1	State of Arkansas	A Bill	
2	92nd General Assembly	A DIII	
3	Regular Session, 2019		HOUSE BILL 1114
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5	By: Representative Lowery		
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15		FOR OTHER PURPOSES.	OF THE
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27	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
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29	SECTION 1. Arka	nsas Code Title 9, Chapter 13, is	s amended to add an
30	additional subchapter	to read as follows:	
31		Subchapter 5	
32	Par	ent-Child Relationship Protection	n Act
33	9-13-501. Title	<u>.</u>	
34	This subchapter	shall be known as the "Parent-Ch	ild Relationship
35	Protection Act".		
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1	9-13-502. Definitions.
2	As used in this subchapter:
3	(1) "Change of principal place of residence" means a change of
4	residence of a child whose custody has been determined by a prior court order
5	and with the intent that the child will reside at the residence more than
6	forty-five (45) days; and
7	(2) "Principal place of residence of a child" means:
8	(A) The residence designated by a court order to be the
9	principal place of residence of the child;
10	(B) In the absence of a court order, the place of
11	residence of the child to which the parents have expressly agreed in writing
12	will be the principal place of residence of the child; or
13	(C) In the absence of a court order or an express
14	agreement in written form of the parents of the child determining the
15	principal place of residence of the child, the principal place of residence
16	of the child is as follows:
17	(i) The place of residence at which the child
18	resided with a custodial parent for six (6) consecutive months; or
19	(ii) The place of residence at which the child
20	resided from birth with a custodial parent, when the child is younger than
21	six (6) months of age.
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23	9-13-503. Petition to change principal place of residence.
24	(a) The relocating custodial parent shall file a petition to change
25	the principal place of residence of a child when the intended new principal
26	place of residence of the child is more than sixty (60) miles from the
27	primary place of residence of the child.
28	(b) The petition to change the principal place of residence of the
29	child filed by the custodial parent shall include the following information,
30	if known:
31	(1) The intended new place of residence, including the specific
32	street address;
33	(2) The mailing address, if not the same as the street address;
34	(3) The telephone number or numbers at the new place of
35	residence;
36	(4) If applicable, the name, address, and telephone number of

1	the school to be attended by the child;
2	(5) The date of the intended change of principal place of
3	residence of the child;
4	(6) A statement of the specific reasons for the proposed change
5	of principal place of residence of the child;
6	(7) A proposal for a revised schedule of custody of or
7	visitation with the child, if any; and
8	(8) A warning to the nonrelocating parent that an objection to
9	the relocation must be made within thirty (30) days of receipt of the notice
10	or relocation will be permitted.
11	(c) Notice of the petition to change the principal place of residence
12	of the child shall be given in accordance with the Arkansas Rules of Civil
13	Procedure.
14	(d) The relocating custodial parent has a continuing duty under this
15	section to provide the information required under subsection (b) of this
16	section as that information becomes known.
17	(e) The relocating custodial parent of the child may change the
18	principal place of residence of the child after providing the notice of the
19	petition to change the principal place of residence of the child in
20	accordance with this section if the nonrelocating parent who is entitled to
21	joint custody of or visitation with the child does not object to the petition
22	within thirty (30) days' notice of the intent to change the principal place
23	of residence.
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25	9-13-504. Burden of proof and factors to consider — Relocation of
26	principal place of residence.
27	(a)(1) The relocating custodial parent has the initial burden of
28	proving by a preponderance of the evidence that the relocation of the
29	principal place of residence of the child is in the best interest of the
30	child.
31	(2) If the burden of proof set forth in this subsection is met,
32	the burden of proof shifts to the nonrelocating parent that the relocation of
33	the principal place of residence is not in the best interest of the child.
34	(b) The court may consider all relevant factors when determining
35	whether or not relocation of the principal place of residence of the child is
36	in the best interest of the shild including without limitation the

1	<pre>following:</pre>
2	(1) The nature, quality, extent of involvement, and duration of
3	the relationship of the child with the relocating custodial parent and with
4	the nonrelocating parent, siblings, and other significant persons in the
5	<pre>child's life;</pre>
6	(2) The age, developmental stage, needs of the child, and the
7	likely impact the relocation of the principal place of residence will have on
8	the child's physical, educational, and emotional development;
9	(3) The feasibility of preserving a good relationship between
10	the nonrelocating parent and the child through suitable physical custody or
11	visitation arrangements, considering the logistics and financial
12	circumstances of the parents;
13	(4) The child's views about the proposed relocation, taking into
14	consideration the age and maturity of the child;
15	(5) Whether or not there is an established pattern of conduct by
16	either parent, either to promote or thwart the relationship of the child and
17	the other parent;
18	(6) How the relocation of the principal place of residence of
19	the child will affect the general quality of life for the child, including
20	but not limited to financial or emotional benefit and educational
21	opportunity;
22	(7) The reasons of each parent for seeking or opposing the
23	relocation of the principal residence of the child;
24	(8) The current employment and economic circumstances of each
25	parent and how the proposed relocation of the principal residence of the
26	child may affect the circumstances of the child;
27	(9) The extent to which the nonrelocating parent has fulfilled
28	his or her financial obligations to the relocating custodial parent,
29	including child support, spousal support, and other support obligations;
30	(10) The feasibility of a relocation by the objecting parent;
31	(11) A history of substance abuse, harassment, or violence by
32	either parent, including a consideration of the severity of the conduct and
33	the failure or success of any attempts at rehabilitation; and
34	(12) Any other factors affecting the best interest of the child.
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36	9-13-505. Change of custody.

1	(a) Upon the entry of a temporary order or upon final judgment
2	permitting the change of principal place of residence of a child, a court may
3	consider a proposed change of principal place of residence of a child as a
4	factor to support a change of custody of the child when the change of custody
5	is in the best interest of the child.
6	(b) The court may consider all relevant factors when determining
7	whether or not a proposed or actual change of principal place of residence of
8	a child should cause a change in custody, including without limitation the
9	<u>following:</u>
10	(1) The nature, quality, extent of involvement, and duration of
11	the child's relationship with the relocating custodial parent, nonrelocating
12	parent, siblings, and other significant persons or institutions in the
13	<pre>child's life;</pre>
14	(2) The age, developmental stage, needs of the child, and the
15	likely impact the change of principal place of residence of the child will
16	have on the child's physical, educational, and emotional development, taking
17	into consideration any special needs of the child;
18	(3) The increase in travel time for the child created by the
19	change in principal place of residence of the child or a parent entitled to
20	joint custody of or visitation with the child;
21	(4) The availability and cost of alternate means of
22	communication between the child and the nonrelocating parent;
23	(5) The feasibility of preserving the relationship between the
24	nonrelocating parent and the child through suitable visitation arrangements,
25	considering the logistics and financial circumstances of the parties;
26	(6) The preference of the child, taking into consideration the
27	age and maturity of the child;
28	(7) The degree to which a change or proposed change of the
29	principal place of residence of the child will result in uprooting the child
30	as compared to the degree to which a modification of the custody of the child
31	will result in uprooting the child;
32	(8) The extent to which custody and visitation rights have been
33	allowed and exercised;
34	(9) Whether or not there is an established pattern of conduct of
35	the custodial relocating parent seeking to change the principal place of
36	residence of a child either to promote or thwart the relationship of the

1	child and the nonrelocating parent;
2	(10) Whether or not the custodial relocating parent seeking to
3	change the principal place of residence of a child, once out of the
4	jurisdiction, is likely to comply with any new visitation arrangement and the
5	disposition of that parent to foster a joint parenting arrangement with the
6	nonrelocating parent;
7	(11) Whether or not the relocation of the child will enhance the
8	general quality of life for both the relocating custodial parent seeking the
9	change of principal place of residence of the child and the child, including,
10	but not limited to, financial or emotional benefit or educational
11	opportunities;
12	(12) Whether or not a support system is available in the area of
13	the proposed new residence of the child, especially in the event of an
14	emergency or disability to the relocating custodial parent;
15	(13) Whether or not the proposed new residence of a child is to
16	a foreign country whose public policy does not normally enforce the
17	visitation rights of noncustodial parents, which does not have an adequately
18	functioning legal system, or which otherwise presents a substantial risk of
19	specific and serious harm to the child;
20	(14) The stability of the separate family units of the
21	relocating custodial parent and the nonrelocating parent;
22	(15) The reasons of each parent for seeking or opposing a change
23	of principal place of residence of a child;
24	(16) Evidence relating to a history of domestic violence or
25	child abuse; and
26	(17) Any other factor that in the opinion of the court is
27	material to the general issue or otherwise provided by law.
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