Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	As Engrossed: H2/27/03 $$ S4/3/03 $$ $$ $$ $$ $$ $$ $$ $$ $$ $$			
3	Regular Session, 2003		HOUSE BILL	1588	
4	regular Session, 2003		HOUSE BILL	1000	
5	By: Representatives Martin, Borhauer				
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7					
8	For An Act To Be Entitled				
9	AN ACT TO CHANGE THE OFFENSE OF PERMITTING ABUSE				
10	OF A CHILD TO PERMITTING ABUSE OF A MINOR SO THAT				
11	IT APPLIES TO PERSONS UNDER THE AGE OF EIGHTEEN				
12	(18) YE	ARS; AND FOR OTHER PURPOSES.			
13					
14					
15					
16		Subtitle			
17	AN A	CT TO CHANGE THE OFFENSE OF			
18	PERM	ITTING ABUSE OF A CHILD TO			
19	PERM	ITTING ABUSE OF A MINOR SO THAT IT			
20	APPL	IES TO PERSONS UNDER THE AGE OF			
21	EIGH	TEEN (18) YEARS.			
22					
23					
24	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:		
25					
26	SECTION 1. Arka	ansas Code § 5-27-221 is amended to	read as follows:		
27	5-27-221. Permit	ting abuse of a child <u>minor</u> .			
28	(a)(l) A persor	n commits the offense of permitting	abuse of a child		
29	minor if, being a pare	ent, guardian, or person legally cha	rged with the ca	re	
30	or custody of a child	$\underline{\text{minor}}$, he or she recklessly fails t	o take action to		
31	prevent the abuse of a	a child <u>minor</u> who is less than eleve	n (11) years old	•	
32	(2) It is a defense to a prosecution for the offense of				
33	permitting abuse of a $\frac{\text{child}}{\text{minor}}$ if the parent, guardian, or person legally				
34	charged with the care or custody of the $\frac{\text{child}}{\text{minor}}$ takes immediate steps to				
35	end the abuse of the $\frac{\text{child}}{\text{minor}}$, including prompt notification of medical or				
36	law enforcement author	rities, upon first knowing or having	good reason to	know	

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1	that abuse has occurred.
2	(3) Permitting abuse of a child minor is a Class B felony if the
3	abuse of the $\frac{\text{child}}{\text{minor}}$ consisted of sexual intercourse or deviate sexual
4	activity or caused serious physical injury or death to the child minor.
5	(4) Permitting abuse of a child minor is a Class D felony if the
6	abuse of the $\frac{\text{child}}{\text{minor}}$ consisted of sexual contact or caused $\frac{\text{serious}}{\text{contact}}$
7	physical injury to the child minor.
8	(b) For the purposes of this section,:
9	(1) "Abuse" means any serious physical injury inflicted on a
10	child other than by accidental means or any act that involves sexual
11	molestation or exploitation only sexual intercourse, deviate sexual activity,
12	sexual contact or causing physical injury, serious physical injury, or death
13	which could be prosecuted as delinquent or criminal acts; and
14	(2) "Minor" means a person under the age of eighteen (18) years.
15	/s/ Martin
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