1	State of Arkansas As Engrossed: \$3/14/1/ H3/28/1/
2	91st General Assembly A B1II
3	Regular Session, 2017 SENATE BILL 306
4	
5	By: Senator A. Clark
6	By: Representative Hammer
7	
8	For An Act To Be Entitled
9	AN ACT CONCERNING A NONCUSTODIAL PARENT'S
10	UNSUPERVISED VISITATION WITH HIS OR HER CHILD; TO
11	AMEND DEFINITIONS UNDER THE ARKANSAS JUVENILE CODE OF
12	1989; TO AMEND THE LAW ON PROBABLE CAUSE HEARINGS AND
13	THE TERMINATION OF PARENTAL RIGHTS; AND FOR OTHER
14	PURPOSES.
15	
16	
17	Subtitle
18	CONCERNING A NONCUSTODIAL PARENT'S
19	UNSUPERVISED VISITATION WITH HIS OR HER
20	CHILD; TO AMEND DEFINITIONS UNDER THE
21	ARKANSAS JUVENILE CODE OF 1989; AND TO
22	AMEND THE LAW ON PROBABLE CAUSE HEARINGS
23	AND THE TERMINATION OF PARENTAL RIGHTS.
24	
25	
26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
27	
28	SECTION 1. Arkansas Code § 9-27-315(a)(1)(B), concerning probable
29	cause hearings held after the issuance of an emergency order, is amended to
30	add additional subdivisions to read as follows:
31	(iii) No further evidence shall be presented at the
32	probable cause hearing regarding issues agreed to by the parties if the court
33	accepts a stipulated agreement by the parties that specifies the facts and
34	findings of law supporting the probable cause order that are agreed to by the
35	<u>parties.</u>
36	(iv) If a stipulated agreement under subdivision

1	(a)(1)(B)(iii) of this section is accepted by the court, testimony or
2	evidence specifically addressing the allegations in the petition shall be
3	reserved for adjudication and the petitioner has the burden of proving the
4	allegation during the adjudication hearing.
5	
6	SECTION 2. Arkansas Code § 9-27-325, concerning hearings held under
7	the Arkansas Juvenile Code of 1989 generally, is amended to add additional
8	subsections to read as follows:
9	(p)(1) If the court determines that the health and safety of the
10	juvenile can be adequately protected and it is in the best interest of the
11	child, unsupervised visitation may occur between a juvenile and a parent.
12	(2)(A) A petitioner has the burden of proving that unsupervised
13	visitation is not in the best interest of a child.
14	(B) If the court determines that unsupervised visitation
15	between a juvenile and a parent is not in the best interest of the child,
16	visitation between the juvenile and the parent shall be supervised.
17	(q) When visitation is ordered between a juvenile and the parent:
18	(1)(A) A parent's positive result from a drug test is
19	insufficient to deny the parent visitation with a juvenile.
20	(B) If at the time that visitation between the parent and
21	a juvenile occurs a parent is under the influence of drugs or alcohol,
22	exhibits behavior that may create an unsafe environment for a child, or
23	appears to be actively impaired, the visitation may be cancelled; and
24	(2) A relative or fictive kin may transport a juvenile to and
25	from visits with a parent if:
26	(A) It is in the best interest of a child;
27	(B) The relative or fictive kin submits to a background
28	check and a child maltreatment registry check; and
29	(C) The relative or fictive kin meets the driving
30	requirements established by the department.
31	
32	SECTION 3. Arkansas Code § 9-27-341(b)(3)(B)(vii), concerning other
33	factors or issues providing grounds for the termination of parental rights,
34	is amended to read as follows:
35	(vii)(a) That other factors or issues arose
36	subsequent to the filing of the original petition for dependency-neglect that

1	demonstrate that placement of the juvenile in the custody of the parent is
2	contrary to the juvenile's health, safety, or welfare and that, despite the
3	offer of appropriate family services, the parent has manifested the
4	incapacity or indifference to remedy the subsequent issues or factors or
5	rehabilitate the parent's circumstances that prevent the placement of the
6	juvenile in the custody of the parent.
7	(b) The department shall make reasonable
8	accommodations in accordance with the Americans with Disabilities Act of
9	1990, 42 U.S.C. § 12101 et seq., to parents with disabilities in order to
10	allow them meaningful access to reunification and family preservation
11	services.
12	(c) For purposes of this subdivision
13	(b)(3)(B)(vii), the inability or incapacity to remedy or rehabilitate
14	includes, but is not limited to, mental illness, emotional illness, or mental
15	deficiencies <u>;</u>
16	(d) Subdivision (b)(3)(B)(vii)(a) of this
17	section does not apply if the factors or issues have not been adjudicated by
18	the court or the parent is not provided with proper notice of the factors or
19	issues;
20	
21	SECTION 4. Arkansas Code § 9-27-341, concerning the termination of
22	parental rights, is amended to add an additional subsection to read as
23	follows:
24	(h) Upon the entry of an order terminating parental rights, the:
25	(1) Department is relieved of all responsibility for providing
26	reunification services to the parent whose parental rights are terminated;
27	(2) Appointed parent counsel is relieved of his or her
28	representation of the parent whose parental rights are terminated except as
29	provided under rules 6-9 and 6-10 of the Arkansas Supreme Court Rules;
30	(3) Appointed parent counsel shall be reappointed to represent a
31	parent who successfully appeals the termination of his or her parental rights
32	if the parent is indigent; and
33	(4) Parent whose parental rights are terminated is not entitled
34	<u>to:</u>
35	(A) Notice of any court proceeding concerning the
36	juvenile; and

Ţ	(B) An opportunity to be heard in any court proceeding
2	concerning the juvenile.
3	
4	SECTION 5. Arkansas Code § 9-27-361(a)(1), concerning the reporting
5	requirements of the Department of Human Services and court-appointed special
6	advocates before dependency-neglect review hearings, is amended to read as
7	follows:
8	(a)(1) Seven (7) business days before a scheduled dependency-neglect
9	review hearing, including the fifteenth-month review hearing and any post-
10	termination of parental rights hearing, the Department of Human Services and
11	a court-appointed special advocate, if appointed, shall:
12	(A) File with the juvenile division of circuit court
13	<u>Distribute</u> a review report including a certificate of service that the report
14	has been distributed to all the parties or their attorneys and the court-
15	appointed special advocate, if appointed; or
16	(B) Upload into the court a shared case management
17	database an electronic copy of the court report.
18	
19	SECTION 6. Arkansas Code \S 9-27-361(b)(1), concerning the reporting
20	requirements of the Department of Human Services and court-appointed special
21	advocates before dependency-neglect permanency planning hearings is amended
22	to read as follows:
23	(b)(1) Seven (7) business days prior to <u>before</u> a scheduled dependency-
24	neglect permanency planning hearing, the department and the court-appointed
25	special advocate, if appointed, shall file with the court:
26	(A) Distribute a permanency planning court report that
27	includes a certificate of service that establishes that the report has been
28	distributed to all of the parties or their attorneys and the court-appointed
29	special advocate, if appointed; and
30	(B) Upload into a shared case management database an
31	electronic copy of the court report.
32	
33	/s/A. Clark
34	
35	
36	