1	State of Arkansas	A Bill		
2	92nd General Assembly	A DIII		
3	Regular Session, 2019		SENATE BILL 90	
4				
5	By: Senator A. Clark			
6		Eau An Act To Do Entitled		
7	For An Act To Be Entitled AN ACT TO AMEND THE LAW CONCERNING EVIDENCE PRESENTED			
8 9	DURING PROBABLE CAUSE HEARINGS HELD UNDER THE			
10	ARKANSAS JUVENILE CODE OF 1989; AND FOR OTHER			
11	PURPOSES.			
12	TORTOSES	•		
13				
14		Subtitle		
15	TO	AMEND THE LAW CONCERNING EVIDENCE		
16	PRE	SENTED DURING PROBABLE CAUSE HEARINGS		
17	HEL	D UNDER THE ARKANSAS JUVENILE CODE OF		
18	198	9.		
19				
20				
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
22				
23	SECTION 1. Ar	kansas Code $9-27-315(a)(1)(B)$, concerr	ning the purpose	
24	of a probable cause hearing that is held after the issuance of an emergency			
25	order, is amended to	read as follows:		
26	•)(i) The hearing shall be limited to th		
27		probable cause existed to protect the ju		
28	determine whether pr	obable cause still exists to protect the	_	
29		(ii) However, the issues as to cust		
30	•	onsidered by the court and appropriate o	orders for that	
31	custody and delivery	of services entered by the court.		
32		(iii) No further evidence regarding	-	
33	<u>-</u>	t the probable cause hearing regarding i	_	
34 25	-	e court accepts a stipulated agreement b	-	
35 36	<u>-</u>	acts and findings of law supporting the	-	
	VIUCE CHAL ALE ARTER	a to by the parties if the respondent St	LIVULALES LIIAL	

1	probable cause exists.
2	(iv) If a stipulated agreement under subdivision
3	(a)(l)(B)(iii) of this section is accepted by the court, testimony or
4	evidence specifically addressing the allegations in the petition shall be
5	reserved for adjudication and the petitioner has the burden of proving the
6	allegations during the adjudication hearing.
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29 30	
31	
32	
33	
34	
35	
36	