Stricken language would be deleted from present law. Underlined language would be added to present law.

1		As Engrossed: S3/17/97	to present law.
2	_	A Bill	ACT 1186 OF 1997
	•	A Bill	HOUSE BILL 1234
3	,		HOUSE BILL 1234
4			
5	, ,		
6			
7 8	For An Act To Be Entitled		
9	"AN ACT TO PERMIT TESTIMONY OF A CHILD BY CLOSED CIRCUIT		
10	TELEVISION IN A CRIMINAL PROCEEDING; AND FOR OTHER		
11	PURPOSES."		
12			
13		Subtitle	
14		STIMONY OF A CHILD BY	
15	CLOSED CIRCUIT TELEVISION IN A CRIMINAL		
16			
17			
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
19	9		
20	SECTION 1. (a) In any criminal proceeding, on motion of the prosecutor		
21	after notice to the defendant or on motion of the defense attorney, the court		
22	may, upon a showing of clear and convincing evidence that testifying in open		
23	court would be harmful or detrimental to the child, order that the testimony		
24	of a victim or witness who is a child twelve (12) years of age or under be		
25	taken outside the courtroom and the presence of the defendant and communicated		
26	to the courtroom by closed-circuit television. Any such motion shall only		
27	apply to the witnesses of the moving party and shall be filed no later than		
28	five (5) days before the trial is scheduled to begin, except in cases where,		
29	while testifying, it becomes apparent that the child cannot continue with his		
30	or her testimony.		
31	(b) In ruling on the mo	tion, the court shall consi	der the following
32	2 <u>factors:</u>		
33	(1) the age and ma	aturity of the child;	
34	(2) the possible (3)	effect that testimony in pe	rson may have on the
35	5 <u>child;</u>		
36	(3) the extent of	the trauma the child has a	lready suffered;
37	(4) the nature of	the testimony to be given	by the child;

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1 (5) the nature of the offense, including, but not limited to, the use of a firearm or any other deadly weapon during the commission of the crime or the infliction of serious bodily injury upon the victim during the commission of the crime; (6) threats made to the child or the childs family in order to 5 prevent or dissuade the child from attending or giving testimony at any trial 6 or court proceeding or to prevent the child from reporting the alleged offense or from assisting in criminal prosecution. Threats under this subsection may include, but not be limited to, threats of serious bodily injury to be inflicted on the child or a family member, threats of incarceration or 10 deportation of the child or a family member, or threats of removal of the child from the family or dissolution of the family; 13 (7) conduct on the part of the defendant or the defendant \mathbf{m} s attorney which causes the child to be unable to continue his testimony; and 15 (8) any other matter which the court considers relevant. 16 (c)(1) If the court orders that the child \blacksquare s testimony be taken by 17 closed circuit television, the testimony shall be taken outside the courtroom in the judge $\overline{\mathbf{u}}$ s chambers or in another suitable location designated by the 19 judge. Examination and cross examination of the child shall proceed as though he or she were testifying in the courtroom. The only persons who may be 2.0 permitted in the room with the child during the child™s testimony are: 22 (A) the judge or a judicial officer appointed by the court; 23 (B) the prosecutor; 24 (C) the defense attorney, except a pro se defendant; 25 (D) the child s attorney; 26 (E) persons necessary to operate the closed-circuit 27 television equipment; and 28 (F) any person whose presence is determined by the court to be necessary to the welfare and well-being of the child. (2) The defendant shall be afforded a means of private, 30 contemporaneous communication with the defendant $\overline{\mathbf{n}}$ s attorney during the 31 32 testimony. 33 (d) This act does not preclude the presence of both the victim and the defendant in the courtroom together for purposes of establishing or challenging the identification of the defendant when identification is a

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1	legitimate issue in the proceeding.
2	(e) This act does not apply if the defendant is an attorney pro se
3	unless the defendant has a court-appointed attorney assisting the defendant in
4	the defense, in which case only the court-appointed attorney shall be
5	permitted in the room with the child during the childs testimonys.
6	(f) Nothing in this act creates a right of a child witness to a closed-
7	circuit television procedure in lieu of testifying in open court and the
8	intent of this act is that testimony by closed-circuit television be used in
9	limited circumstances.
10	(g) Videotapes of closed-circuit testimony which are part of the court
11	record are subject to a protective order of the court for the purpose of
12	protecting the privacy of the alleged victim.
13	
14	SECTION 2. All provisions of this act of a general and permanent nature
15	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
16	Revision Commission shall incorporate the same in the Code.
17	
18	SECTION 3. If any provision of this act or the application thereof to
19	any person or circumstance is held invalid, such invalidity shall not affect
20	other provisions or applications of the act which can be given effect without
21	the invalid provision or application, and to this end the provisions of this
22	act are declared to be severable.
23	
24	SECTION 4. All laws and parts of laws in conflict with this act are
25	hereby repealed.
26	/s/Pollan
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28	APPROVED: 4-08-97
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