1	State of Arkansas	As Engrossed: \$3/11/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019 SENATE BILL		
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5	By: Senator A. Clark		
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7	For An Act To Be Entitled		
8	AN ACT TO AMEND THE LAW REGARDING PERMANENCY GOALS		
9	THAT ARE AUTHORIZED BY THE COURT AT A PERMANENCY		
10	PLANNING	G HEARING; AND FOR OTHER PURPOSES.	
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13		Subtitle	
14	ТО	AMEND THE LAW REGARDING PERMANENCY	
15	GOALS THAT ARE AUTHORIZED BY THE COURT AT		
16	A 1	PERMANENCY PLANNING HEARING.	
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19	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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21	SECTION 1. Arkansas Code § 9-27-338(c)(3)(A), concerning a court's		
22	authorization of a plan to place custody of a juvenile with a parent,		
23	guardian, or custodian, is amended to read as follows:		
24		A)(i) (a) The parent, guardian, or cu	
25 26	with the established case plan and orders of the court, making significant		
20 27	and measurable progress toward achieving the goals established in the case plan and diligently working toward reunification or placement in the home of		
28	the parent, guardian, or custodian.		
29	the parent, guardian	(b)(ii) The court shall co	oncidor all relevant
30	factors that may inc	· · · · · · · · · · · · · · · · · · ·	
31	factors that may include without limitation whether the parent, guardian, or custodian maintained consistent contact with the department, participated in		
32	the case plan, followed the orders of the court, and visited the juvenile for		
33	a substantial period of time before the permanency planning hearing		
34	Regardless of when the effort was made, the court shall consider all evidence		
35	of an effort made by the parent, guardian, or custodian to remedy the		
36	conditions that led to the removal of the juvenile from the custody of the		

1 parent, guardian, or custodian and give the evidence the appropriate weight 2 and consideration in relation to the safety, health, and well-being of the 3 juvenile. 4 (c)(iii) A parent's, guardian's, or 5 custodian's resumption of contact or overtures toward participating in the 6 case plan or following the orders of the court in the time period immediately 7 preceding the permanency planning hearing are insufficient grounds for 8 authorizing a plan for the juvenile to return to or to be placed in the home 9 as the permanency plan. 10 (d) The burden is on the parent, guardian, or 11 custodian to demonstrate genuine, sustainable investment in completing the 12 requirements of the case plan and following the orders of the court in order 13 to authorize a plan to return or be placed in the home as the permanency 14 goal; 15 SECTION 2. Arkansas Code 9-27-338(c)(4)-(6), concerning the court's 16 17 authorization of a permanency goal plan for adoption or to obtain a guardian 18 or permanent custodian, are amended to read as follows: 19 (4) Authorizing a plan to obtain a guardianship or adoption with 20 a fit and wiling relative; 21 (4)(5) Authorizing a plan for adoption with the department's 22 filing a petition for termination of parental rights unless: 23 (A) The juvenile is being cared for by a relative and the 24 court finds that: 25 (i) Either: 26 (a) The relative has made a long-term 27 commitment to the child and the relative is willing to pursue guardianship or 28 permanent custody; or 29 (b) The juvenile is being cared for by his or 30 her minor parent who is in foster care; and 31 (ii) Termination of parental rights is not in the 32 best interest of the juvenile; 33 (B) The department has documented in the case plan a 34 compelling reason why filing such a petition for termination of parental 35 rights is not in the best interest of the juvenile and the court approves the 36 compelling reason as documented in the case plan; or

As Engrossed: S3/11/19

1	(C)(i) The department has not provided to the family of	
2	the juvenile, consistent with the time period in the case plan, such the	
3	services as the department deemed necessary for the safe return of the	
4	juvenile to the juvenile's home if reunification services were required to be	
5	made to the family.	
6	(ii) If the department has failed to provide	
7	services as outlined in the case plan, the court shall schedule another	
8	permanency planning hearing for no later than six (6) months;	
9	(5)(6) Authorizing a plan to obtain a guardian for the juvenile;	
10	(6)(7) Authorizing a plan to obtain a permanent custodian,	
11	including permanent custody with a fit and willing relative; or	
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14	/s/A. Clark	
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