```
State of Arkansas
80th General Assembly
Regular Session, 1995

\section*{By: Representative Argue}

\section*{For An Act To Be Entitled}
```

"AN ACT TO AMEND ARK. CODE ANN. § 5-27-401 TO PROVIDE THAT THE DEFINITION OF _PERFORMANCE_ FOR THE PURPOSES OF USING CHILDREN IN SEXUAL PERFORMANCES INCLUDES ALL LIVE AND PHOTOGRAPHED PERFORMANCES; AND FOR OTHER PURPOSES."

```

\author{
Subtitle \\ "AN ACT TO PROVIDE THAT THE DEFINITION OF _PERFORMANCE_ FOR THE PURPOSES OF USING CHILDREN IN SEXUAL PERFORMANCES INCLUDES ALL LIVE AND PHOTOGRAPHED PERFORMANCES."
}
```

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
SECTION 1. Ark. Code Ann. § 5-27-401(1) is amended to read as follows: "(1) _Performance_ means any play, dance, act, drama, piece, interlude, pantomime, show, scene, or other three-dimensional presentation or parts thereof whether performed live or photographed, filmed, videotaped or visually depicted by any other photographic, cinematic, magnetic or electronic means ;"
SECTION 2. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.
SECTION 3. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

```

APPROVED: 2-14-95```

