1	State of Arkansas	As Engrossed: H3/13/15		
2	90th General Assembly	A Bill		
3 Regular Session, 2015			HOUSE BILL 1624	
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5	By: Representative D. Meeks			
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7		For An Act To Be Entitled		
8	AN ACT TO INCREASE PROTECTIONS FOR CHILDREN IN			
9	DEPENDENCY-NEGLECT CASES; TO PROVIDE ATTORNEYS AD			
10	LITEM WIT	LITEM WITH INCREASED ACCESS TO INFORMATION REGARDING		
11	CHILD CLI	CHILD CLIENTS IN DEPENDENCY-NEGLECT CASES; TO IMPROVE		
12	THE OPPORTUNITIES FOR KEEPING SIBLINGS IN FOSTER CARE			
13	TOGETHER; TO PROVIDE AUTHORITIES WITH BETTER TOOLS			
14	FOR ASSESSING POTENTIAL CUSTODIANS IN DEPENDENCY-			
15	NEGLECT CASES; AND FOR OTHER PURPOSES.			
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18		Subtitle		
19	TO I	INCREASE PROTECTIONS FOR CHILDREN I	N	
20	DEPENDENCY-NEGLECT CASES; TO KEEP			
21	SIBLINGS IN FOSTER CARE TOGETHER; AND TO			
22	PROVIDE AUTHORITIES AND ATTORNEYS AD			
23	LITEM WITH BETTER TOOLS FOR RESOLVING			
24	DEPE	ENDENCY-NEGLECT CASES.		
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27	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
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29	SECTION 1. Ark	ansas Code § 9-27-310(b)(2), concer	rning petitions to	
30	commence dependency-neglect of proceedings, is amended to read as follows:			
31	(2) Only a law enforcement officer, prosecuting attorney, or the			
32	Department of Human Services or its designee, or a dependency-neglect			
33	attorney ad litem employed by or contracting with the Administrative Office			
34	of the Courts may file a dependency-neglect petition seeking ex parte			
35	emergency relief.			
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1 SECTION 2. Arkansas Code § 9-27-310, concerning the commencement of 2 juvenile proceedings, is amended to add an additional subsection to read as follows: 3 4 (g) An attorney ad litem appointed under § 12-18-1001(e) shall review 5 all relevant information from the juvenile proceeding regarding the child or 6 children for whom protective custody was taken and shall file any pleadings 7 that may be necessary to protect the health, safety or welfare of the child 8 or children. 9 SECTION 3. Arkansas Code § 9-27-311(a), concerning the required 10 11 contents of a dependency-neglect petition, is amended to read as follows: 12 (a) The petition shall set forth the following: 13 (1)(A) The name, address, gender, social security number, and 14 date of birth of each juvenile subject of the petition. 15 (B) A single petition for dependency-neglect or family in 16 need of services shall be filed that includes all siblings who are subjects 17 of the petition; 18 (2) The name and address of each of the parents or the surviving 19 parent of the juvenile or juveniles; 20 (3) The name and address of the person, agency, or institution 21 having custody of the juvenile or juveniles; 22 (4) The name and address of any other person, agency, or 23 institution having a claim to custody or guardianship of the juvenile or 24 juveniles; 25 (5) In a proceeding to establish paternity, the name and address 26 of both the putative father and the presumed legal father, if any; and 27 (6) In a dependency-neglect proceeding, the name and address of 28 a putative parent, if any; and 29 (7) In a dependency-neglect proceeding: 30 (A) The name, address, gender, and date of birth of any sibling of a juvenile named as respondent to the petition; and 31 32 (B) The name of each parent, guardian or custodian of a 33 sibling of a juvenile named as respondent to the petition.

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SECTION 4. Arkansas Code § 9-27-311(c), concerning the required contents of a dependency-neglect petition, is amended to read as follows:

1 (c)(1) All persons named in subdivisions (a)(1)-(3) of this section 2 and subdivision (a)(6) of this section shall be made defendants and served as 3 required by this subchapter. 4 (2) However: 5 (A) In all paternity actions, the petitioner shall be 6 required to name as defendants only the mother, the putative father, and the presumed legal father, if any; and 7 8 (B) In dependency-neglect petitions the juvenile shall not 9 be named as a defendant but shall have party status and be named in the 10 petition as a respondent and shall be served as a party defendant under § 9-11 27-312. 12 13 SECTION 5. Arkansas Code § 9-27-311(d)(2), concerning the required 14 contents of a dependency-neglect petition, is amended to add additional 15 subdivisions to read as follows: 16 (C) The supporting affidavit of facts shall include known 17 information regarding the fitness of the noncustodial parent to be considered for custody, placement, or visitation with the juvenile. 18 19 (D) If the petition for dependency-neglect is filed by the 20 Department of Human Services, the supporting affidavit of facts shall include 21 a list of all contact the department has had with the family before the 22 filing of the petition, including without limitation hotline calls accepted 23 for maltreatment, investigations, and open cases. 24 25 SECTION 6. Arkansas Code § 9-27-316(f)(4), concerning the right to 26 counsel in delinquency and family in need of services cases, is amended to 27 read as follows: 28 (4)(A) An attorney ad litem shall be provided access to all 29 records relevant to the juvenile's case, including, but not limited to, school records, medical records, all court records relating to the juvenile 30 31 and his or her family, and records, including those maintained electronically 32 and in the Children's Reporting and Information System, of the Department of 33 Human Services to the extent permitted by federal law. 34 (B) Within fourteen (14) calendar days after a written 35 request from the attorney ad litem, the Department of Human Services shall provide physical or electronic copies of records, including those maintained 36

1 electronically and in the Children's Reporting and Information System, in the 2 department's possession that the attorney ad litem or his or her client is 3 legally entitled to have access. 4 5 SECTION 7. Arkansas Code § 9-27-316(g)(4), concerning the right to 6 counsel in delinquency and family in need of services cases, is amended to 7 read as follows: 8 (4)(A) Upon presentation of an order of appointment, a court-9 appointed special advocate shall be provided access to all records relevant 10 to the juvenile's case, including, but not limited to, school records, medical records, all court records, including those maintained electronically 11 12 and in the Children's Reporting and Information System, relating to the 13 juvenile and his or her family, and department records to the extent 14 permitted by federal law. 15 (B) Within fourteen (14) calendar days after a written request from the court-appointed special advocate, the department shall 16 17 provide physical or electronic copies of any records, including those 18 maintained electronically and in the Children's Reporting and Information 19 System, in the department's possession that the court-appointed special 20 advocate is legally entitled to have access. 21 22 SECTION 8. Arkansas Code § 9-27-316(h)(1), concerning the right to 23 counsel in delinquency and family in need of services cases, is amended to 24 add an additional subdivision to read as follows: 25 (E) In a dependency-neglect proceeding naming a minor parent as a defendant, the court shall appoint a qualified parent counsel for 26 27 the minor parent. 28 29 SECTION 9. Arkansas Code § 9-27-316(h)(7), concerning the right to counsel in delinquency and family in need of services cases, is amended to 30 31 read as follows: 32 (7)(A) The attorney for the parent or custodian shall be provided access to all records relevant to the juvenile's case, including 33 without limitation school records, medical records, all court records, 34 35 including those maintained electronically and in the Children's Reporting and 36 Information System, relating to the juvenile and his or her family, and

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l department records to which the parent or custodian is entitled under state

- 2 and federal law.
- 3 <u>(B) Within fourteen (14) calendar days after a written request</u>
- 4 from the attorney for the parent or custodian, the department shall provide
- 5 physical or electronic copies of any records, including those maintained
- 6 electronically and in the Children's Reporting and Information System, in the
- 7 department's possession that the attorney for the parent or custodian or
- 8 their client is legally entitled to have access.

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- 10 SECTION 10. Arkansas Code § 9-27-327(a), concerning dependency-neglect 11 adjudication hearings, is amended to read as follows:
- 12 (a)(1) An adjudication hearing shall be held to determine whether the 13 allegations in a petition are substantiated by the proof.
- 14 (2)(A) If the court finds that the juvenile is dependent-
- 15 <u>neglected</u>, the court shall address whether a noncustodial parent contributed
- 16 to the dependency-neglect and whether the noncustodial parent is a fit parent
- 17 <u>for purposes of custody or visitation.</u>
- 18 <u>(B) If the court determines that the child cannot safely</u>
- 19 <u>be placed in the custody of the noncustodial parent, the court shall make</u>
- 20 specific findings of fact regarding the safety factors that need to be
- 21 corrected by the noncustodial parent before placement or visitation with the
- 22 juvenile.
- 23 (3) Unless the court finds that a removal occurred due to an
- 24 emergency and the agency had no prior contact with the family or the child,
- 25 <u>evidence</u> shall be presented to the court regarding all prior contact between
- 26 the agency and the juvenile or the family before a finding of reasonable
- 27 efforts to prevent removal by the Department of Human Services.
- 28 (4) (4) A finding of reasonable efforts to prevent removal of
- 29 the juvenile is void if the court determines that the department failed to
- 30 <u>disclose all prior contact between the agency and juvenile or the family</u>
- 31 <u>before the finding.</u>
- 32 (2)(5)(A) The dependency-neglect adjudication hearing shall be
- 33 held within thirty (30) days after the probable cause hearing under § 9-27-
- 34 315.
- 35 (B) On a motion of the court or any party, the court may
- 36 continue the adjudication hearing up to+

1	$\frac{(\Lambda)}{(\Lambda)}$ sixty (60) days after the probable cause hearing	
2	<u>removal</u> for good cause shown; and	
3	(B) Ninety (90) days after the probable cause hearing if	
4	finding that necessary and relevant evidence cannot be obtained in a timely	
5	manner.	
6	$\frac{(3)}{(6)}$ If the juvenile has previously been adjudicated a	
7	dependent-neglected juvenile in the same case in which a motion for a change	
8	of custody has been filed to remove the juvenile from the custody of a	
9	parent, a subsequent adjudication is required if the ground for the removal	
10	is not the same as the ground previously adjudicated.	
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12	SECTION 11. Arkansas Code § 9-27-361(a)(1), concerning court reports	
13	for dependency-neglect review hearings, is amended to read as follows:	
14	(a)(1) Seven (7) business days prior to before a scheduled dependency-	
15	neglect review hearing, including the fifteenth-month review hearing and any	
16	post-termination of parental rights hearing, the Department of Human Services	
17	and a court-appointed special advocate, if appointed, $shall$ :	
18	(A) file File with the juvenile division of circuit court	
19	a review report including a certificate of service that the report has been	
20	distributed to all the parties or their attorneys and the court-appointed	
21	special advocate, if appointed; or	
22	(B) Upload into the court case management database an electronic	
23	copy of the court report.	
24		
25	SECTION 12. Arkansas Code § 9-27-361(a)(2), concerning court reports	
26	for dependency-neglect review hearings, is amended to add an additional	
27	subdivision to read as follows:	
28	(D)(i) The department shall provide to all parties copies of all	
29	Children's Reporting and Information System contact screens, placement	
30	screens, investigations, home studies, and comprehensive health evaluations	
31	entered or received by the department since the last hearing, by:	
32	(A) Providing physical copies as an attachment to the	
33	court report; or	
34	(B)(i) Uploading electronic copies into the court case	
35	management database.	
36	(ii) The department may redact specific addresses of	

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1	foster parents if it is in the best interest of the juveniles to do so and	
2	information protected by state or federal law.	
3	(iii) A party who inadvertently receives information	
4	protected by state or federal law shall immediately notify the department and	
5	shall not further disclose the information, including to a client.	
6		
7	SECTION 13. Arkansas Code § 9-28-1003(a), concerning safeguards for	
8	children in foster care, is amended to read as follows:	
9	(a) Special safeguards, resources, and care should be provided to	
10	children $\underline{\text{involved}}$ in dependency-neglect cases who are $\underline{\text{in}}$ foster care $\underline{\text{or in an}}$	
11	out-of-home placement because of the temporary or permanent separation from	
12	parents.	
13		
14	SECTION 14. Arkansas Code § 9-28-1003, concerning safeguards for	
15	children in foster care, is amended to add additional subsections to read as	
16	follows:	
17	(c) Sibling relationships are recognized to be unique and separate	
18	from the parent-child bond due to the similar history, heritage, culture and	
19	biology of the siblings and sibling separation is a significant and distinct	
20	loss that must be repaired by frequent and regular contact, continuity and	
21	stability during a child's placement in foster care or an out-of-home	
22	placement and each child has the right to know and be actively involved in	
23	his or her sibling's lives absent extraordinary circumstances.	
24	(d) In addition to the safeguards identified under subsection (b) of	
25	this section, siblings in foster care or in an out-of-home placement in this	
26	state are entitled to the following unless a court specifically finds that it	
27	is not in the best interest of the child:	
28	(1) To live together in the same placement;	
29	(2) To be separated only after:	
30	(A) An assessment by a mental health professional	
31	determines that placement of the siblings together would be detrimental to	
32	the health, safety or well-being of one (1) or more of the juveniles; or	
33	(B) The department presents evidence to the court that	
34	there are no available relevant placements near the county where the juvenile	
35	resided before entering care;	
36	(3) If separated, to be placed in close proximity to siblings in	

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1	order to facilitate frequent and meaningful contact;		
2	(4) If separated, to have visitation with all siblings that		
3	shall be:		
4	(A) Regular and consistent;		
5	(B) Include face-to-face meetings or alternate methods of		
6	communication at least one (1) time per week when possible; and		
7	(C) Outlined in the case plan and approved by the court;		
8	(5) To be actively involved in each sibling's life and share		
9	celebrations including birthdays, holidays, graduations, and meaningful		
10	milestones;		
11	(6) To attend extracurricular events of each sibling including		
12	without limitation athletic events, musical performances, scouting		
13	ceremonies, and church events;		
14	(7) To be included in case plan staffing decisions and		
15	permanency planning decisions regarding siblings;		
16	(8) To be informed of the expectations for continued contact in		
17	the event that a sibling is placed or adopted separate from the sibling;		
18	(9) To be notified of a change of placement for a sibling;		
19	(10) To be informed when a sibling is being discharged from		
20	foster care;		
21	(11) If a sibling leaves care, to be allowed to maintain contact		
22	with a sibling who remains in an out-of-home placement;		
23	(12) To be supported in efforts to maintain relationships with		
24	siblings who are not in care or have been adopted or placed in permanent		
25	custody or guardianship separate from the child;		
26	(13) To not have visitation or contact with a sibling withheld		
27	as a behavioral consequence unless there are documented safety concerns; and		
28	(14) If separated, have the sibling's case reviewed by the court		
29	at least one (1) time every ninety (90) days for an assessment of the		
30	separation and to determine whether there has been a reasonable effort to		
31	reunite the siblings and to allow contact between the siblings consistent		
32	with this section.		
33	(e) A minor who is the custodial parent of one (1) or more children		
34	and who is placed in foster care shall be placed in the same placement as the		
35	child unless the court has adjudicated the child or children of the minor		
36	parent to be dependent-neglected and the court finds that it is not in the		

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1 best interest of the child or children to be placed in the same placement as 2 the minor parent.

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- SECTION 15. Arkansas Code § 12-18-1001(b), concerning protective custody of children generally, is amended to read as follows:
- (b) However, custody shall not exceed seventy-two (72) hours except in the event that the expiration of seventy-two (72) hours falls on a weekend or holiday, in which case custody may be extended through to the end of the next business day following the weekend or holiday.

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- 11 SECTION 16. Arkansas Code § 12-18-1001, concerning protective custody 12 of children generally, is amended to add an additional subsections to read as 13
- follows: 14 (c) If the department assesses the health and safety of a child and 15 determines that there is an immediate danger to the health or physical well-
- being of the child in the care custody or control of the legal parent, 16
- 17 guardian, or custodian, the department shall place the child into protective
- 18 custody and shall not direct or allow the legal parent, guardian, or
- 19 custodian to place the child in the care, custody, or control of another
- 20 person.
- 21 (d) If the department assesses the health and safety of a child and
- 22 determines that the child cannot safely remain in the care, custody, or
- 23 control of the legal parent, guardian, or custodian without the
- implementation of a protection plan, the department shall file a petition for 24
- 25 dependency-neglect.
- (e) If protective custody is taken by a juvenile division circuit 26
- 27 court judge during juvenile proceedings concerning the child or a sibling of
- the child, the court shall: 28
- 29 (1) Appoint a dependency-neglect attorney ad litem for the child 30
- or children for whom protective custody was taken, and
- (2) Designate a member of the court's staff, a party to the 31
- juvenile case, or a juvenile officer to immediately provide a copy of the 32
- 33 order of appointment and all relevant information from the juvenile case to
- the attorney ad litem appointed by the court. 34

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36 /s/D. Meeks