1	State of Arkansas	A D:11		
2	93rd General Assembly	A Bill		
3	Regular Session, 2021		HOUSE BILL 1754	
4				
5	By: Representative Cavenaugh			
6				
7	For An Act To Be Entitled			
8	AN ACT TO AMEND THE LAW CONCERNING CHILD SUPPORT; AND			
9	FOR OTHER PU	IRPOSES.		
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12		Subtitle		
13		ND THE LAW CONCERNING CHILD		
14	SUPPOR	Γ.		
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17 18	BE II ENACIED BI INE GEN	NERAL ASSEMBLY OF THE STATE OF	AKKANDAD:	
10	SECTION 1 Arland	a_{2} (add $\delta = 0.14$ 105(b) concorn	ing potitions for shild	
20	SECTION 1. Arkansas Code § 9-14-105(b), concerning petitions for child support, is amended to read as follows:			
20	(b) The following may file a petition to require the noncustodial			
22	parent or parents of a minor child to provide support for the minor child:			
23	(1) Any parent having physical custody of a minor child;			
24	(2) Any other person or agency to whom physical custody of a			
25	minor child has been given or relinquished;			
26		c child by and through his or h	er guardian or next	
27	friend fictive kin; or		C	
28	(4) The Off	fice of Child Support Enforceme	nt of the Revenue	
29	Division of the Departme	ent of Finance and Administrati	on when the parent or	
30	person to whom physical	person to whom physical custody has been relinquished or awarded a person to		
31	whom physical custody has been relinquished or awarded, parent, or putative			
32	father:			
33	<u>(A)</u> =	ls receiving <u>Is receiving</u> assis	tance in the form of	
34	Aid to Families with Dependent Children, under the Transitional Employment			
35	Assistance Program, Medicaid, the Supplemental Nutrition Assistance Program,			
36	or the Foster Care Program of Title IV-E of the Social Security Act, 42			



1 U.S.C. § 670 et seq.; 2 (B) Is receiving child support services under 45 C.F.R. 3 302.33, as it existed on January 1, 2021; or 4 (C) has Has contracted with the Department OF Finance and 5 Administration for the collection of child support services. 6 7 SECTION 2. Arkansas Code § 9-14-105(d)(2), concerning petitions for 8 support, is amended to read as follows: 9 (2) "Noncustodial parent" "Payor parent" means a parent who 10 resides outside the household or institution in which the minor child resides 11 with an obligation to pay support. 12 SECTION 3. Arkansas Code § 9-14-106 is amended to read as follows: 13 14 9-14-106. Noncustodial parents Parents - Amount of support -15 Definition. 16 (a)(1)(A) In determining a reasonable amount of support initially or 17 upon review to be paid by the noncustodial a parent or parents, the court 18 shall refer to the most recent revision of the family support chart. 19 (B) It shall be a rebuttable presumption for the award of 20 child support that the amount contained in the family support chart is the 21 correct amount of child support to be awarded. 22 (C) Only upon a written finding that the application of 23 the family support chart would be unjust or inappropriate as determined under 24 established criteria set forth in the family support chart shall the 25 presumption be rebutted. 26 (D)(i) The incarceration of a parent shall not be treated 27 as voluntary unemployment for purposes of determining a reasonable amount of 28 support either initially or upon review. 29 (ii) As used in subdivision (a)(l)(D)(i) of this 30 section, "incarceration" means a conviction that results in a sentence of 31 confinement to a local jail, state or federal correctional facility, or state 32 psychiatric hospital for at least one hundred eighty (180) days, excluding 33 credit for time served before sentencing. 34 (2)(A) The court may provide for a partial abatement or 35 reduction of the stated child support amount for any period of extended visitation with the noncustodial payor parent. 36

1 (B) The court shall consider whether an adjustment in 2 child support is appropriate, giving consideration to the fixed obligations 3 of the <u>custodial parent physical custodian or payee parent</u> that are 4 attributable to the <u>minor</u> child, to the increased costs of the <u>noncustodial</u> 5 <u>payor</u> parent associated with the <u>minor</u> child's visit, and to the relative 6 incomes of both parents.

7 (C) Abatement or reduction of the <u>family support</u> chart
8 amount and justification of the abatement or reduction shall be clearly set
9 forth in the written findings of the court.

10 (D)(i) The <u>noncustodial payor</u> parent shall provide written 11 notification within ten (10) days, when abatement or reduction of child 12 support should occur due to extended visitation, to the clerk of the court 13 responsible for receipt of the child support payment, the <u>noncustodial payor</u> 14 parent's employer, if income withholding is in effect, and the Office of 15 Child Support Enforcement of the Revenue Division of the Department of 16 Finance and Administration when applicable.

(ii) It is the responsibility of the noncustodial payor parent to notify the clerk of the court responsible for receipt of the child support payment, the noncustodial payor parent's employer, if income withholding is in effect, and the office, when applicable, when abatement or reduction should stop and payment of child support should resume.

(E) If the noncustodial payor parent fails to exercise
extended visitation periods, the child support shall not be abated or
reduced.

(b) Subsequent to the finding by the court that the defendant payor parent should be ordered to pay support for the minor child, the court shall follow the same procedure and requirements as set forth in the laws of this state applicable to child support orders and judgments entered by the circuit courts in cases involving separation or divorce between of the parents of the <u>minor</u> child.

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SECTION 4. Arkansas Code § 9-14-107 is amended to read as follows: 9-14-107. Change in payor income warranting modification - Definition. (a)(1) A change in the gross income of the payor or payee parent in an amount equal to or more than twenty percent (20%) or more than one hundred dollars (\$100) per month shall constitute a material change of circumstances

1 sufficient to petition the court for modification of child support according 2 to the family support chart after appropriate deductions. 3 (2)(A)(i) Any time a court orders child support, the court shall 4 order the noncustodial each parent to provide proof of income for the 5 previous calendar year to: 6 (a)(1) The custodial other parent or the 7 physical custodian of the minor child. 8 (2) The court shall also order the 9 noncustodial each parent to provide proof of income for a previous calendar 10 year whenever requested in writing by certified mail by the custodial other 11 parent or physical custodian of the minor child, but not more than one (1) 12 time a year; and 13 (b) The Office of Child Support Enforcement of 14 the Revenue Division of the Department of Finance and Administration, when 15 applicable. 16 (ii) Whenever a custodial parent or the physical 17 custodian of the minor child requests in writing that the noncustodial parent 18 provide proof of income in writing, the noncustodial parent receiving the 19 request shall respond by certified mail within fifteen (15) days. 20 (B) If the noncustodial parent receiving the request fails 21 to provide proof of income as directed by the court or fails to respond to a 22 written request for proof of income, the noncustodial parent receiving the 23 request may be subject to contempt of court. 24 (C) If a custodial parent requesting information or the 25 office has to petition the court to obtain the information, the custodial 26 parent requesting information or the office may be entitled to recover costs 27 and a reasonable attorney's fee. 28 (D) Once notified of an increase a material change in 29 circumstances sufficient to petition for modification and when applicable, the office shall file a motion within thirty (30) days for modification of 30 31 child support. 32 (E)(i) All income information received by the office shall be used only as permitted and required by law. 33 34 (ii) All income information received by the 35 custodial a parent or the physical custodian of the minor child shall be 36 treated confidentially and used for child support purposes only.

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(3)(A) The incarceration of a parent shall not be treated as
 voluntary unemployment for purposes of determining a reasonable amount of
 support either initially or upon review.

4 (B) As used in subdivision (a)(3)(A) of this section, 5 "incarceration" means a conviction that results in a sentence of confinement 6 to a local jail, state or federal correctional facility, or state psychiatric 7 hospital for at least one hundred eighty (180) days, excluding credit for 8 time served before sentencing.

9 (b) A change in a parent's ability to provide health insurance may 10 constitute a material change of circumstances sufficient to petition the 11 court for modification of child support according to the family support 12 chart.

13 (c)(1) The office shall, at least each one (1) time every three (3) 14 years, without regard to a material change of circumstances, review cases in 15 its enforcement caseload where in which there has been an assignment under 16 Title IV-A of the Social Security Act or upon the request of either parent or 17 the physical custodian of the minor child and petition for adjustment if 18 appropriate.

19 (2) An inconsistency between the existing child support award 20 and the amount of child support that results from application of the family 21 support chart shall constitute a material change of circumstances sufficient 22 to petition the court for modification of child support according to the 23 family support chart after appropriate deductions unless:

(A) The inconsistency does not meet a reasonable
quantitative standard established by the State of Arkansas in accordance with
subsection (a) of this section;

(B) The inconsistency is due to the fact that the amount of the current child support award resulted from a rebuttal of the guideline amount and there has not been a change of circumstances that resulted in the rebuttal of the guidelines guideline amount; or

31 (C) The inconsistency is due solely to a revision of the 32 family support chart.

33 (d) Any modification of a child support order that is based on a
34 change in gross income of the noncustodial parent shall be effective as of
35 the date of filing service on the other party of the file-marked notice of a
36 motion for increase or decrease in child support unless otherwise ordered by

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1 the court.

(e) When a person is ordered by a court of record to pay for the
support of his or her children minor child, the court, at the time an order
of support is made or any time thereafter, upon a showing of good cause, may
order periodic drafts of his or her accounts at a financial institution to
deduct moneys due or payable for child support in amounts the court may find
to be necessary to comply with its order for the support of the children
minor child.

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SECTION 5. Arkansas Code § 9-14-201(8), concerning the definition of "notice" as applicable to the enforcement of spousal and child support, is amended to read as follows:

13 (8) "Notice" means any form of personal service authorized under
14 Arkansas law <u>or laws of the state in which the individual is served;</u>
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16 SECTION 6. Arkansas Code § 9-14-201, concerning definitions applicable 17 to the enforcement of spousal and child support, is amended to add additional 18 subdivisions to read as follows:

19 <u>(12) "Payor parent" means a parent with an obligation to pay</u> 20 support; and

21 (13) "Payee parent" means a parent or physical custodian of a
 22 child to whom support is owed.

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24 SECTION 7. Arkansas Code § 9-14-205(a), concerning information 25 required in support cases, is amended to read as follows:

26 (a) In all cases in which the support and care of any child or 27 children are involved, it shall be the duty of the plaintiff, defendant, 28 custodial payee parent or physical custodian of the child, and the 29 noncustodial payor parent to keep the clerk of the circuit court informed of 30 his or her current address when a payment of support is directed to be paid 31 through the registry of the court or to keep the Office of Child Support 32 Enforcement of the Revenue Division of the Department of Finance and 33 Administration informed of his or her current address when a payment of 34 support is directed to be paid through the Arkansas Child Support 35 Clearinghouse.

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1 SECTION 8. Arkansas Code § 9-14-205(b)(1), concerning information 2 required in support cases, is amended to read as follows: 3 (b)(1) Each party to The payor parent and the payee parent or physical 4 custodian of the child in any case in which the support and care of any child 5 or children are involved shall file with the clerk of the circuit court and 6 the Office of Child Support Enforcement and update, as appropriate, his or 7 her name, Social Security number, residential and mailing address, telephone 8 number, driver's license number, and the employer's name and address. 9 10 SECTION 9. Arkansas Code § 9-14-208 is amended to read as follows: 11 9-14-208. Office of Child Support Enforcement - Powers to obtain 12 information on noncustodial parent - Penalty - Immunity - Definitions. 13 (a) As used in this section: 14 (1) "Business" means any corporation, partnership, cable 15 television company, association, individual, utility company that is 16 organized privately, as a cooperative, or as a quasi-public entity, and or 17 labor or other organization maintaining an office, doing business, or having 18 a registered agent in the State of Arkansas; 19 "Financial entity" means any bank, trust company, savings (2) 20 and loan association, credit union, insurance company, or any corporation, 21 association, partnership, or individual receiving or accepting money or its 22 equivalent on deposit as a business in the State of Arkansas; 23 (3) "Information" means, but is not necessarily limited to, 24 includes without limitation the following: 25 The full name of the noncustodial a parent; (A) 26 (B) The Social Security number of the noncustodial a 27 parent; 28 (C) The date of birth of the noncustodial a parent; 29 (D) The last known mailing and residential address of the 30 noncustodial <u>a</u> parent; 31 (E) The amount of wages, salaries, earnings, or 32 commissions earned by or paid to the noncustodial a parent; 33 (F) The number of dependents declared by the noncustodial 34 a parent on state and federal tax information and reporting forms; 35 (G) The name of the company, policy numbers, and dependent 36 coverage for any medical insurance carried by and on behalf of the

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1 noncustodial <u>a</u> parent;

2 (H) The name of the company, policy numbers, and the cash values, if any, of any life insurance policies or annuity contracts that are 3 4 carried by or on behalf of or owned by the noncustodial a parent; and 5 (I) Any retirement benefits, pension plans, or stock 6 purchase plans maintained on behalf of or owned by the noncustodial a parent 7 and the values thereof value of the retirement benefit, pension plan, or 8 stock purchase plan, employee contributions thereto to the retirement 9 benefit, pension plan, or stock purchase plan, and the extent to which each benefit or retirement benefit, pension plan, or stock purchase plan is 10 11 vested: 12 (4) <u>"Noncustodial parent</u>" "Parent" means a natural or adoptive 13 parent, including a putative father, who does not reside with his or her 14 dependent child and against for or against whom the Office of Child Support 15 Enforcement of the Revenue Division of the Department of Finance and 16 Administration is enforcing or seeking to enforce a support obligation 17 pursuant to a plan described in Title IV-D of the Social Security Act;

18 (5) "Office of Child Support Enforcement" means the Office of 19 Child Support Enforcement of the Revenue Division of the Department of 20 Finance and Administration or a local child support enforcement unit 21 contracting under § 9-14-207 to establish and enforce support obligations; 22 and

23 (6) "State or local government agency" means any department,
24 board, bureau, commission, office, or other agency of this state or any local
25 unit of government of this state.

(b)(1) For the purpose of locating and determining resources of noncustodial parents either parent, the Office of Child Support Enforcement may request and receive information from the Federal Parent Locator Service, from available records in other states, territories, and the District of Columbia, from the records of all state <u>or local government</u> agencies , and from businesses and financial entities.

32 (2) The Administrator of the Office of Child Support Enforcement
33 of the Revenue Division of the Department of Finance and Administration may
34 enter into cooperative agreements with other state or local government
35 agencies, businesses, or financial entities to provide direct online access
36 to data information terminals, computers, or other electronic information

1 systems.

2 (3) State and or local government agencies, businesses, and
3 financial entities shall provide information, if known or chronicled in their
4 business records, notwithstanding any other provision of law making the
5 information confidential.

6 (4)(A) In addition, the Office of Child Support Enforcement,
7 pursuant to an agreement with the United States Secretary of Health and Human
8 Services, or his or her designee, may request and receive from the Federal
9 Parent Locator Service information authorized under 42 U.S.C. § 653, for the
10 purpose of determining the whereabouts of any parent or child.

11 (B) This information The information described in 12 subdivision (b)(4)(A) of this section may be requested and received when it 13 is to be used to locate the parent or child for the purpose of enforcing any 14 state or federal law with respect to the unlawful taking or restraining of a 15 child or for the purpose of making or enforcing a child custody 16 determination.

17 (c)(1) Any business or financial entity that has received a request as 18 provided by subsection (b) of this section from the Office of Child Support 19 Enforcement or from a child support enforcement program administered by any 20 other state under Title IV-D of the Social Security Act shall further 21 cooperate with the Office of Child Support Enforcement or a requesting state 22 in discovering, retrieving, and transmitting information contained in the 23 business records that would be useful in locating absent parents or in 24 establishing or enforcing child support orders on absent parents, and shall 25 provide the requested information, or a statement that any or all of the 26 requested information is not known or available to the business or financial 27 entity.

28 (2) This shall be done The business or financial entity shall 29 provide the requested information or the statement under subdivision (c)(1) 30 of this section within thirty (30) days of receipt of the request, or the 31 business or financial entity shall be liable for civil penalties of up to one 32 hundred dollars (\$100) for each day after the thirty-day period in which it 33 <u>the business or financial entity</u> fails to provide the information so 34 requested.

35 (d) Any business or financial entity, or any officer, agent, or
 36 employee of such an <u>a business or financial</u> entity, participating in good

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1 faith and providing information requested under this section, shall be immune 2 from liability and suit for damages that might otherwise result from the 3 release of the information to the Office of Child Support Enforcement or to a 4 child support enforcement program administered by a requesting state.

5 (e)(1) Each financial entity, as defined herein, shall cooperate with 6 the Office of Child Support Enforcement to develop, implement, and operate an 7 electronic automated data match system, using automated data exchanges to the 8 maximum extent feasible, in which each financial entity shall provide to the 9 Office of Child Support Enforcement per calendar quarter the name, record 10 address, Social Security number or other taxpayer identification number, and 11 other identifying information for each noncustodial payor parent who maintains an account at the financial entity and who owes past-due child 12 support, as identified by the Office of Child Support Enforcement by name and 13 14 Social Security number or other taxpayer identification number.

15 (2) For purposes of this subsection, the term "account" means a
16 demand deposit account, checking or negotiable withdrawal order account,
17 savings account, time deposit account, or money market mutual fund account.

18 (3) The Office of Child Support Enforcement is authorized to pay
19 a reasonable fee to a financial entity for conducting an automated data
20 match, not to exceed the actual costs incurred by the financial entity.

(f) Pursuant to subsection (e) of this section, each financial entity, in response to a notice of lien or levy, shall encumber or surrender assets held by the financial entity on behalf of any noncustodial payor parent who is subject to a child support lien pursuant to judgment or by operation of law.

26 (g) In cases in which there is overdue child support and in an effort 27 to seize assets to satisfy any current support obligation and the arrearage, 28 the Office of Child Support Enforcement is authorized to:

(1) Intercept or seize periodic or lump-sum payments from:
(A) A state or local <u>government</u> agency, including
unemployment compensation, workers' compensation, or other benefits; and
(B) Judgments, settlements, prizes, and lotteries <u>for the</u>
<u>full amount of the current support obligation and arrearage owed or the net</u>
<u>lump-sum payment, whichever is less;</u>
(2) Attach and seize assets of the obligated payor parent held

35 (2) Attach and seize assets of the obligated payor parent held
 36 in financial institutions;

1 (3) Attach public and private retirement funds, including any 2 union retirement fund and railroad retirement; and 3 (4) Impose liens in accordance with subsection (f) of this 4 section and, in appropriate cases, to force sale of property and distribution 5 of proceeds. 6 (h)(l) Such The withholdings, intercepts, and seizures as set out in 7 subsection (g) of this section may be initiated by the Office of Child 8 Support Enforcement without obtaining a prior order from any court but must 9 shall be carried out in full compliance with published administrative 10 procedures, including due process safeguards, promulgated by the Office of 11 Child Support Enforcement. 12 (2)(A) The rules shall require written notice to each parent and 13 noncustodial payor parent to whom this section applies: (i) That the withholding, intercept, or seizure has 14 15 commenced; and 16 (ii) Of the right to an administrative hearing and 17 the procedures to follow if the parent or noncustodial payor parent desires 18 to contest the withholding, intercept, or seizure on the grounds that the 19 withholding, intercept, or seizure is improper due to a mistake of fact. 20 (B) The notice to the parent and noncustodial payor parent 21 pursuant to subdivision (h)(2)(A) of this section shall include the 22 information provided to the employer, agency, or financial entity under 23 subsection (e) of this section. 24 (i) Any financial entity, or any officer, agent, or 25 employee of such a financial entity, participating in good faith and 26 providing information requested pursuant to subsection (e) of this section or 27 encumbering or surrendering assets pursuant to subsection (f) or subsection 28 (g) of this section, shall be immune from liability and suit for damages that 29 might otherwise result from the release of the information or the encumbering 30 or surrendering of the assets to the Office of Child Support Enforcement. 31 (j) Any information obtained under the provisions of this section 32 shall become a business record of the Office of Child Support Enforcement, subject to the privacy safeguards set out in 9-14-210(g)-(1). 33 34 35 SECTION 10. Arkansas Code § 9-14-210(d)-(f), concerning the Office of 36 Child Support Enforcement, employment of attorneys, the real party in

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interest, and scope of representation, are amended to read as follows:

2 (d) The State of Arkansas is the real party in interest for purposes 3 of establishing paternity, child support obligations, and securing repayment 4 of benefits paid and assigned past due support, future support, and costs in 5 actions brought to establish, modify, or enforce an order of support in any 6 of the following circumstances:

7 (1) Whenever public assistance under the transitional employment 8 assistance program, i.e., Temporary Assistance for Needy Families Program, or 9 § 20-77-109 or § 20-77-307 is provided to a dependent child a parent, 10 putative father, or person to whom physical custody of a child has been 11 relinquished or awarded is receiving assistance under the Transitional 12 Employment Assistance Program, Medicaid, the Supplemental Nutrition Assistance Program, or the Foster Care Program of Title IV-E of the Social 13 Security Act, 42 U.S.C. § 670 et seq., and cooperation with child support 14 15 services is required or when child support services continue to be provided

16 under 45 C.F.R. 302.33 as it existed on January 1, 2001 January 1, 2021;

17 (2) Whenever a contract and assignment for child support
18 services have has been entered into for the establishment or enforcement of a
19 child support obligation for which an automatic assignment under § 9-14-109
20 is not in effect;

(3) Whenever duties are imposed on the state in Title IV-D cases
pursuant to the Uniform Interstate Family Support Act, § 9-17-101 et seq.; or
(4) When a child is placed in the custody of the Department of

24 Human Services and rights have been assigned under § 9-14-109.

(e)(1) In any action brought to establish paternity, to secure
repayment of government benefits paid or assigned child support arrearages,
to secure current and future support of children, or to establish, enforce,
or modify a child support obligation, the Department of Human Services or the
office, or both, or their contractors, may employ attorneys.

30 (2) An attorney so employed <u>under subdivision (e)(1) of this</u>
31 <u>section</u> shall represent the interests of the Department of Human Services or
32 the office and does not represent the assignor of an interest set out in
33 subsection (d) of this section.

34 (3) Representation by the employed attorney shall not be
35 construed as creating an attorney-client relationship between the attorney
36 and the assignor of an interest set forth in subsection (d) of this section,

or with any party or witness to the action, other than the Department of
 Human Services or the office, regardless of the name in which the action is
 brought.

4 (f)(1) In any action brought by the Department of Human Services or 5 the office, or both, or their contractors, to establish paternity, to secure 6 repayment of government benefits paid or assigned child support arrearages, 7 to secure current and future support of children, or to establish, enforce, 8 or modify a child support obligation, if another party pleads a claim 9 relating to child custody or visitation, property division, divorce, or other 10 claims not directly related to support, the office shall advise the assignee 11 parent receiving child support services, as set forth in subsection (d) of 12 this section, of the need for separate legal counsel.

13 (2) However, for the benefit of the court clerk, in any action 14 brought by the Department of Human Services or the office, or both, or their 15 contractors, pursuant to subsection (d) of this section, the name of the 16 <u>payee parent or physical custodian of the child</u> shall be set out in the body 17 of any petition filed and order entered in the matter.

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19 SECTION 11. Arkansas Code § 9-14-211(b), concerning assigned support 20 rights, is amended to read as follows:

(b) The amount of obligation owed to the state shall be the amount specified in a court order that covers the assigned rights or, when no court order exists, the amount of obligation owed to the state shall be the amount determined by a court based upon the noncustodial parent's parent or parents' income or ability to pay during the period of assignment as applied to the Arkansas child support guidelines and family support chart.

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28 SECTION 12. Arkansas Code § 9-14-213(a)(1), concerning assigned 29 support rights, notice, and the termination of assignment, is amended to read 30 as follows:

(a)(1) When a court has ordered support payments to a person who has made an assignment of support rights under § 9-14-109 or who has executed a contract with the Office of Child Support Enforcement of the Revenue Division of the Department of Finance and Administration for non-Temporary Assistance for Needy Families Program assistance, be paid to or by a payor parent, payee parent, or physical custodian of a child who is receiving assistance under

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1 the Transitional Employment Assistance Program, Medicaid, the Supplemental 2 Nutrition Assistance Program, or the Foster Care Program of Title IV-E of the 3 Social Security Act, 42 U.S.C. § 670 et seq., or who has contracted with the 4 Department of Finance and Administration or the Office of Child Support 5 Enforcement of the Revenue Division of the Department of Finance and 6 Administration for child support services, the office shall notify the clerk 7 of the court. 8 9 SECTION 13. Arkansas Code § 9-14-237 is amended to read as follows: 10 9-14-237. Expiration of child support obligation. 11 (a)(1) Unless a court order for child support specifically extends 12 child support after these circumstances, an obligor's a payor parent's duty 13 to pay child support for a child shall automatically terminate by operation 14 of law: 15 (A) When the child reaches eighteen (18) years of age 16 unless the child is still attending high school; 17 (B) If the child is still attending high school, upon the 18 child's high school graduation or the end of the school year after the child 19 reaches nineteen (19) years of age, whichever is earlier; 20 (C) When the child: 21 (i) Is emancipated by a court of competent 22 jurisdiction; 23 (ii) Marries; or 24 (iii) Dies; 25 (D) Upon the marriage of the parents of the child to each 26 other; or 27 Upon the entry of a final decree of adoption or an (E) 28 interlocutory decree of adoption that has become final under the Revised 29 Uniform Adoption Act, § 9-9-201 et seq., and thereby relieves the obligor 30 payor parent of all parental rights and responsibilities. 31 (2) However, any unpaid child support obligations owed under a 32 judgment or in arrearage pursuant to a child support order shall be satisfied 33 pursuant to § 9-14-235. 34 (b)(1) If the obligor payor parent has additional child support 35 obligations after the duty to pay support for a child terminates, then either 36 the obligor payor parent, custodial payee parent, physical custodian, or the

1 Office of Child Support Enforcement of the Revenue Division of <u>the</u> Department 2 of Finance and Administration, within thirty (30) days subsequent to the 3 expiration of the ten-day period allowed for the notification as provided in 4 subdivision (b)(5) of this section, may file a motion with a court of 5 competent jurisdiction requesting that the court determine the amount of the 6 child support obligation for the remaining children.

7 (2) The remaining obligations, subsequent to the expiration of 8 the thirty-day period contained in subdivision (b)(1) of this section, shall 9 be adjusted by operation of law to an amount to be determined by using the 10 most recent version of the family support chart pursuant to § 9-12-312(a)(3) 11 for any remaining children for whom an obligation for child support exists.

12 (3) If the most recent child support order either was entered prior to before the adoption of the family support chart revised 13 14 Administrative Order No. 10 by the Supreme Court on April 2, 2020, and the 15 remaining obligations cannot be adjusted by operation of law without both 16 parents' income, or the support amount, as indicated by the most recent child 17 support order, deviated from the family support chart, then the issue of the 18 amount of the obligor's payor parent's child support obligation shall be 19 decided by a court of competent jurisdiction.

20 (4)(A) In the event a review is requested, the court shall apply 21 the family support chart for the remaining number of children from the date 22 of the termination of the duty, subject to any changed circumstances, which 23 shall be noted in writing by the court.

(B) Deviation from the family support chart shall be notedin the court order or on the record, as appropriate.

(5)(A) The obligor payor parent shall provide written notification of the termination of the duty of support to the custodial payee parent, the physical custodian, the clerk of the court responsible for receipt of the child support payments, the obligor's payor parent's employer, if income withholding is in effect, and the office, if applicable, within ten (10) days of the termination of the duty of support.

32 (B) The obligor payor parent shall enclose with the
 33 written notification of termination a copy of the most recent child support
 34 order.

35 (C) The notification shall state the name and age of each36 child for whom the obligation to pay child support has ceased and the name

and age of children set out in prior terminations of child support made pursuant to this subsection. (c) No statute of limitations shall apply to an action brought for the collection of a child support obligation of arrearage against any party who leaves or remains outside the State of Arkansas with the purpose to avoid the payment of child support. SECTION 14. Arkansas Code § 9-14-505 is repealed. 9-14-505. No direct offset to child support. (a) Healthcare coverage premiums shall not be deemed or used as a direct offset to the child support award. (b) However, premiums for healthcare for a minor child can be considered in determining net take-home pay of the noncustodial parent when setting the current child support award.