Stricken language would be deleted from and underlined language would be added to present law. Act 683 of the Regular Session

1	State of Arkansas	As Engrossed: S4/8/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025	HOUSE	E BILL 1777
4			
5	By: Representative Gazaw	ay	
6	By: Senator Gilmore		
7			
8		For An Act To Be Entitled	
9	AN ACT 1	O AMEND THE LAW CONCERNING THE OFFENSE OF	
10	SEXUALLY	GROOMING A CHILD; TO INCLUDE BRIBING OR	
11	ATTEMPTI	NG TO BRIBE A CHILD IN THE OFFENSE OF	
12	SEXUALLY	GROOMING A CHILD; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	то	AMEND THE LAW CONCERNING THE OFFENSE	
17	OF	SEXUALLY GROOMING A CHILD; AND TO	
18	IN	CLUDE BRIBING OR ATTEMPTING TO BRIBE A	
19	CH	ILD IN THE OFFENSE OF SEXUALLY	
20	GR	DOMING A CHILD.	
21			
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
23			
24	SECTION 1. Ar	kansas Code § 5-27-307 is amended to read as fol	lows:
25	5-27-307. Sex	cually grooming a child.	
26	(a) As used i	n this section ,	
27	<u>(1) "Br</u>	ibe" means to offer or bestow any property, gift	<u>, good,</u>
28	<u>or service or to wit</u>	hhold any property, gift, good or service with t	he
29	purpose of garnering	acceptance, cooperation, or compliance; and	
30	<u>(2)</u> "di	sseminates" "Disseminates" means to allow to view	w,
31	expose, furnish, pre	esent, sell, or otherwise distribute.	
32	(b) A person	commits sexually grooming a child if, he or she	knowingly
33	disseminates to a c h	ild thirteen (13) years of age or younger with o	r without
34	consideration a visu	al or print medium depicting sexually explicit c	ənduct
35	with the purpose to	entice, induce, or groom the \underline{a} child thirteen (1	3) years
36	of age or younger to	engage in the following with a person :	



HB1777

1	(1) Comucil interconnect		
1 2	(1) Sexual intercourse;		
	(2) Sexually explicit conduct; or		
3	(3) Deviate sexual activity in sexual intercourse, sexually		
4	explicit conduct, or deviate sexual activity, he or she:		
5	(1) Disseminates to the child with or without consideration a		
6	visual or print medium depicting sexually explicit conduct; or		
7	(2) Bribes or attempts to bribe the child to participate in		
8	sexual intercourse, sexually explicit conduct, or deviate sexual activity.		
9	(c) Sexually grooming a child is a:		
10	(1) Class D felony if the actor is twenty-one (21) years of age		
11	or older; or		
12	(2) Class A misdemeanor if the actor is younger than twenty-one		
13	(21) years of age.		
14	(d) It is an affirmative defense to prosecution under this section		
15	that the actor was not more than three (3) years older than the victim.		
16	(e) It is not a defense to prosecution under this section that the		
17	actor does not know the age of the child or believes the child is fourteen		
18	(14) years of age or older.		
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20	/s/Gazaway		
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23	APPROVED: 4/16/25		
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