1	State of Arkansas	As Engrossed: \$1/24/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		SENATE BILL 132
4			
5	By: Senator J. Hutchinson		
6			
7		For An Act To Be Entitled	
8		REATING THE COMMISSION FOR PARENT COUN	
9		NG DEPENDENCY-NEGLECT REPRESENTATION F	
10	PARENT O	F A MINOR CHILD; CONCERNING REPRESENTA	TION IN
11	THE JUVE	NILE DIVISION OF CIRCUIT COURT; AND FO	R OTHER
12	PURPOSES		
13			
14			
15		Subtitle	
16	CRE	CATING THE COMMISSION FOR PARENT	
17	JOD	JNSEL; CONCERNING DEPENDENCY-NEGLECT	
18	REI	PRESENTATION FOR THE PARENT OF A MINOR	
19	CHI	LD; AND CONCERNING REPRESENTATION IN	
20	THE	E JUVENILE DIVISION OF CIRCUIT COURT.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
24			
25	SECTION 1. Ar	kansas Code § 9-27-316(h), concerning	a parent's or
26	custodian's right to	counsel in a dependency-neglect proce	eding, is amended
27	to add an additional	subdivision to read as follows:	
28	<u>(8)(A)</u>	In all cases where a court has determined	ned that appointed
29	counsel for an indig	<u>ent parent or guardian is necessary un</u>	<u>der this</u>
30	subsection, the cour	t shall appoint counsel in compliance	with federal law
31	and Supreme Court Ad	ministrative Order Number 15.	
32	<u>(B</u>) An appointment of counsel under thi	<u>s subdivision (8)</u>
33	shall be directed to	the Commission for Parent Counsel, wh	<u>ich shall provide</u>
34	the parent or custod	ian with counsel as required under § 9	<u>-27-701 et seq.</u>
35	<u>(C</u>) When a court orders payment of funds	for parent counsel
36	<u>on behalf of an indi</u>	gent parent or custodian from a state	contract, the court



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1	shall make written findings in the appointment order in compliance with this
2	section.
3	(D) The court may also require a party who has been
4	appointed counsel under this section to pay all or a portion of the expenses,
5	depending on the ability of the party to pay.
6	
7	SECTION 2. Arkansas Code § 9-27-401(d), concerning the establishment
8	of a program to represent indigent parents or legal custodians in dependency-
9	neglect cases, is repealed.
10	(d)(l) The director is authorized to establish a program to represent
11	indigent parents or legal custodians in dependency-neglect cases.
12	(2) The court shall appoint counsel in compliance with federal
13	law, § 9-27-316(h), and Supreme Court Administrative Order Number 15.
14	(3)(A) Funding for contracts shall be administered from the
15	state, or funds shall be provided to the judicial district for the county to
16	administer the contracts.
17	(B) All contracts shall be paid from funds appropriated
18	for the purpose of this section.
19	(4) When a court orders payment of funds for parent counsel on
20	behalf of an indigent parent or custodian from a state contract, the court
21	shall make written findings in the appointment order in compliance with § $9-$
22	27-316(h).
23	(5) The court may also require the parties to pay all or a
24	portion of the expenses, depending on the ability of the parties to pay.
25	(6) The office shall establish guidelines to provide a maximum
26	amount of expenses and fees per hour and per case that will be paid under
27	this section.
28	(7) In order to ensure that each judicial district will have an
29	appropriate amount of funds to utilize for indigent parent or custodian
30	representation in dependency-neglect cases, the funds appropriated shall be
31	apportioned based upon a formula developed by the office and approved by the
32	committee.
33	(8) The office shall not be liable directly to any attorney or
34	indirectly to the Arkansas State Claims Commission for the payment of
35	attorney's fees or expenses except to the extent specific funding is
36	appropriated and available for the purpose of providing indigent parent

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1	counsel in dependency-neglect cases.
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3	SECTION 3. Arkansas Code Title 9, Chapter 27, is amended to add an
4	additional subchapter to read as follows:
5	<u>Subchapter 7 — Commission for Parent Counsel</u>
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7	9-27-701. Legislative intent.
8	It is the intent of the General Assembly to provide for representation
9	for parents of a minor who is the subject of a dependency-neglect case in the
10	juvenile division of circuit court, or in other juvenile court cases, as the
11	<u>circuit court requires.</u>
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13	9-27-702. Definitions.
14	As used in this subchapter, "parent" means the same as under § 9-27-
15	303(40), and "parent" also includes a guardian as defined under § 9-27-
16	303(28) and a custodian as defined under § 9-27-303(14).
17	
18	9-27-703. Commission for Parent Counsel.
19	(a)(1) There is created a Commission for Parent Counsel consisting of
20	seven (7) members appointed to serve six-year staggered terms, each of whom
21	shall serve until a successor is appointed and qualified.
22	(2) The membership of the commission shall be appointed in the
23	following manner:
24	(A) Four (4) members appointed by the Governor;
25	(B) One (1) member appointed by the President Pro Tempore
26	of the Senate;
27	(C) One (1) member appointed by the Speaker of the House
28	of Representatives; and
29	(D) One (1) member appointed by the Chief Justice of the
30	Supreme Court.
31	(3) A vacancy shall be filled in the same manner as a regular
32	appointment.
33	(4) A member of the commission may be reappointed to a
34	successive term or terms or to fill another vacancy on the commission.
35	(b) Each year the commission shall elect a chair from its membership.
36	(c) Members of the commission shall not receive pay for their

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1	services, but each member may receive expense reimbursement in accordance
2	with § 25-16-901 et seq.
3	(d) A minimum of four (4) members of the commission is necessary for a
4	quorum.
5	(e)(1) Members of the commission may meet or talk with each other,
6	support staff and administrative staff, and attorneys who contract with the
7	commission to provide services concerning the quality and assessment of an
8	attorney's representation of the attorney's clients without being subject to
9	the requirements of the Freedom of Information Act of 1967, § 25-19-101 et
10	seq.
11	(2)(A) Otherwise, all deliberations by the commission shall be
12	open to the public.
13	(B) A deliberation that includes a discussion in whole or
14	in part of an attorney's representation of a specific client may be closed to
15	the public in order to protect the client's privacy.
16	(f)(1) The Administrative Office of the Courts shall provide funding
17	for the operations and administration of the commission.
18	(2) However, the office shall not have oversight responsibility
19	or authority over the commission, except when the commission requests that
20	the office facilitate any contract with an attorney who has been approved for
21	contract by the commission.
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23	9-27-704. Powers and duties of the Commission for Parent Counsel —
24	<u>Funding formula — Liability.</u>
25	(a)(1) The Commission for Parent Counsel shall enter into contracts
26	with attorneys in order to provide counsel required by the circuit court in
27	certain cases in the juvenile division of circuit court for a parent of a
28	minor subject to a juvenile case.
29	(2) The Commission for Parent Counsel may contract with
30	attorneys to represent a parent at the trial court level as well as at the
31	appellate level.
32	(3) The Commission for Parent Counsel shall establish guidelines
33	to provide a maximum amount of expenses and fees per hour and per case that
34	shall be paid under this subchapter.
35	(b)(1) The Commission for Parent Counsel may hire or appoint an
36	executive director who, subject to approval by the Commission for Parent

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1	Counsel, shall hire all staff required to implement this subchapter.
2	(2) The Executive Director of the Commission for Parent Counsel
3	shall report directly to the Commission for Parent Counsel.
4	(c) The Commission for Parent Counsel shall adopt standards of
5	practice and qualifications for service for attorneys who seek to be
6	contracted for appointments by a circuit court under this subchapter to
7	provide legal representation for parents of a minor in a juvenile case.
8	(d) In order to ensure that each judicial district will have an
9	appropriate amount of funds to utilize for indigent parent or custodian
10	representation in dependency-neglect cases, the funds appropriated under this
11	subchapter shall be apportioned based upon a formula developed by the
12	Commission for Parent Counsel and approved by the Commission for Parent
13	<u>Counsel.</u>
14	(e) The Commission for Parent Counsel is not liable directly to any
15	attorney or indirectly to the Arkansas State Claims Commission for the
16	payment of attorney's fees or expenses except to the extent specific funding
17	is appropriated and available for the purpose of providing indigent parent
18	counsel in dependency-neglect cases.
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20	9-27-705. Attorney appointment.
21	(a)(l) When a circuit court determines that the appointment of parent
22	counsel would further the interests of justice and protect the rights of a
23	parent in a juvenile case, the court shall notify the Commission for Parent
24	Counsel, which shall then assign an attorney to represent the parent or
25	parents of the minor.
26	(2) In the event that the circuit court determines that more
27	than one (1) parent should be represented by separate attorneys, the court
28	shall notify the commission that separate attorneys are required.
29	(b) An attorney appointed under this subchapter shall represent the
30	parent in the parent's best interest.
31	(c) Each attorney appointed under this subchapter shall:
32	(1) File written motions, responses, or objections at all stages
33	of the proceedings when necessary to protect the best interest of the parent;
34	(2) Attend all hearings, participate in all telephone
35	conferences with the court unless excused by the court, and attend all
36	necessary meetings outside of court; and

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1	(3) Present witnesses and exhibits when necessary to protect the
2	parent's best interest.
3	(d) An attorney appointed under this subchapter shall be provided
4	access to all records relevant to the juvenile's case, including without
5	limitation school records, medical records, all court records relating to the
6	juvenile and his or her family, and records of the Department of Human
7	Services relating to the juvenile and his or her family to the extent
8	permitted by federal law, including those maintained electronically and in
9	the Children's Reporting and Information System.
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11	9-27-706. Rulemaking permitted.
12	The Commission for Parent Counsel may establish rules not otherwise
13	addressed by this subchapter for its own governing for the administrative
14	affairs of the commission and to effectuate the intent of this subchapter.
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16	SECTION 4. DO NOT CODIFY. <u>Temporary legislation</u> .
17	(a) The Commission for Parent Counsel shall hold its first meeting
18	within ninety (90) days of the effective date of this act.
19	(b) At the first meeting of the commission, the members shall draw
20	lots for terms so that two (2) members will serve for a term of four (4)
21	years; three (3) members will serve for a term of five (5) years; and two (2)
22	members will serve for a term of six (6) years.
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24	/s/J. Hutchinson
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