1	State of Arkansas	As Engrossed: \$3/21/13	
2	89th General Assembly	As Engrossed: S3/21/13 A Bill	
3	Regular Session, 2013		SENATE BILL 829
4			
5	By: Senators Maloch, Irv	vin	
6	By: Representative Willi	ams	
7			
8		For An Act To Be Entitled	
9	AN ACT	TO IMPLEMENT THE STATUTORY CHANGES RECOMME	NDED
10	BY THE	TASK FORCE ON ABUSED AND NEGLECTED CHILDRE	N ;
11	TO CLA	RIFY WHO IS A MANDATED REPORTER; TO CLARIFY	•
12	CRIMIN	AL STATUTES CONCERNING SEXUAL ASSAULT IN TH	Е
13	SECOND	, THIRD, AND FOURTH DEGREE, CHILDREN ENGAGE	D IN
14	SEXUAL	LY EXPLICIT CONDUCT FOR USE IN VISUAL OR PR	INT
15	MEDIUM	, AND THE POSSESSION OF SEXUALLY EXPLICIT	
16	DIGITA	L MATERIAL; TO MODIFY THE REQUIREMENTS FOR	A
17	CHILD	ABUSE PREVENTION CURRICULUM; TO MAKE CHANGE	S TO
18	THE CH	ILD MALTREATMENT ACT, INCLUDING THE UNLAWFU	L
19	RESTRI	CTION OF CHILD ABUSE REPORTING AND MANDATED	I
20	REPORT	ERS; AND FOR OTHER PURPOSES.	
21			
22			
23		Subtitle	
24	I	O IMPLEMENT THE STATUTORY CHANGES	
25	R	ECOMMENDED BY THE TASK FOR ON ABUSED AND	
26	N	EGLECTED CHILDREN.	
27			
28			
29	BE IT ENACTED BY T	HE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	.S :
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31	SECTION 1.	Arkansas Code § 5-1-109(b)(3), concerning t	he statute of
32	limitations for mi	sdemeanors, is amended to read as follows:	
33	(3) <u>(A)</u>	Misdemeanor or violation, one (l) year <u>.</u>	
34		(B) However, for failure to notify by a ma	
35	<u>in the first degre</u>	e, § 12-18-201, and failure to notify by a	<u>mandated</u>
36	<u>reporter in the se</u>	cond degree, § 12-18-202, the period of lim	<u>itation is ten</u>



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1	(10) years after the child victim reaches eighteen (18) years of age if the
2	child in question was subject to child maltreatment; and
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4	SECTION 2. Arkansas Code § 5-14-125(a)(6), concerning sexual assault
5	in the second degree, is amended to read as follows:
6	(6) Is a teacher, principal, athletic coach, or counselor in a
7	public <u>or private</u> school in a grade kindergarten through twelve (K-12) <u>, in a</u>
8	position of trust or authority, and engages uses his or her position of trust
9	or authority over the victim to engage in sexual contact with another person
10	<u>a victim</u> who is:
11	(A) A student enrolled in the public or private school;
12	and
13	(B) Less than twenty-one (21) years of age.
14	
15	SECTION 3. Arkansas Code § 5-27-303(a), concerning engaging children
16	in sexually explicit conduct for use in visual or print medium, is amended to
17	read as follows:
18	(a) Any person <u>eighteen (18) years of age or older</u> who employs, uses,
19	persuades, induces, entices, or coerces any child to engage in or who has a
20	child assist any other person to engage in any sexually explicit conduct for
21	the purpose of producing any visual or print medium depicting the sexually
22	explicit conduct is guilty of a:
23	(1) Class B felony for the first offense; and
24	(2) Class A felony for a subsequent offense.
25	
26	SECTION 4. Arkansas Code Title 5, Chapter 27, Subchapter 6, is amended
27	to add an additional section to read as follows:
28	5-27-609. Possession of sexually explicit digital material.
29	(a) As used in this section:
30	(1) "Juvenile" means a person under eighteen (18) years of age;
31	and
32	(2) "Nudity" means a:
33	(A) Showing of the human male or female genitals, pubic
34	area, or buttocks with less than a fully opaque covering;
35	(B) Showing of the female breast with less than fully
36	opaque covering of any portion of the female breast below the top of the

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1	nipple; or
2	(C) Depiction of covered male genitals in a discernibly
3	turgid state.
4	(3)(A) "Sexually explicit digital material" means any
5	photograph, digitized impact, or visual depiction of a juvenile in:
6	(i) In any condition of nudity; or
7	(ii) Involved in any prohibited sexual act.
8	(B) The distribution of sexually explicit digital material
9	by a juvenile may commonly be referred to as "sexting".
10	(b) A juvenile commits the offense of possession of sexually explicit
11	digital material if the juvenile <i>purposely</i> creates, produces, distributes,
12	presents, transmits, posts, exchanges, disseminates, or possesses through a
13	computer, wireless communication device, or digital media, any sexually
14	explicit digital material.
15	(c) It is an affirmative defense to the offense of possession of
16	sexually explicit digital material that:
17	(1) A juvenile:
18	(A) Has not solicited the visual depiction;
19	(B) Does not subsequently distribute, present, transmit,
20	post, print, disseminate, or exchange the visual depiction; and
21	(C) Deletes or destroys the visual depiction upon receipt;
22	or
23	(2) A juvenile:
24	(A) Creates a visual depiction of himself or herself; and
25	(B) Does not subsequently distribute, present, transmit,
26	post, print, disseminate, or exchange the visual depiction.
27	(d)(l) Possession of sexually explicit digital material is a Class A
28	misdemeanor.
29	(2) A juvenile who pleads guilty or nolo contendere to or is
30	found guilty of violating this section may be ordered to eight (8) hours of
31	community service if it is the first offense for the juvenile.
32	
33	SECTION 5. Arkansas Code § 6-64-418 is amended to read as follows:
34	6-64-418. College of Public Health collaboration.
35	It is recommended that the Health Behavior/Health Education Department
36	of the Fay W. Boozman College of Public Health of the University of Arkansas

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1 for Medical Sciences collaborate with each education service cooperative, community health agencies, school nurses, <u>school</u> counselors, and educators 2 3 employed in public and private schools to introduce age-appropriate, 4 research-supported, child abuse prevention curriculum to and on behalf of the 5 children of Arkansas in the public and private schools. 6 7 SECTION 6. Arkansas Code § 12-18-204 is amended to read as follows: 8 12-18-204. Unlawful restriction of child abuse reporting. 9 (a)(1) A person employed at a school, Head Start program, or day care 10 facility An employer or supervisor of an employee identified as a mandated 11 reporter commits the offense of unlawful restriction of child abuse reporting 12 if he or she: 13 (A) Prohibits a mandated reporter under this chapter from 14 making a report of child maltreatment or suspected child maltreatment to the 15 Child Abuse Hotline; 16 (B) Requires that a mandated reporter under this chapter 17 receive permission from the person or notify a person before the mandated 18 reporter makes a report of child maltreatment or suspected child maltreatment 19 to the Child Abuse Hotline; or 20 (C) Knowingly retaliates against a mandated reporter under 21 this chapter for reporting child maltreatment or suspected child maltreatment 22 to the Child Abuse Hotline. 23 (2)(A) Nothing in this section shall prohibit any person or 24 institution from requiring a mandatory reporter employed or serving as a 25 volunteer for a person or institution to inform a representative of that 26 person or institution that the reporter has made a report to the Child Abuse 27 Hotline. 28 (B) Information disclosed to a person or institution under 29 subdivision (a)(2)(A) of this section shall not be shared outside the organization and may only be shared within the organization to protect the 30 31 health, safety, and welfare of the child. 32 (b) Unlawful restriction of child abuse reporting is a Class A 33 misdemeanor. 34 35 SECTION 7. Arkansas Code § 12-18-402(b)(16)-(23), concerning mandated 36 reporters, is amended to read as follows:

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1 (16) A mental health professional or paraprofessional; 2 (17) An osteopath; 3 (18) A peace officer; 4 (19) A physician; 5 (20) A prosecuting attorney; 6 (21) A resident intern; 7 (22) A public or private school counselor; (23) A school official, including without limitation 8 9 institutions of higher education; 10 11 SECTION 8. Arkansas Code § 12-18-402(c), concerning mandated reporters, is amended to read as follows: 12 (c)(1) A privilege or contract shall not prevent a person from 13 14 reporting child maltreatment when he or she is a mandated reporter and 15 required to report under this section. 16 (2) A school, Head Start program, or day care facility An 17 employer or supervisor of an employee identified as a mandated reporter shall 18 not prohibit an employee or a volunteer from directly reporting child 19 maltreatment to the Child Abuse Hotline. 20 (3) A school, Head Start program, or day care facility An 21 employer or supervisor of an employee identified as a mandated reporter shall 22 not require an employee or a volunteer to obtain permission or notify any 23 person, including an employee or a supervisor, before reporting child 24 maltreatment to the Child Abuse Hotline. 25 26 /s/Maloch 27 28 29 30 31 32 33 34 35 36

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