1	State of Arkansas	A Bill	
2	89th General Assembly	A DIII	HOUSE DILL 1046
3	Regular Session, 2013		HOUSE BILL 1848
4	Dry Dannagantativa Dragdayya		
5 6	By: Representative Broadawa	y	
7		For An Act To Be Entitled	
8	AN ACT TO	AMEND PROVISIONS OF THE JUVENILE C	ODE
9		ADJUDICATION PROCEEDINGS, EX PART	
10		FAMILIES IN NEED OF SERVICES CASES	
11		DEEMED DEPENDENT OR DEPENDENT-NEGL	
12	AND AWARDI	NG TEMPORARY CUSTODY; TO PROVIDE F	OR THE
13	REINSTATEM	ENT OF PARENTAL RIGHTS; AND FOR OT	HER
14	PURPOSES.		
15			
16			
17		Subtitle	
18	TO AM	MEND PROVISIONS OF THE JUVENILE COL	DE.
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20			
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
22			
23	SECTION 1. Arka	nsas Code § 9-27-303(2), concernin	g the definition of
24	"abandonment", is amen	ded to read as follows:	
25	(2) "Aban	donment" means:	
26	(A)	Failure The failure of the parent	to provide
27	reasonable support <u>for</u>	a juvenile and to maintain regula	r contact with a
28	juvenile through state	ment or contact when the failure i	s accompanied by an
29	intention on the part	of the parent to permit the condit	ion to continue for
30	-	n the future and support or mainta	in regular contact
31	with a juvenile withou		
32	(B)	The failure of a parent to suppor	t or maintain regular
33	contact with a child w		
34	<u>(C)</u>	An articulated intent to forego p	arental
35	responsibility;		
36			

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1	SECTION 2. Arkansas Code § 9-2/-303(6), concerning the definition of
2	"aggravated circumstances" is amended to read as follows:
3	(6) "Aggravated circumstances" means:
4	(A) A child has been abandoned, chronically abused,
5	subjected to extreme or repeated cruelty, $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$ sexually abused, $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$
6	exploited, or a determination has been or is made by a judge that there is
7	little likelihood that services to the family will result in successful
8	reunification; or
9	(B) A child has been removed from the custody of the
10	parent or guardian and placed in foster care or in the custody of another
11	person three (3) or more times in the last fifteen (15) months; $\underline{\text{or}}$
12	(C) A child or a sibling has been neglected or abused such
13	that the abuse or neglect could endanger the life of the child;
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15	SECTION 3. Arkansas Code \S 9-27-303(10)(B), concerning the definition
16	of "cash assistance", is amended to read as follows:
17	(B) "Cash assistance" does not include:
18	(i) Long-term financial assistance or financial
19	assistance that is the equivalent of the board payment $\frac{\partial F_{i}}{\partial t}$ adoption subsidy,
20	or guardianship subsidy; or
21	(ii) Financial assistance for car insurance;
22	
23	SECTION 4. Arkansas Code § 9-27-303(17), concerning the definition of
24	"dependent juvenile", is amended to add an additional subdivision as follows:
25	(H)(i) A child who has been a victim of human trafficking
26	as a result of threats, coercion, or fraud.
27	(ii) If the parent knew or should have known the
28	child was a victim of human trafficking as a result of threats, coercion, or
29	fraud, the child is not a dependent juvenile but may be dependent-neglected;
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31	SECTION 5. Arkansas Code § 9-27-303(25)(B), concerning the definition
32	of "family services", is amended to read as follows:
33	(B) Family services are provided in order to:
34	(i) Prevent a juvenile from being removed from a
35	parent, guardian, or custodian;
36	(ii) Reunite the juvenile with the parent, guardian,

1 or custodian from whom the juvenile has been removed; or 2 (iii) Implement a permanent plan of adoption, or 3 guardianship, or rehabilitation of the juvenile for a juvenile in a dependency-neglect case; or 4 5 (iv) Rehabilitate a juvenile in a delinquency or 6 Family in Need of Services case; 7 8 SECTION 6. Arkansas Code § 9-27-303(36)(A), concerning the definition 9 of "neglect", is amended to read as follows: 10 "Neglect" means those acts or omissions of a parent, (36)(A)11 guardian, custodian, foster parent, or any person who is entrusted with the 12 juvenile's care by a parent, custodian, guardian, or foster parent, 13 including, but not limited to, an agent or employee of a public or private 14 residential home, child care facility, public or private school, or any 15 person legally responsible under state law for the juvenile's welfare, that 16 constitute: 17 (i) Failure or refusal to prevent the abuse of the 18 juvenile when the person knows or has reasonable cause to know the juvenile 19 is or has been abused; 20 (ii) Failure or refusal to provide the necessary 21 food, clothing, shelter, and education required by law, excluding failure to 22 follow an individualized education program, or medical treatment necessary 23 for the juvenile's well-being, except when the failure or refusal is caused 24 primarily by the financial inability of the person legally responsible and no 25 services for relief have been offered; 26 (iii) Failure to take reasonable action to protect 27 the juvenile from abandonment, abuse, sexual abuse, sexual exploitation, 28 neglect, or parental unfitness when the existence of this condition was known or should have been known; 29 30 (iv) Failure or irremediable inability to provide 31 for the essential and necessary physical, mental, or emotional needs of the 32 juvenile, including failure to provide a shelter that does not pose a risk to 33 the health or safety of the juvenile; 34 (v) Failure to provide for the juvenile's care and 35 maintenance, proper or necessary support, or medical, surgical, or other 36 necessary care;

Ţ	(vi) Failure, although able, to assume
2	responsibility for the care and custody of the juvenile or to participate in
3	a plan to assume the responsibility; or
4	(vii) Failure to appropriately supervise the
5	juvenile that results in the juvenile's being left alone:
6	<u>(a)</u> at <u>At</u> an inappropriate age or in
7	inappropriate circumstances, creating a dangerous situation or a situation
8	that puts the juvenile at risk of harm . ; or
9	(b) In inappropriate circumstances creating a
10	dangerous situation or a situation that puts the juvenile at risk of harm;
11	(viii) Failure to appropriately supervise the
12	juvenile that results in the juvenile being placed in:
13	(a) Inappropriate circumstances creating a
14	dangerous situation; or
15	(b) A situation that puts the juvenile at risk
16	of harm; or
17	(ix)(a) Failure to ensure a child between six (6)
18	years of age and seventeen (17) years of age is enrolled in school or is
19	being legally home-schooled; and
20	(b) As a result of the acts or omissions by
21	the juvenile's parent or guardian, the juvenile is habitually and without
22	justification absent from school.
23	
24	SECTION 7. Arkansas Code § 9-27-303(41)-(63), concerning definitions
25	under the Arkansas Juvenile Code, is amended to read as follows:
26	(41) "Paternity hearing" means a <u>legal</u> proceeding brought
27	pursuant to bastardy jurisdiction to determine the biological father of a
28	juvenile;
29	(42) "Permanent custody" means custody that is transferred to a
30	person as a permanency disposition in a juvenile case and the case is closed;
31	(43) "Pornography" means:
32	(A) Pictures, movies, and videos lacking serious literary,
33	artistic, political, or scientific value that when taken as a whole and
34	applying contemporary community standards would appear to the average person
35	to appeal to the prurient interest;
36	(B) Material that depicts sexual conduct in a patently

offensive manner lacking serious literary, artistic, political, or scientific value; or

(C) Obscene or licentious material;

(43)(A)(44)(A) "Predisposition report" means a report concerning

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- (C) Obscene or licentious material;

 (43)(A)(44)(A) "Predisposition report" means a report concerning the juvenile, the family of the juvenile, all possible disposition alternatives, the location of the school in which the juvenile is or was last enrolled, whether the juvenile has been tested for or has been found to have any disability, the name of the juvenile's attorney and, if appointed by the court, the date of the appointment, any participation by the juvenile or his or her family in counseling services previously or currently being provided in conjunction with adjudication of the juvenile, and any other matters
- relevant to the efforts to provide treatment to the juvenile or the need for treatment of the juvenile or the family.
- 14 (B) The predisposition report shall include a home study 15 of any out-of-home placement that may be part of the disposition;
- 16 (44)(45) "Prosecuting attorney" means an attorney who is elected 17 as district prosecuting attorney, the duly appointed deputy prosecuting 18 attorney, or any city prosecuting attorney;
 - (45)(46) "Protection plan" means a written plan developed by the department in conjunction with the family and support network to protect the juvenile from harm and which allows the juvenile to remain safely in the home;
 - (46)(47) "Putative father" means any man not deemed or adjudicated under the laws of the jurisdiction of the United States to be the biological father of a juvenile who claims to be or is alleged to be the biological father of the juvenile;
 - (47)(A)(i)(48)(A)(i) "Reasonable efforts" means efforts to preserve the family prior to before the placement of a child in foster care to prevent the need for removing the child from his or her home and efforts to reunify a family made after a child is placed out of his or her home to make it possible for him or her to safely return home.
- (ii) Reasonable efforts shall also be made to obtain permanency for a child who has been in an out-of-home placement for more than twelve (12) months or for fifteen (15) of the previous twenty-two (22) months.
- 36 (iii) In determining whether or not to remove a

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    child from a home or return a child back to a home, the child's health and
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    safety shall be the paramount concern.
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                             (iv)
                                   The department or other appropriate agency
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    shall exercise reasonable diligence and care to utilize all available
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     services related to meeting the needs of the juvenile and the family.
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                       (B) The juvenile division of circuit court may deem that
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    reasonable efforts have been made when the court has found that the first
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    contact by the department occurred during an emergency in which the child
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    could not safely remain at home, even with reasonable services being
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    provided.
11
                       (C) Reasonable efforts to reunite a child with his or her
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    parent or parents shall not be required in all cases. Specifically,
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    reunification shall not be required if a court of competent jurisdiction,
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     including the juvenile division of circuit court, has determined by clear and
15
    convincing evidence that the parent has:
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                             (i) Subjected the child to aggravated circumstances;
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                             (ii) Committed murder of any child;
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                             (iii) Committed manslaughter of any child;
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                             (iv) Aided or abetted, attempted, conspired, or
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     solicited to commit the murder or the manslaughter;
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                             (v) Committed a felony battery that results in
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     serious bodily injury to any child;
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                             (vi) Had the parental rights involuntarily
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    terminated as to a sibling of the child;
25
                             (vii) Abandoned an infant as defined in subdivision
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     (1) of this section; or
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                             (viii) Registered with a sex offender registry under
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    the 2006 Adam Walsh Child Protection and Safety Act of 2006.
29
                       (D) Reasonable efforts to place a child for adoption or
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    with a legal guardian or permanent custodian may be made concurrently with
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     reasonable efforts to reunite a child with his or her family;
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                 (48)(49) "Residence" means:
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                       (A) The place where the juvenile is domiciled; or
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                       (B) The permanent place of abode where the juvenile spends
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    an aggregate of more than six (6) months of the year;
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                 (49)(A)(50)(A) "Restitution" means actual economic loss
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- sustained by an individual or entity as a proximate result of the delinquent acts of a juvenile.

 (B) Such economic loss shall include, but not be limited to, medical expenses, funeral expenses, expenses incurred for counseling
- 6 (50)(51) "Safety plan" means a plan ordered by the court to be 7 developed for an adjudicated delinquent sex offender under § 9-27-356 who is 8 at moderate or high risk of reoffending for the purposes of § 9-27-309;

services, lost wages, and expenses for repair or replacement of property;

- 9 (51)(52) "Sexual abuse" means:
- 10 (A) By a person thirteen (13) fourteen (14) years of age 11 or older to a person younger than eighteen (18) years of age:
- 12 (i) Sexual intercourse, deviant sexual activity, or 13 sexual contact by forcible compulsion;
- 14 (ii) Attempted sexual intercourse, attempted deviant 15 sexual activity, or attempted sexual contact by forcible compulsion;
- 16 (iii) Indecent exposure; or
- 17 (iv) Forcing the watching of pornography or live
- 18 human sexual activity;
- 19 (B)(i) By a person eighteen (18) years of age or older to
- 20 a person who is younger than fifteen (15) years of age and is not his or her
- 21 spouse:

- 22 (a) Sexual intercourse, deviant sexual
- 23 activity, or sexual contact;
- 24 (b) Attempted sexual intercourse, attempted
- 25 deviant sexual activity, or attempted sexual contact; or
- 26 (c) Solicitation of sexual intercourse,
- 27 solicitation of <u>deviate</u> <u>deviant</u> sexual activity, or solicitation of sexual
- 28 contact.
- 29 (ii) By a person twenty (20) years of age or older
- 30 to a person who is younger than sixteen (16) years of age who is not his or
- 31 her spouse:
- 32 (a) Sexual intercourse, deviant sexual
- 33 activity, or sexual contact;
- 34 (b) Attempted sexual intercourse, attempted
- 35 deviant sexual activity, or attempted sexual contact; or
- 36 (c) Solicitation of sexual intercourse,

1 solicitation of deviant sexual activity, or solicitation of sexual contact; 2 (C) By a caretaker to a person younger than eighteen (18) 3 years of age: 4 (i) Sexual intercourse, deviant sexual activity, or 5 sexual contact; 6 (ii) Attempted sexual intercourse, attempted deviant sexual activity, or attempted sexual contact; 7 8 (iii) Forcing or encouraging the watching of 9 pornography; 10 (iv) Forcing, permitting, or encouraging the 11 watching of live sexual activity; 12 (v) Forcing listening to a phone sex line; or 13 (vi) An act of voyeurism; 14 By a person younger than thirteen (13) fourteen (14) 15 years of age to a person younger than eighteen (18) years of age: 16 (i) Sexual intercourse, deviant sexual activity, or 17 sexual contact by forcible compulsion; or 18 (ii) Attempted sexual intercourse, attempted deviant 19 sexual activity, or attempted sexual contact by forcible compulsion; 20 (52)(A)(53)(A) "Sexual contact" means any act of sexual 21 gratification involving: 22 (i) Touching, directly or through clothing, of the 23 sex organs, buttocks, or anus of a juvenile or the breast of a female 24 juvenile; 25 Encouraging the juvenile to touch the offender (ii) 26 in a sexual manner; or 27 (iii) Requesting the offender to touch the juvenile 28 in a sexual manner. 29 (B) Evidence of sexual gratification may be inferred from 30 the attendant circumstances surrounding the investigation of the specific 31 complaint of child maltreatment. 32 (C) This section shall not permit normal, affectionate 33 hugging to be construed as sexual contact; 34 (53)(54) "Sexual exploitation" includes: 35

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depiction of the juvenile in:

(A) Allowing, permitting, or encouraging participation or

1	(i) Prostitution;
2	(ii) Obscene photographing; or
3	(iii) Obscene filming; or
4	(B) Obscenely depicting, obscenely posing, or obscenely
5	posturing a juvenile for any use or purpose;
6	(54)(55) "Shelter care" means the temporary care of a juvenile
7	in physically unrestricting facilities pursuant to <u>under</u> an order for
8	placement pending or pursuant to <u>under</u> an adjudication of dependency-neglect
9	or family in need of services;
10	(55)(56) "Significant other" means a person:
11	(A) With whom the parent shares a household; or
12	(B) Who has a relationship with the parent that results in
13	the person acting in loco parentis with respect to the parent's child or
14	children, regardless of living arrangements;
15	(57) "Temporary custody" means custody that is transferred to a
16	person during the pendency of the juvenile court case when services are being
17	provided to achieve the goal of the case plan;
18	(58) "Trial placement" means that custody of the juvenile
19	remains with the department, but the juvenile is returned to the home of a
20	parent or the person from whom custody was removed for a period not to exceed
21	sixty (60) days;
22	(56)(59) "UCCJEA" means the Uniform Child-Custody Jurisdiction
23	and Enforcement Act, § 9-19-101 et seq.;
24	(57)(60) "UIFSA" means the Uniform Interstate Family Support
25	Act, § 9-17-101 et seq.;
26	$\frac{(58)(61)}{(58)}$ "Victim" means any person or entity entitled to
27	restitution as defined in subdivision (49) (50) of this section as the result
28	of a delinquent act committed by a juvenile adjudicated delinquent;
29	(59)(A)(62)(A) "Voyeurism" means looking for the purpose of
30	sexual arousal or gratification into a private location or place in which a
31	juvenile may reasonably be expected to be nude or partially nude.
32	(B) This definition does not apply to delinquency actions;
33	$\frac{(60)(63)}{(63)}$ "Youth services center" means a youth services facility
34	operated by the state or a contract provider;
35	$\frac{(64)}{(64)}$ "Youth services facility" means a facility operated by
36	the state or its designee for the care of juveniles who have been adjudicated

1	delinquent or convicted of a crime and who require secure custody in either a
2	physically restrictive facility or a staff-secured facility operated so that
3	a juvenile may not leave the facility unsupervised or without supervision.
4	(62) "Temporary custody" means custody that is transferred to a
5	person during the pendency of the juvenile court case when services are being
6	provided to achieve the goal of the case plan; and
7	(63) "Permanent custody" means custody that is transferred to a
8	person as a permanency disposition in a juvenile case when the court has
9	ordered that:
10	(A) Reunification services are no longer required; and
11	(B) Six-month reviews are not required
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13	SECTION 8. Arkansas Code § 9-27-315(d)(2), concerning a probable cause
14	hearing, is repealed.
15	(2) If the juvenile has already been adjudicated a dependent juvenile
16	or a dependent-neglected juvenile in the same case in which the motion for
17	change of custody has been filed and the case has not been dismissed or
18	closed, a subsequent adjudication shall not be necessary if the ground for
19	the removal is the same type as the ground already adjudicated.
20	
21	SECTION 9. Arkansas Code § 9-27-325(b), concerning hearings, is
22	amended to read as follows:
23	(b)(1) The defendant need not file a written responsive pleading in
24	order to be heard by the court.
25	(2) In dependency-neglect proceedings, retained if not appointed
26	by the court in an order provided to all parties, counsel shall file a notice
27	of appearance immediately upon acceptance of representation, with a copy to
28	be served on the petitioner <u>and all parties</u> .
29	
30	SECTION 10. Arkansas Code § 9-27-328, concerning the removal of a
31	juvenile, is amended to add an additional subsection to read as follows:
32	(g)(1) If the court transfers custody of a child to the department,
33	the court shall issue an order containing the following determinations
34	regarding the educational issues of the child and whether the parent or
35	guardian of the child may:
36	(A) Have access to the child's school records;

1	(B) Obtain information on the current placement of the
2	child, including the name and address of the child's foster parent or
3	provider, if the parent or guardian has access to the child's school records;
4	<u>and</u>
5	(C) Participate in school conferences or similar
6	activities at the child's school.
7	(2) If the court transfers custody of a child to the department,
8	the court may appoint an individual to consent to an initial evaluation of
9	the child and serve as the child's surrogate parent under the Individuals
10	with Disabilities Education Act, 20 U.S.C. § 1400 et seq., as it existed on
11	February 1, 2007.
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13	SECTION 11. Arkansas Code $9-27-341(b)(3)(B)(ix)(a)(3)(B)(i)$,
14	concerning the termination of parental rights, is amended to read as follows:
15	(i) A juvenile has been
16	abandoned, chronically abused, subjected to extreme or repeated cruelty,
17	sexually abused, or a determination has been or is made by a judge that there
18	is little likelihood that services to the family will result in successful
19	reunification; or
20	
21	SECTION 12. Arkansas Code § 9-27-353 is amended to read as follows:
22	9-27-353. Duties and responsibilities of custodian.
23	(a) It shall be the duty of any person or agency appointed as the
24	custodian of any juvenile in a proceeding under this subchapter to care for
25	and maintain the juvenile and to see that the juvenile is protected, properly
26	trained and educated, and has the opportunity to learn a trade, occupation,
27	or profession.
28	(b)(1) The person or agency appointed as the custodian of a juvenile
29	in a proceeding under this subchapter has the right to obtain medical care
30	for the juvenile and to enroll the juvenile in school upon presentation of an
31	order of custody, including giving consent to specific medical, dental, or
32	mental health treatments and procedures as required in the opinion of a duly
33	authorized or licensed physician, dentist, surgeon, or psychologist, whether
34	or not such care is rendered on an emergency, inpatient, or outpatient basis.
35	(2) If there is an open dependency-neglect proceeding, the
36	custodian shall not make any of the following decisions without receiving

1	express court approval:
2	(A) Consent to the removal of bodily organs, unless the
3	procedure is necessary to save the life of the juvenile;
4	(B) Consent to withhold life-saving treatments;
5	(C) Consent to withhold life-sustaining treatments; or
6	(D) The amputation of any body part.
7	(c) The custodian has the right to enroll the juvenile in school upon
8	the presentation of an order of custody.
9	(d) The custodian has the right to obtain medical and school records
10	of any juvenile in his or her custody upon presentation of an order of
11	custody.
12	(d)(e) Any agency appointed as the custodian of a juvenile has the
13	right to consent to the juvenile's travel on vacation or similar trips.
14	$\frac{(e)(1)(f)(1)}{(f)(1)}$ It shall be the duty of every person granted custody,
15	guardianship, or adoption of any juvenile in a proceeding pursuant to <u>under</u>
16	or arising out of a dependency-neglect action under the this subchapter to
17	ensure that the juvenile is not returned to the care or supervision of any
18	person from whom the child was removed or any person the court has
19	specifically ordered not to have care, supervision, or custody of the
20	juvenile.
21	(2) This section shall not be construed to prohibit these
22	placements if the person who has been granted custody, guardianship, or
23	adoption obtains a court order to that effect from the juvenile division of
24	circuit court that made the award of custody, guardianship, or adoption.
25	(3) Failure to abide by subdivision (e)(1) of this section is
26	punishable as a criminal offense $\frac{\text{pursuant to under}}{\text{to under}}$ § 5-26-502(a)(3).
27	$\frac{(f)(g)}{(g)}$ The court shall not split custody, that is, grant legal custody
28	to one (1) person or agency and grant physical custody to another person or
29	agency.
30	
31	SECTION 13. Arkansas Code $9-27-355(b)(4)(C)$, concerning the
32	placement of juveniles, is amended to read as follows:
33	(C) The department shall not be ordered to pay the
34	equivalent of board payments or, adoption subsidies, or guardianship
35	subsidies, to the relative or other person as reasonable efforts to prevent

removal of custody from the relative.

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2	SECTION 14. Arkansas Code § 9-27-359(b)(1), concerning the fifteenth-
3	month review hearing, is amended to read as follows:
4	(1)(A)(i) The child is being cared for by a relative or
5	relatives; and
6	(B)(ii) Termination of parental rights is not in the best
7	interest of the child;
8	(iii) The relative has made a long-term commitment
9	to the child; and
10	(iv) The relative is willing to pursue adoption,
11	guardianship, or permanent custody of the juvenile; or
12	(B)(i) The child is being cared for by his or her parent
13	who is in foster care; and
14	(ii) Termination of parental rights is not in the
15	best interest of the child;
16	
17	SECTION 15. Arkansas Code § 9-27-363 is amended to read as follows:
18	9-27-363. Foster youth transition.
19	(a) The General Assembly finds that:
20	(1) A juvenile in foster care should have a family for a
21	lifetime, but too many juveniles in foster care reach the age of majority
22	without being successfully reunited with their biological families and
23	without the security of permanent homes;
24	(2) A juvenile in foster care who is approaching the age of
25	majority shall be provided the opportunity to be actively engaged in the
26	planning of his or her future;
27	(3) The Department of Human Services shall:
28	(A) Include the juvenile in the process of developing a
29	plan to transition the child into adulthood;
30	(B) Empower the juvenile with information about all of the
31	options and services available;
32	(C) Provide the juvenile with the opportunity to
33	participate in services tailored to his or her individual needs and designed
34	to enhance his or her ability to receive the skills necessary to enter
35	adulthood;
36	(D) Assist the juvenile in developing and maintaining

1	healthy relationships with nurturing adults who can be a resource and
2	positive guiding influences in his or her life after he or she leaves foster
3	care; and
4	(E) Provide the juvenile with basic information and
5	documentation regarding his or her biological family and personal history.
6	(b) The department shall develop a transitional plan with every
7	juvenile in foster care not later than the juvenile's seventeenth birthday or
8	within ninety (90) days of entering a foster care program for juveniles who
9	enter foster care at seventeen (17) years of age or older. The plan shall
10	include without limitation written information and confirmation 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 without limitation the John H. Chafee Foster
14	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 a sibling 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	<pre>support;</pre>
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 resources to the
33	juvenile based on his or her best interest.
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.

1	(e) Before closing a case, the department shall provide a juvenile 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 of the juvenile's health records for the time the
9	juvenile was in foster care and other medical records that were available or
10	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) A circuit court shall continue jurisdiction over a juvenile who
28	has reached eighteen (18) years of age to ensure compliance with § 9-28-114.
29	(b)(j) This section does not limit the discretion of a circuit court
30	to continue jurisdiction for other reasons as provided for by law.
31	$\frac{(e)(k)}{(k)}$ A court may terminate jurisdiction upon a showing that:
32	(1) The Department of Human Services <u>department</u> has complied
33	with this section; or
34	(2) The juvenile has refused the services.
35	
36	SECTION 16. Arkansas Code § 9-27-365(a)(1)(B), concerning no

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     reunification hearing, is amended to read as follows:
 2
                       (B) The motion shall be provided to all parties in writing
 3
     at least fourteen (14) twenty (20) days before a scheduled hearing.
 4
 5
           SECTION 17. Arkansas Code § 9-27-365(c)(2)(A), concerning no
 6
     reunification hearing, is amended to add an additional subdivision to read as
 7
     follows:
 8
                             (vi) A child or a sibling being neglected or abused
 9
     such that the abuse or neglect could endanger the life of the child.
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