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	State of Arkansas	As Engrossed: S3/31/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003	HOUSE BILL	1935
4			
5	By: Representative Ac	lams	
6			
7			
8		For An Act To Be Entitled	
9	AN	ACT TO EXPAND THE OFFENSE OF SEXUAL ASSAULT IN	
10	TH	E SECOND DEGREE TO INCLUDE A PERSON LESS THAN	
11	EI	GHTEEN (18) YEARS OLD WHO ENGAGES IN SEXUAL	
12	CO	NTACT WITH A PERSON NOT THE PERSON'S SPOUSE WHO	
13	IS	LESS THAN FOURTEEN (14) YEARS OLD; AND FOR	
14	OTI	HER PURPOSES.	
15			
16		Subtitle	
17		AN ACT TO EXPAND THE OFFENSE OF SEXUAL	
18		ASSAULT IN THE SECOND DEGREE TO INCLUDE	
19		A PERSON LESS THAN EIGHTEEN (18) YEARS	
20		OLD WHO ENGAGES IN SEXUAL CONTACT WITH A	
21		PERSON NOT THE PERSON'S SPOUSE WHO IS	
22		LESS THAN FOURTEEN (14) YEARS OLD.	
23			
24			
25	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
26			
27	SECTION 1.	Arkansas Code § 5-14-125 is amended to read as follow:	
28	5-14-125.	Sexual assault in the second degree.	
29	(a) A pers	on commits sexual assault in the second degree if the	
30	person:		
31	(1)	Engages in sexual contact with the sex organs of another	
32	person by forcibl	e compulsion; <del>or</del>	
33	(2)	Engages in sexual contact of genitalia with another perso	on
34	who is incapable	of consent because the person is physically helpless,	
35	mentally defectiv	ve, or mentally incapacitated;	
36	(3)	Being eighteen (18) years of age or older, engages in set	xual



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1 contact with the sex organs of another person, not the person's spouse, who 2 is less than fourteen (14) years of age; or (4)(A) Engages in sexual contact with another person who is less 3 4 than eighteen (18) years of age and the person: 5 (i) Is employed with the Department of Correction, 6 Department of Community Punishment, any city or county jail, or any juvenile 7 detention facility, and the minor is in custody at a facility operated by the 8 agency or contractor employing the person; 9 (ii) Is a professional under § 12-12-507(b) or and is in a position of trust or authority over the minor; or 10 11 (iii) Is the minor's guardian, an employee in the 12 minor's school or school district, or a temporary caretaker or a person in a 13 position of trust or authority over the minor. 14 (B) For purposes of subdivision (a)(4)(A)of this section, 15 consent of the minor is not a defense to prosecution-; or 16 (5)(A) Being less than eighteen (18) years old, the person 17 engages in sexual contact with a person not the person's spouse who is less than fourteen (14) years old. 18 19 (B)(i) It is an affirmative defense to prosecution under this section that the person was not more than three (3) years older 20 21 than the victim if the victim is less than twelve(12) years of age. 22 (ii) It is an affirmative defense to prosecution 23 under this section that the person was not more than four (4) years older than the victim if the victim is twelve (12) years of age or older 24 (b)(1) Sexual assault in the second degree is a Class B felony. 25 26 (2) Sexual assault in the second degree is a Class D felony if 27 committed by a person less than eighteen (18) years of age with a person not 28 the person's spouse who is less than fourteen (14) years of age. 29 30 SECTION 2. Arkansas Code § 5-14-102 is amended to read as follows: 5-14-102. In general. 31 32 The definition of an offense excluding conduct with a spouse shall (a) 33 not be construed to preclude accomplice liability of a spouse. (b) When the criminality of conduct depends on a child being below the 34 35 age of fourteen (14) years and the actor is twenty (20) years of age or older, it is no defense that the actor did not know the age of the child, or 36

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reasonably believed the child to be fourteen (14) years of age or older. (c) When criminality of conduct depends on a child being below a eritical age older than the age of fourteen (14) years and the actor is under the age of twenty (20) years, it is an affirmative defense that the actor reasonably believed the child to be of the critical age or above. The actor may be guilty, however, of the lesser offense defined by the age that he reasonably believed the child to be. (d) When criminality of conduct depends on a child being below a critical age older than fourteen (14) years, it is an affirmative defense that the actor reasonably believed the child to be of the critical age or above. The actor may be guilty, however, of the lesser offense defined by the age that he reasonably believed the child to be. (d) (e) When criminality of conduct depends on a victim being incapable of consent because he is mentally defective or mentally incapacitated, it is an affirmative defense that the actor reasonably believed that the victim was capable of consent. /s/ Adams