other state agencies, businesses, or
34	financial entities to provide direct online access to data information
35	terminals, computers, or other electronic information systems.
36	(3) State and local government agencies, businesses, and

- 1 financial entities shall provide information, if known or chronicled in their
- 2 <u>business records</u>, notwithstanding any other provision of law making the
- 3 <u>information confidential</u>.
- 4 (4) In addition, the Department of Human Services may, under an
- 5 agreement with the Secretary of the United States Department of Health and
- 6 Human Services, or his or her designee, request and receive from the Federal
- 7 Parent Locator Service information authorized under 42 U.S.C. § 653, for the
- 8 purpose of determining the whereabouts of a parent or child. This information
- 9 may be requested and received when it is to be used to locate the parent or
- 10 child for the purpose of enforcing a state or federal law with respect to the
- 11 unlawful taking or restraining of a child or for the purpose of making or
- 12 enforcing a child custody determination.
- 13 (c) Any business or financial entity that has received a request from
- 14 the department as provided by subsection (b) of this section shall further
- 15 cooperate with the department in discovering, retrieving, and transmitting
- 16 information contained in the business records that would be useful in
- 17 locating absent parents or relatives and shall provide the requested
- 18 information or a statement that any or all of the requested information is
- 19 not known or available to the business or financial entity. This shall be
- 20 done within thirty (30) days of receipt of the request or the business or
- 21 financial entity shall be liable for civil penalties of up to one hundred
- 22 dollars (\$100) for each day after the thirty-day period in which it fails to
- 23 provide the requested information.

- 24 (d) Any business or financial entity or any officer, agent, or
- 25 employee of the business or financial entity participating in good faith and
- 26 providing information requested under this section shall be immune from
- 27 <u>liability and suit for damages that might otherwise result from the release</u>
- 28 of the information to the Department of Human Services.
- 29 (e) Any information obtained under the provisions of this section
- 30 <u>shall become a business record of the Department of Human Services, subject</u>
- 31 to the privacy safeguards set out in § 9-28-407.
- 33 9-28-120. Public disclosure of information on deaths and maltreatment.
- 34 (a)(1) The Department of Human Services shall place a notice on the
- 35 department's web page when a fatality or near fatality of a child is reported
- 36 to the Child Abuse Hotline under the Child Maltreatment Act, § 12-18-101 et

1	seq., within seventy-two (72) hours of receipt of a report from the Child
2	Abuse Hotline.
3	(2) The notice of a reported fatality or near fatality of a
4	child shall state the:
5	(A) Age, race, and gender of the child;
6	(B) Date of the child's death or incident;
7	(C) Allegations or preliminary cause of death or incident;
8	(D) County and placement of the child at time of incident;
9	(E) Generic relationship of the alleged offender to the
10	<pre>child;</pre>
11	(F) Agency conducting the investigation;
12	(G) Legal action by the department; and
13	(H) Services offered or provided by the department now and
14	in the past.
15	(3) The notice of a fatality of a child shall also include the
16	name of the child.
17	(4) The department shall not put on the web page any:
18	(A) Information on siblings of the child; or
19	(B) Attorney-client communications.
20	(5) The department may elect not to place notice on the
21	department's web page if:
22	(A) A law enforcement agency is actively investigating a
23	case that is subject to the notice provisions of this section; and
24	(B) The law enforcement agency reasonably believes that
25	the investigation will result in the subsequent arrest of a person.
26	(b)(1) Upon request, the department shall release the following
27	information to the general public when a Child Abuse Hotline report is
28	received on a child in the custody of the department:
29	(A) Age, race, and gender of the child;
30	(B) Allegations of maltreatment;
31	(C) County and placement of the child at time of incident;
32	(D) Generic relationship of the alleged offender to the
33	child; and
34	(E) Action taken by the department.
35	(2) The department shall not release:
36	(A) Information on siblings of the child; or

1	(b) Attorney-client communications.
2	(3) The department shall not release any information if:
3	(A) A law enforcement agency is actively investigating a
4	case that is subject to the notice provisions of this section; and
5	(B) The law enforcement agency reasonably believes that
6	the investigation will result in the subsequent arrest of a person.
7	(c)(1) Upon request, the department shall release the following
8	information when a child dies if that child was in an out-of-home placement
9	as defined under § 9-27-303(39):
10	(A) Age, race, and gender of the child;
11	(B) Date of the child's death;
12	(C) Preliminary cause of death;
13	(D) County and placement of the child at time of incident;
14	<u>and</u>
15	(E) Action by the department.
16	(2) The department shall not release:
17	(A) Information on siblings of the child; or
18	(B) Attorney-client communications.
19	(3) The department shall not release any information if:
20	(A) A law enforcement agency is actively investigating a
21	case that is subject to the notice provisions of this section; and
22	(B) The law enforcement agency reasonably believes that
23	the investigation will result in the subsequent arrest of a person.
24	
25	SECTION 2. Arkansas Code § 9-9-102 is amended to read as follows:
26	9-9-102. Religious preference — Removal of barriers to interethnic
27	<u>inter-ethnic</u> adoption — Preference to relative caregivers for a child in
28	foster care.
29	(a) In all custodial placements by the Department of Human Services in
30	foster care or investigations conducted by the department pursuant to court
31	order under § 9-9-212 adoption, the court shall give preferential
32	consideration shall be given to an adult relative over a nonrelated
33	caregiver, provided that the relative caregiver meets all relevant child
34	protection standards and it is in the child's best interest of the child to
35	be placed with the relative caregiver.
36	(b) The department and any other agency or entity that receives

- 1 federal assistance and is involved in adoption or foster care placement shall not discriminate on the basis of the race, color, or national origin of the 3 adoptive or foster parent or the child involved nor delay the placement of a child on the basis of race, color, or national origin of the adoptive or foster parents.
 - (c) If the child's genetic parent or parents genetic parent or parents of the child express a preference for placing the child in a foster home or an adoptive home of the same or a similar religious background to that of the genetic parent or parents, the court shall place the child with a family that meets the genetic parent's religious preference, or if a family is not available, to a family of a different religious background that is knowledgeable and appreciative of the child's religious background.
 - (d)(c) The court shall not deny a petition for adoption on the basis of race, color, or national origin of the adoptive parent or the child involved.

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- SECTION 3. Arkansas Code § 9-27-101 is repealed.
- 18 9-27-101. Appointment of supervisor of juvenile court work.

The Director of the Department of Human Services is authorized and empowered to appoint a supervisor of juvenile court work and such other employees as may be necessary, over which organization, supervisor, and employees the Department of Human Services shall have exclusive direction and control.

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SECTION 4. Arkansas Code § 9-27-102 is amended to read as follows: 9-27-102. Legislative determinations Best interest of the child.

The General Assembly recognizes that children are defenseless and that there is no greater moral obligation upon the General Assembly than to provide for the protection of our children and that our child welfare system needs to be strengthened by establishing a clear policy of the state that the best interests of the children must be paramount and shall have precedence at every stage of juvenile court proceedings. The best interest of the child shall be the standard for recommendations made by employees of the Department of Human Services and for juvenile court determinations as to whether a child should be reunited with his or her family or removed from or remain in a home wherein the child has been abused or neglected.

1	
2	SECTION 5. Arkansas Code § 9-27-103 is repealed.
3	9-27-103. Continuity of educational services to foster children.
4	(a)(1)(A) It is the intent of the General Assembly that children in
5	foster care:
6	(i) Be entitled to the same opportunities to meet
7	the academic achievement standards to which all children are held;
8	(ii) Be assisted so that they are able to remain in
9	their schools;
10	(iii) Be placed in the least restrictive education
11	placement; and
12	(iv) Have the same access to academic resources,
13	services, and extracurricular enrichment activities as all other children.
14	(B) Decisions regarding the education of children in
15	foster care are to be based on the best interests of the children.
16	(2)(A) The following individuals who are directly involved in
17	the care, custody, and education of foster children should work together to
18	ensure continuity of educational services to foster children, including, but
19	not limited to:
20	(i) Educators;
21	(ii) The Department of Human Services;
22	(iii) The Department of Education;
23	(iv) The circuit courts presiding over the foster
24	eare cases;
25	(v) Providers of services to foster children;
26	(vi) Attorneys;
27	(vii) Court-appointed special advocates; and
28	(viii) Parents, guardians, or any person appointed
29	by the court.
30	(B) The individuals in subdivision (a)(2)(A) of this
31	section shall ensure the continuity of educational services so that foster
32	ehildren:
33	(i) Remain in their schools of current enrollment
34	whenever possible;
35	(ii) Are moved to new schools in a timely manner
36	when it is determined to be necessary, appropriate, and in their best

1	interests under this section;
2	(iii) Participate in the appropriate educational
3	programs; and
4	(iv) Have access to the academic resources,
5	services, and extracurricular enrichment activities that are available to all
6	pupils.
7	(b)(1) Foster children shall have continuity in their educational
8	placements.
9	(2) The Department of Human Services shall consider continuity
10	of educational services and school stability in making foster placement
11	decisions.
12	(3) The local school district shall allow the foster child to
13	remain in the child's current school and continue his or her education unless
14	the court finds that:
15	(A) The placement is not in the child's best interest; and
16	(B) It conflicts with any other provision of current law,
17	excluding the residency requirement pursuant to § 6-18-202.
18	(4) To the extent reasonable and practical, the school district
19	is encouraged to work out a plan for transportation for the child to remain
20	in the child's current school.
21	(5) Except for emergencies, prior to making a recommendation to
22	move a child from his or her current school, the Department of Human Services
23	shall provide to the following a written explanation that states the basis
24	for the recommended school change and how it serves the child's best
25	interest:
26	(A) The foster child;
27	(B) The child's attorney ad litem;
28	(C) The court-appointed special advocate, if appointed;
29	and
30	(D) Parents, guardians, or any person appointed by the
31	court.
32	(6)(A) If the court transfers custody of a child to the
33	Department of Human Services, the court shall issue an order containing the
34	following determinations regarding the child's educational issues:
35	(i) Whether the child's parent or guardian may have
36	access to the child's school records.

1	(11) whether the child's parent or guardian who has
2	access to the child's school records may obtain information on the current
3	placement of the child, including the name and address of the child's foster
4	parent or provider; and
5	(iii) Whether the child's parent or guardian may
6	participate in school conferences or similar activities at the child's
7	school.
8	(B) If the court transfers custody of a child to the
9	Department of Human Services, the court may appoint an individual to consent
10	to an initial evaluation of the child and serve as the child's surrogate
11	parent under the Individuals with Disabilities Education Act, 20 U.S.C. §
12	1400 et seq., as in effect on February 1, 2007.
13	(c)(1) Every school district shall identify a foster care liaison.
14	(2) The school district shall forward the name of each foster
15	care liaison and the contact information to the Special Education Section of
16	the Department of Education at the beginning of each school year.
17	(3) The foster care liaison shall:
18	(A) Ensure and facilitate the timely school enrollment of
19	foster children; and
20	(B)(i) Assist foster children when transferring schools by
21	ensuring the transfer of credits, records, grades, and any other relevant
22	school records.
23	(ii)(a) Expedite the transfer of records.
24	(b) When a foster child changes school
25	placement, the foster care liaison in the new school shall request the
26	child's education record, as defined by the Department of Education's
27	regulation, from the foster care liaison in the child's previous school
28	within three (3) school days.
29	(iii) The foster care liaison from the previous
30	school shall provide all relevant school records to the new school within ten
31	(10) school days of receipt of the request under subdivision (c)(3)(C)(ii)(b)
32	of this section.
33	(d)(1) If a foster child is subject to a school enrollment change,
34	then the foster child's caseworker shall contact the school district foster
35	care liaison within two (2) business days, and the new school must
36	immediately enroll the foster child even if the foster child is unable to

1	produce any required clothing or required records, including, but not limited
2	to:
3	(A) Academic records;
4	(B) Medical records; or
5	(C) Proof of residency.
6	(2) The Department of Human Services shall provide all known
7	information to the school district that would have an impact upon the health
8	and safety of the child being enrolled or others in the school.
9	(e)(1) A school district shall recognize the rights of a foster parent
10	to make education decisions for a foster child pursuant to the Individuals
11	with Disabilities Education Act, 20 U.S.C. § 1400 et seq., if the foster
12	parent is qualified.
13	(2) A foster parent may have educational rights with respect to
14	consenting to the individualized educational program and related services if
15	the court has specifically limited the educational rights of the parent and
16	the child is in foster care.
17	(f) The grades of a child in foster care may not be lowered due to
18	absence from school because of:
19	(1) A change in the child's school enrollment;
20	(2) The child's attendance at a dependency neglect court
21	proceeding; or
22	(3) The child's attendance at court-ordered counseling or
23	treatment.
24	(g) Each school district shall accept credit course work when the
25	child demonstrates that he or she has satisfactorily completed the
26	appropriate education placement assessment.
27	(h) If a child completes the graduation requirements of his or her
28	school district while being detained in a juvenile detention facility or
29	while being committed to the Division of Youth Services of the Department of
30	Human Services, the school district that the child last attended before the
31	child's detention or commitment shall issue the child a diploma.
32	(i) Nothing in this section shall be interpreted to be in conflict
33	with the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et
34	seq., and regulations promulgated thereunder.
35	(j) Notwithstanding any of the provisions of this section, if it is in
36	the best interests of the child, a foster child may be placed in a nonpublic

1	school, including a private, parochial, or home school as long as no state or
2	federal funding is used for such placement.
3	
4	SECTION 6. Arkansas Code § 9-27-325(n), concerning hearings, is
5	repealed.
6	(n)(1) The department shall exercise due diligence to identify and
7	provide notice to all adult grandparents and other adult relatives of a
8	juvenile transferred to the custody of the department.
9	(2) The notice provided under this subsection shall:
10	(Λ) Be within thirty (30) days after the juvenile is
11	transferred to the custody of the department; and
12	(B) Include adult grandparents or adult relatives
13	suggested by the parents.
14	(3) The notice provided under this subsection is not required if
15	the adult grandparents or other adult relatives have:
16	(A) A pending charge or past conviction or plea of guilty
17	or nolo contendere for family or domestic violence; or
18	(B) A true finding of child maltreatment in the Child
19	Maltreatment Central Registry.
20	(4) The content of the notice under this subsection shall
21	include:
22	(A) A statement that the juvenile has been or is being
23	removed from the parent;
24	(B) The option to participate in the care of, placement
25	with, and visitation with the child, including any options that may be lost
26	by failing to respond to the notice;
27	(C) The requirements to become a provisional foster home
28	and the additional services and supports that are available for children in a
29	foster home; and
30	(D) If kinship guardianship is available, how the relative
31	could enter into an agreement with the department.
32	
33	SECTION 7. Arkansas Code § 9-27-355 is amended to read as follows:
34	9-27-355. Placement of juveniles.
35	(a) For purposes of this section, "relative" means a person within the
36	fifth degree of kinship by virtue of blood or adoption.

1	(b)(i)(A) After the pepartment of numan services removes a juvenile of
2	the circuit court grants custody of the juvenile to the department, the
3	juvenile shall be placed in a licensed or approved foster home, shelter, or
4	facility or an exempt child welfare agency, as defined at § 9-28-402.
5	(B) For juveniles placed out of state, the placement shall
6	be approved pursuant to the Interstate Compact on the Placement of Children,
7	§ 9-29-201 et seq.
8	(2) The court shall not specify a particular provider for
9	placement of any foster child.
10	(3) When it is in the best interest of each of the juveniles,
11	the department shall attempt to place:
12	(A) Siblings together while they are in foster care and
13	adoptive placement; and
14	(B) The infants of a minor mother together in foster care.
15	$\frac{(e)(b)}{(1)}$ A relative of a juvenile placed in the custody of the
16	department Department of Human Services shall be given preferential
17	consideration for placement if the relative caregiver meets all relevant
18	child protection standards and it is in the juvenile's best interest best
19	interest of the juvenile to be placed with the relative caregiver.
20	(2) Placement or custody of a juvenile in the home of a relative
21	or other person shall not relieve the department of its responsibility to
22	actively implement the goal of the case.
23	(3) If a relative or other person inquires about the placement
24	of a juvenile in his or her home, the department shall discuss the following
25	two (2) options for the placement of the juvenile:
26	(A) Becoming a department foster home; or
27	(B) Obtaining legal custody of the juvenile.
28	$\frac{(4)}{(3)}$ (A) The juvenile shall remain in a licensed or approved
29	foster home, shelter, or facility or an exempt child welfare agency as
30	defined at $\S 9-28-402(12)$ until the home is opened as a regular foster home,
31	as a provisional foster home if the person is a relative <u>to one of the</u>
32	children in the sibling group, including step-siblings, or the court grants
33	custody of the juvenile to the relative or person after a written approved
34	home study is presented to the court.
35	(B) For placement only with a relative:
36	(i) The juvenile and the juvenile's siblings or

- l step-siblings may be placed in the home of a relative on a provisional basis
- 2 for up to six (6) months pending the relative's home being opened as a
- 3 regular foster home;
- 4 (ii) If the relative opts to have his or her home
- 5 opened as a provisional foster home, the relative shall not be paid a board
- 6 payment until the relative meets all of the requirements and his or her home
- 7 is opened as a regular foster home;
- 8 (iii) Until the relative's home is opened as a
- 9 regular foster home, the relative may apply for and receive benefits for
- 10 which the relative may be entitled due to the placement of the juvenile in
- 11 the home, such as benefits under the Transitional Employment Assistance
- 12 Program, § 20-76-401, and food stamps; and
- 13 (iv) If the relative's home is not fully licensed as
- 14 a foster home after six (6) months of the placement of the juvenile and the
- 15 <u>siblings or step-siblings</u> in the home:
- 16 (a) The department shall remove the juvenile
- 17 <u>and any of the siblings or step-siblings</u> from the relative's home and close
- 18 the relative's provisional foster home; or
- 19 (b) The court shall remove custody from the
- 20 department and grant custody of the juvenile to the relative subject to the
- 21 limitations outlined in subdivision $\frac{(c)(5)}{(b)(4)}$ (b)(4) of this section.
- 22 (5)(4) If the court grants custody of the juvenile and any
- 23 siblings or step-siblings to the relative or other person:
- 24 (A)(i) The juvenile and any siblings or step-siblings
- 25 shall not be placed back in the custody of the department while remaining in
- 26 the home of the relative or other person.
- 27 (ii) The juvenile and any siblings or step-siblings
- 28 shall not be removed from the custody of the relative or other person, placed
- 29 in the custody of the department, and then remain or be returned to the home
- 30 of the relative or other person while remaining in the custody of the
- 31 department;
- 32 (B) The relative or other person shall not receive any
- 33 financial assistance, including board payments, from the department, except
- 34 for financial assistance for which the relative has applied and for which the
- 35 relative or other person qualifies pursuant to <u>under</u> the program guidelines,
- 36 such as the Transitional Employment Assistance Program, § 20-76-401, food

1 stamps, Medicaid, and the federal adoption subsidy; and 2 (C) The department shall not be ordered to pay the equivalent of board payments or adoption subsidies to the relative or other 3 4 person as reasonable efforts to prevent removal of custody from the relative. 5 $\frac{(d)}{(c)}(1)$ Juveniles who are in the custody of the department shall be 6 allowed trial placements with parents or the person from whom custody was 7 removed for a period not to exceed sixty (60) days. 8 (2) At the end of sixty (60) days, the court shall either place 9 custody of the juvenile with the parent or the person from whom custody was removed, or the department shall return the juvenile to a licensed or 10 11 approved foster home, shelter, or facility or an exempt child welfare agency 12 as defined in 9-28-402(12). 13 (e)(d) When a juvenile leaves the custody of the department and the 14 court grants custody to the parent or another person, the department is no 15 longer legal custodian of the juvenile, even if the juvenile division of 16 circuit court retains jurisdiction. 17 SECTION 8. Arkansas Code § 9-27-363 is amended to read as follows: 18 19 9-27-363. Foster youth transition. 20 (a) The General Assembly finds that: 21 (1) Every juvenile in foster care should have a family for a 22 lifetime. However, the reality is that too many juveniles who are in foster 23 care reach the age of majority without being successfully reunited with their 24 biological families and without the security of permanent homes; 25 (2) A child in foster care who is approaching the age of 26 majority shall be provided the opportunity to be actively engaged in the 27 planning of his or her future; 28 (3) The Department of Human Services shall: 29 (A) Include the child in the process of developing a plan 30 to transition the child into adulthood; 31 (B) Empower the child with information about all of the 32 options and services available; 33 (C) Provide the child with the opportunity to participate in services tailored to his or her individual needs and designed to enhance 34

his or her ability to receive the skills necessary to enter into adulthood;

(D) Assist the child in developing and maintaining healthy

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I	relationships with nurturing adults who can be a resource and positive
2	guiding influence in his or her life after he or she leaves foster care; and
3	(E) Provide the child with basic information and
4	documentation regarding his or her biological family and personal history.
5	(b) The department shall develop a transitional plan with every
6	juvenile in foster care not later than the juvenile's seventeenth birthday or
7	within ninety (90) days of entering a foster care program for juveniles who
8	enter foster care at seventeen (17) years of age or older. The plan shall
9	include but not be limited to written information and confirmation
10	concerning:
11	(1) The juvenile's right to stay in foster care after reaching
12	eighteen (18) years of age for education, treatment, or work and specific
13	programs and services, including but not be limited to the John H. Chafee
14	Foster Care Independence Program and other transitional services; and
15	(2) The juvenile's case, including his or her biological family,
16	foster care placement history, tribal information if applicable, and the
17	whereabouts of siblings, if any, unless a court determines that release of
18	information pertaining to siblings would jeopardize the safety or welfare of
19	the sibling.
20	(c) The department shall assist the juvenile with:
21	(1) Completing applications for:
22	(A) ARKids First, Medicaid, or assistance in obtaining
23	other health insurance;
24	(B) Referrals to transitional housing, if available, or
25	assistance in securing other housing; and
26	(C) Assistance in obtaining employment or other financial
27	support;
28	(2) Applying for admission to a college or university, to a
29	vocational training program, or to another educational institution and in
30	obtaining financial aid, when appropriate; and
31	(3) Developing and maintaining relationships with individuals
32	who are important to the juvenile and who may serve as a resource to the
33	juvenile based on his or her best interests.
34	(d) A juvenile and his or her attorney shall fully participate in the
35	development of his or her transitional plan, to the extent that the juvenile
36	is able to participate medically and developmentally.

-	(e) before electing a case, one department chart provide a javenile in
2	foster care who reaches eighteen (18) years of age or before leaving foster
3	care, whichever is later, his or her:
4	(1) Social security card;
5	(2) Certified birth certificate or verification of birth record,
6	if available or should have been available to the department;
7	(3) Family photos in the possession of the department;
8	(4)(A) All the juvenile's health records for the time the
9	juvenile was in foster care and any other medical records that were available
10	or should have been available to the department.
11	(B) A juvenile who reaches eighteen (18) years of age and
12	remains in foster care shall not be prevented from requesting that his or her
13	health records remain private; and
14	(5) All of the juvenile's educational records for the time the
15	juvenile was in foster care and any other educational records that were
16	available or should have been available to the department.
17	(f) Within thirty (30) days after the juvenile leaves foster care, the
18	department shall provide the juvenile a full accounting of all funds held by
19	the department to which he or she is entitled, information on how to access
20	the funds, and when the funds will be available.
21	(g) The department shall not request a circuit court to close a family
22	in need of services case or dependency-neglect case involving a juvenile in
23	foster care until the department complies with this section.
24	(h) The department shall provide notice to the juvenile and his or her
25	attorney before a hearing in which the department or another party requests a
26	court to close the case is held.
27	(i)(1) A circuit court shall continue jurisdiction over a juvenile who
28	has reached eighteen (18) years of age to ensure compliance with this
29	section.
30	$\frac{(2)}{(b)}$ This section does not limit the discretion of a circuit
31	court to continue jurisdiction for other reasons as provided for by law.
32	$\frac{(3)}{(c)}$ A court may terminate jurisdiction upon a showing that:
33	(A)(1) The department Department of Human Services has
34	complied with this section; or
35	$\frac{(B)}{(2)}$ The juvenile has refused the services.
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SECTION 9. Arkansas Code § 9-27-402 is amended to read as follows: 1 2 9-27-402. Case plans. (a)(1) A case plan shall be developed in all dependency-neglect cases 3 4 or any case involving an out-of-home placement. The Department of Human 5 Services shall be responsible for developing case plans in all dependency-6 neglect cases, and in family in need of services or delinquency cases when 7 custody is transferred to the department, pursuant to § 9-27-328. The case 8 plan shall be: 9 (1)(A) Developed in consultation with the juvenile's parent, 10 guardian, or custodian and, if appropriate, the juvenile, the juvenile's 11 foster parents, the court-appointed special advocate, the juvenile's attorney 12 ad litem, and all parties' attorneys. 13 (B) If the parents are unwilling or unable to participate 14 in the development of the case plan, the department shall document that 15 unwillingness or inability and provide this written documentation to the 16 parent, if available. The department shall then prepare a case plan 17 conforming as nearly as possible with the requirements set forth in this 18 section. 19 (C) A parent's incarceration, by itself, does not make a 20 parent unavailable to participate in the development of a case plant 21 (2) (A) Developed and The case plan developed by the Department 22 of Human Services under § 9-28-111 shall be filed with the court no later 23 than thirty (30) days after the date the petition was filed or the juvenile 24 was first placed out of home, whichever is sooner. 25 (B)(3) If the department does not have sufficient 26 information prior to before the adjudication hearing to complete all of the 27 case plan, the department shall complete those parts for which information is 28 available. 29 (G) (4) All parts of the case plan shall be completed and 30 filed with the court thirty (30) days after the adjudication hearing; 31 (3) Signed by and distributed to all parties, and distributed to 32 the juvenile's attorney ad litem, court-appointed special advocate, and 33 foster parents, if available; and 34 (4)(A) Subject to modification based on changing circumstances. 35 (B) All parties to the case plan shall be notified of any 36 substantive change to the case plan.

1	(C) A substantive change to a case plan includes, but is
2	not limited to, such changes as the placement of the juvenile, the visitation
3	rights of any party, or the goal of the plan.
4	(b) When the juvenile is receiving services in the home of the parent,
5	guardian, or custodian, the case plan shall include at a minimum, in addition
6	to the requirements in subsection (a) of this section:
7	(1) A description of the problems being addressed;
8	(2) A description of the services to be provided to the family
9	and juvenile specifically addressing the identified problems and time frames
10	for providing services;
11	(3) A description of any reasonable accommodations made to
12	parents in accordance with the Americans with Disabilities Act of 1990 to
13	assure to all the parents meaningful access to reunification and family
14	preservation services;
15	(4) The name of an individual who the petitioner, parent,
16	guardian, or custodian knows is claiming to be or who is named as the father
17	or possible father of the juvenile and whose paternity of the juvenile has
18	not been judicially determined; and
19	(5) A description of how the juvenile's health and safety will
20	be protected.
21	(c) When the juvenile is receiving services in an out-of-home
22	placement, the case plan must include at a minimum, in addition to the
23	requirements in subsections (a) and (b) of this section:
24	(1)(A) A description of the permanency goal.
25	(B) If the goal at the permanency planning and fifteenth-
26	month hearing is not adoption, the department shall document in the case plan
27	a compelling reason why filing a petition to terminate parental rights is not
28	in the best interest of the juvenile;
29	(2) The specific reasons for the placement of the juvenile in
30	care outside the home, including a description of the problems or conditions
31	in the home of the parent, guardian, or custodian that necessitated removal
32	of the juvenile and the remediation of which will determine the return of the
33	juvenile to the home;
34	(3) A description of the type of out-of-home placement selected
35	for the juvenile, including a discussion of the appropriateness of the
36	placement;

1	(4) A plan for addressing the needs of the juvenile while in the
2	placement, with emphasis on the health and safety safeguards in place for the
3	child, including a discussion of the services provided within the last six
4	(6) months;
5	(5)(A) The specific actions to be taken by the parent, guardian,
6	or custodian of the juvenile to eliminate or correct the identified problems
7	or conditions and the period during which the actions are to be taken.
8	(B) The plan may include any person or agency who shall
9	agree to and be responsible for the provision of social and other family
10	services to the juvenile or the parent, guardian, or custodian of the
11	juvenile;
12	(6) The visitation rights and obligations of the parent,
13	guardian, or custodian and the state agency during the period the juvenile is
14	in the out-of-home placement;
15	(7) The social and other family services to be provided to the
16	parent, guardian, or custodian of the juvenile, and foster parent, if any,
17	during the period the juvenile is in placement and a timetable for the
18	provision of those services, the purposes of which shall be to promote the
19	availability to the juvenile of a continuous and stable living environment,
20	promote family autonomy, strengthen family life when possible, and promote
21	the reunification of the juvenile with the parent, guardian, or custodian;
22	(8) To the extent available and accessible, the health and
23	education records of the juvenile, pursuant to 42 U.S.C. § 675(1);
24	(9) A description of the financial support obligation to the
25	juvenile, including health insurance of the juvenile's parent, parents, or
26	guardian;
27	(10)(A) A description of the location of siblings.
28	(B) If siblings have been separated, a statement of the
29	reasons for separation and the efforts that have been and will be made to
30	enable the siblings to maintain regular contact while separated and to be
31	reunited as soon as possible;
32	(11) When appropriate for a juvenile sixteen (16) years of age
33	and over, the case plan must also include a written description of the
34	programs and services that will help the juvenile prepare for the transition
35	from foster care to independent living;
36	(12) A written notice to the parent or parents that failure of

the parent or parents to comply substantially with the case plan may result 1 2 in the termination of parental rights and that a material failure to comply substantially may result in the filing of a petition for termination of 3 4 parental rights sooner than the compliance periods set forth in the case plan 5 itself; 6 (13)(A) As required by § 9-27-103, a plan for ensuring the 7 placement of the child in foster care takes into account the appropriateness 8 of the current educational setting and the proximity of the school in which 9 the child is enrolled at the time of placement; and 10 (B)(i) An assurance that the department has coordinated 11 with appropriate local educational agencies to ensure that the child remains 12 in the school in which the child is enrolled at the time of placement; or 13 (ii) If remaining in the school is not in the best 14 interest of the child, assurances by the department and the local educational 15 agencies to provide immediate and appropriate enrollment in a new school, 16 with all of the educational records of the child provided to the school; and 17 (14) As required by § 9-27-363, the department in conjunction 18 with other representatives of the juvenile shall provide the juvenile with 19 assistance and support in developing a transition plan that is personalized 20 at the direction of the juvenile and includes specific options on housing, 21 health insurance, educational opportunities, local opportunities for mentors 22 and continuing support services, and workforce supports and employment 23 services, and is as detailed as the juvenile may elect. 24 (d)(b) The case plan is subject to court approval upon review by the 25 court. 26 (e)(c) A parent's, guardian's, or custodian's participation The 27 participation of a parent, guardian, or custodian in the development or the 28 acceptance of a case plan shall not constitute an admission of dependency-29 neglect. 30 31 SECTION 10. Arkansas Code § 9-28-407(j), concerning licenses required 32 and issued, is repealed. 33 (j) Volunteers approved by the Department of Human Services who 34 transport foster children or clients of the Department of Human Services or 35 who supervise visits at the request of the Department of Human Services shall

not be liable to the foster children or the clients nor to the parents or

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1
     guardians of any foster children for injuries to the clients or the foster
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     children caused by the acts or omissions of the volunteers unless the acts or
     omissions constitute malicious, willful, wanton, or grossly negligent
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     conduct.
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 6
           SECTION 11. Arkansas Code § 9-28-409(f)-(i), concerning criminal
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     record and child maltreatment checks, is amended to read as follows:
 8
           (f)(1) No foster child in the custody of the Department of Human
 9
     Services shall be placed in the home of any foster or adoptive parent if the
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     criminal records check reveals a felony conviction for:
11
                       (A) Child abuse or neglect;
12
                       (B) Spousal abuse;
13
                       (C) A crime against children, including child pornography;
14
     or
15
                       (D) A crime involving violence, including rape, sexual
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     assault, or homicide, but not including other physical assault or battery.
17
                 (2) No foster child in the custody of another state agency who
     is placed in Arkansas shall be placed in any home if the criminal records
18
     check reveals a felony conviction of an adult in the home for:
19
20
                       (A) Child abuse or neglect;
21
                       (B) Spousal abuse;
22
                       (C) A crime against children, including child pornography;
23
     <del>or</del>
24
                       (D) A crime involving violence, including rape, sexual
25
     assault, or homicide, but not including other physical assault or battery.
26
           (g)(1) No foster child in the custody of the Department of Human
27
     Services shall be placed in the home of any foster or adoptive parent if the
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     criminal record check reveals a felony conviction for physical assault,
29
     battery, or a drug-related offense if the offense was committed within the
30
     past five (5) years.
31
                 (2) No foster child in the custody of another state agency who
32
     is placed in Arkansas shall be placed in any home if the criminal record
33
     check reveals a felony conviction of any adult in the home for physical
34
     assault, battery, or a drug-related offense if the offense was committed
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     within the past five (5) years.
36
           (h)(1) For purposes of this section, an expunged record of a
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- conviction or plea of guilty or nolo contendere to an offense listed in subdivision (e)(1) of this section shall not be considered a conviction, guilty plea, or nolo contendere plea to the offense unless the offense is also listed in subdivision (h)(f)(2) of this section.

 (2) Because of the serious nature of the offenses and the close relationship to the type of work that is to be performed, the following shall
- 8 (A) Capital murder as prohibited in § 5-10-101;
- 9 (B) Murder in the first degree as prohibited in § 5-10-102 10 and murder in the second degree as prohibited in § 5-10-103;
- 11 (C) Kidnapping as prohibited in § 5-11-102;
- 12 (D) Rape as prohibited in § 5-14-103;

result in permanent disqualification:

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- 13 (E) Sexual assault in the first degree and second degree 14 as prohibited in §§ 5-14-124 and 5-14-125;
- 15 (F) Endangering the welfare of a minor in the first degree 16 and endangering the welfare of a minor in the second degree as prohibited in 17 §§ 5-27-205 and 5-27-206;
- 18 (G) Incest as prohibited in § 5-26-202;
- 19 (H) Arson as prohibited in § 5-38-301;
- 20 (I) Endangering the welfare of <u>an</u> incompetent person in 21 the first degree as prohibited in § 5-27-201; and
- 22 (J) Adult abuse that constitutes a felony as prohibited in 5-28-103.
 - (i)(1) Upon request by the Department of Human Services, local law enforcement shall provide the Department of Human Services with criminal background information on persons who have applied to be a provisional foster home, a regular foster home, or an adoptive home for the department.
 - (2) Upon request by the Department of Human Services, local law enforcement shall provide the Department of Human Services with criminal background information on persons whose home is being studied by the Department of Human Services.

33 SECTION 12. Arkansas Code §§ 9-28-410 - 9-28-414 is repealed.

34 9-28-410. Foster care placements.

(a) The policy of the State of Arkansas is that children in the custody of the Department of Human Services should have stable placements.

T	(b)(1) 10 reduce the number of pracements of children in loster care,
2	if a foster parent requests a foster child be removed from his or her home at
3	any time, excluding an emergency that places the child or a family member at
4	risk of harm, then the foster parent shall attend a staffing that shall be
5	arranged by the Division of Children and Family Services of the Department of
6	Human Services within forty-eight (48) hours to discuss what services or
7	assistance may be needed to stabilize the placement.
8	(2) The foster child, the child's attorney ad litem, and a
9	court-appointed special advocate, if appointed, shall be notified so that
10	they may attend and participate in the staffing and planning for the child's
11	placement.
12	(3) If the placement cannot be stabilized, then the foster
13	parent shall continue to provide for the foster child until an appropriate
L4	alternative placement is located, but this shall not be longer than five (5)
15	business days.
16	(c)(1) Other changes in placement shall be made only after
L 7	notification of the:
18	(A) Foster child;
19	(B) Foster parent or parents;
20	(C) Child's attorney ad litem;
21	(D) Child's birth parents; and
22	(E) Court having jurisdiction over the child.
23	(2) The notices shall:
24	(A) Be sent in writing two (2) weeks prior to the proposed
25	change;
26	(B) Specify reasons for the proposed change;
27	(C) Convey to the attorney ad litem the address of the
28	proposed new foster home or placement provider; and
29	(D) Convey to the child the name and telephone number of
30	his or her attorney ad litem and a statement that if the child objects to the
31	change in placement, the attorney ad litem may be able to assist in
32	challenging the change.
33	(d)(1) Exceptions to the advance notice requirement shall be made if
34	the child's health or welfare would be endangered by delaying a change in
35	placement.
36	(2) Within twenty-four (24) hours of the change in placement the

1	department shall:
2	(A) Notify the birth parent of the change;
3	(B) Notify the child's attorney ad litem of the change;
4	and
5	(C) Provide the attorney ad litem with the name, address,
6	and telephone number of the new foster care home or placement provider.
7	(3) Within seventy two (72) hours of the change in placement,
8	the department shall provide written notice to the attorney ad litem for the
9	specific reasons justifying the change of placement without advance notice.
10	(e)(1) If an agent, employee, or contractor of the department fails to
11	comply with this section, then an action for violation of this section may be
12	filed by any party to the action against the person who failed to comply with
13	this section, with the assessment of punishment to be determined by the
14	court.
15	(2) If the court finds that the agent, employee, or contractor
16	of the department failed to comply with this section, then the court may
17	order the department or the agent, employee, or contractor to pay all the
18	costs of the proceedings brought under this section.
19	(f) All division caseworkers, supervisors, and area managers shall
20	have at least one (1) hour of annual training on separation and placement
21	issues, as well as on issues relating to the grief and loss children
22	experience in foster care with multiple placements.
23	
24	9-28-411. Foster children and educational issues.
25	(a) The Department of Human Services and the local school districts
26	shall work together for the best interest of any child placed in the custody
27	of the department.
28	(b) By the next business day after the department exercises a seventy-
29	two-hour hold on a child or a court places custody of a child with the
30	department, the department shall inform the child's current school regardless
31	of whether the child remains in the current school that:
32	(1) The department has exercised a seventy-two-hour hold on the
33	child; or
34	(2) The court has placed custody of the child with the
35	department.
36	(c) By the next business day after a foster child transfers to a new

2	foster child has transferred to a new placement.
3	(d) By the next business day after the department comes to reasonably
4	believe that a foster child has experienced a traumatic event, the department
5	may notify the child's school counselor that the department reasonably
6	believes that the foster child has experienced a traumatic event.
7	(e) By the next business day after the department knows through an
8	investigation or any ongoing protective services case that a foster child has
9	experienced a traumatic event, the department may notify the child's school
10	counselor of the traumatic event that the department has knowledge of through
11	an investigation or an ongoing protective services case.
12	(f) When appropriate, the school counselor may share with the
13	principal and the child's teachers any information reported to the counselor
14	under subsection (d) or subsection (e) of this section.
15	(g)(1) For a child in the custody of the department, the department or
16	its designee, who may be a foster parent, shall be the decision maker for all
17	general educational matters for the child, subject to limitation only by the
18	court having jurisdiction of the custody matter.
19	(2) For education matters under the Individuals with
20	Disabilities Education Act, 20 U.S.C. § 1400 et seq., a foster parent may be
21	the decision maker for a child in the custody of the department.
22	
23	9-28-412. Department of Human Services - Power to obtain information.
24	(a) As used in this section:
25	(1) "Business" means any corporation, partnership, cable
26	television company, association, individual, or utility company that is
27	organized privately, as a cooperative, or as a quasi-public entity, and labor
28	or other organization maintaining an office, doing business, or having a
29	registered agent in the State of Arkansas;
30	(2) "Financial entity" means any bank, trust company, savings
31	and loan association, credit union, or insurance company or any corporation,
32	association, partnership, or individual receiving or accepting money or its
33	equivalent on deposit as a business in the State of Arkansas;
34	(3) "Information" means, without limitation, the following:
35	(A) The full name of a parent, a putative father, or
36	relative;

1 placement, the department shall notify the child's current school that the

T	(b) The social security number of a parent or a putative
2	father;
3	(C) The date of birth of a parent, a putative father, or
4	relative;
5	(D) The last known mailing address and residential address
6	of a parent, a putative father, or relative; and
7	(E) The amount of wages, salaries, earnings, or
8	commissions earned by a parent or a putative father;
9	(4) "Parent" means a biological mother, an adoptive parent, or a
10	man to whom the biological mother was married at the time of conception or
11	birth or who has signed an acknowledgment of paternity pursuant to § 9-10-120
12	or who has been found by a court of competent jurisdiction to be the
13	biological father of the juvenile;
14	(5) "Putative father" means any man not deemed or adjudicated
15	under the laws of the jurisdiction of the United States to be the biological
16	father of a juvenile and who claims or is alleged to be the biological father
17	of the juvenile;
18	(6) "Relative" means an adult grandparent, adult aunt, or adult
19	uncle of the child; and
20	(7) "State or local government agency" means a department, a
21	board, a bureau, a commission, an office, or other agency of this state or
22	any local unit of government of this state.
23	(b)(1) For the purpose of locating a parent, a putative father, or a
24	relative and for the purpose of determining resources of a parent or a
25	putative father, the Department of Human Services may request and receive
26	information from the Federal Parent Locator Service, from available records
27	in other states, territories, and the District of Columbia, from the records
28	of all state agencies, and from businesses and financial entities.
29	(2) The Director of the Department of Human Services may enter
30	into cooperative agreements with other state agencies, businesses, or
31	financial entities to provide direct online access to data information
32	terminals, computers, or other electronic information systems.
33	(3) State and local government agencies, businesses, and
34	financial entities shall provide information, if known or chronicled in their
35	business records, notwithstanding any other provision of law making the
36	information confidential.

- (4) In addition, the Department of Human Services may, pursuant to an agreement with the Secretary of the United States Department of Health and Human Services, or his or her designee, request and receive from the Federal Parent Locator Service information authorized under 42 U.S.C. § 653, for the purpose of determining the whereabouts of a parent or child. This information may be requested and received when it is to be used to locate the parent or child for the purpose of enforcing a state or federal law with respect to the unlawful taking or restraining of a child or for the purpose of making or enforcing a child custody determination.
- (c) Any business or financial entity that has received a request from the department as provided by subsection (b) of this section shall further cooperate with the department in discovering, retrieving, and transmitting information contained in the business records that would be useful in locating absent parents or relatives and shall provide the requested information, or a statement that any or all of the requested information is not known or available to the business or financial entity. This shall be done within thirty (30) days of receipt of the request or the business or financial entity shall be liable for civil penalties of up to one hundred dollars (\$100) for each day after the thirty day period in which it fails to provide the requested information.
- (d) Any business or financial entity or any officer, agent, or employee of the business or financial entity participating in good faith and providing information requested under this section shall be immune from liability and suit for damages that might otherwise result from the release of the information to the Department of Human Services.
- (e) Any information obtained under the provisions of this section shall become a business record of the Department of Human Services, subject to the privacy safeguards set out in § 9-28-407.

30 9-28-413. Smoking in the presence of foster children.

The Department of Human Services shall not place or permit a child to remain in a foster home if the foster parent or any other member of the family or household smokes or allows an individual to smoke in the presence of a foster child unless it is in the child's best interests to be placed in or to remain in the foster home.

1	9–28–414. Public disclosure of information on deaths and maltreatment.
2	(a)(1) The Department of Human Services shall place a notice on the
3	department's web page when a fatality or near fatality of a child is reported
4	to the Child Abuse Hotline under the Child Maltreatment Act, § 12-18-101 et
5	seq., within seventy-two (72) hours of receipt of a report from the Child
6	Abuse Hotline.
7	(2) The notice of a reported fatality or near fatality of a
8	child shall state the:
9	(A) Age, race, and gender of the child;
10	(B) Date of the child's death or incident;
11	(C) Allegations or preliminary cause of death or incident;
12	(D) County and placement of the child at time of incident;
13	(E) Generic relationship of the alleged offender to the
14	child;
15	(F) Agency conducting the investigation;
16	(G) Legal action by the department; and
17	(H) Services offered or provided by the department now and
18	in the past.
19	(3) The notice of a fatality of a child shall also include the
20	name of the child.
21	(4) The department shall not put on the web page any:
22	(A) Information on siblings of the child; or
23	(B) Attorney-client communications.
24	(5) The department may elect not to place notice on the
25	department's web page if:
26	(A) A law enforcement agency is actively investigating a
27	case that is subject to the notice provisions of this section; and
28	(B) The law enforcement agency reasonably believes that
29	the investigation will result in the subsequent arrest of a person.
30	(b)(1) Upon request, the department shall release the following
31	information to the general public when a Child Abuse Hotline report is
32	received on a child in the custody of the department:
33	(A) Age, race, and gender of the child;
34	(B) Allegations of maltreatment;
35	(C) County and placement of the child at time of incident;
36	(D) Generic relationship of the alleged offender to the

1	child; and
2	(E) Action taken by the department.
3	(2) The department shall not release:
4	(A) Information on siblings of the child; or
5	(B) Attorney-client communications.
6	(3) The department shall not release any information if:
7	(A) A law enforcement agency is actively investigating a
8	case that is subject to the notice provisions of this section; and
9	(B) The law enforcement agency reasonably believes that
10	the investigation will result in the subsequent arrest of a person.
11	(c)(1) Upon request, the department shall release the following
12	information when a child dies if that child was in an out-of-home placement
13	as defined under § 9-27-303(39):
14	(A) Age, race, and gender of the child;
15	(B) Date of the child's death;
16	(C) Preliminary cause of death;
17	(D) County and placement of the child at time of incident;
18	and
19	(E) Action by the department.
20	(2) The department shall not release:
21	(A) Information on siblings of the child; or
22	(B) Attorney-client communications.
23	(3) The department shall not release any information if:
24	(A) A law enforcement agency is actively investigating a
25	case that is subject to the notice provisions of this section; and
26	(B) The law enforcement agency reasonably believes that
27	the investigation will result in the subsequent arrest of a person.
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