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.

Act 330 of the Regular Session

1	State of Arkansas	As Engrossed: H1/28/09 S2/18/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		HOUSE BILL 1011
4			
5	By: Representative D. Hutchins	son	
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7			
8		For An Act To Be Entitled	
9	AN ACT TO	FURTHER DEFINE THE CRIMINAL AC	CT OF
10	VOYEURISM	; AND FOR OTHER PURPOSES.	
11			
12		Subtitle	
13	AN ACT	TO FURTHER DEFINE THE CRIMINAL	L
14	ACT OF	VOYEURISM.	
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20	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
21			
22	SECTION 1. Arkans	sas Code 5-16-101 is amended to	read as follows:
23	5-16-101. Crime o	of video voyeurism.	
24	(a) It is unlawfu	ıl to use any camera, videotape	e, photo-optical,
25	photoelectric, or any ot	ther image recording device for	the purpose of
26	secretly observing, view	ving, photographing, filming, o	or videotaping a person
27	present in a residence,	place of business, school, or	other structure, or any
28	room or particular locat	tion within that structure, if	that person:
29	(l) Is in a	a private area out of public vi	.ew;
30	(2) Has a r	reasonable expectation of priva	icy; and
31	(3) Has not	consented to the observation.	
32	(b) It is unlawfu	ıl to knowingly use a camcorder	, motion picture
33	camera, photographic cam	nera of any type, or other equi	pment that is concealed
34	or disguised to secretly	or surreptitiously videotape,	film, photograph,
35	record, or view by elect	ronic means a person:	

- 1 (1) For the purpose of viewing any portion of the person's body
- 2 that is covered with clothing and for which the person has a reasonable
- 3 expectation of privacy;
- 4 (2) Without the knowledge or consent of the person being
- 5 videotaped, filmed, photographed, recorded, or viewed by electronic means;
- 6 and
- 7 (3) Under circumstances in which the person being videotaped,
- 8 filmed, photographed, recorded, or viewed by electronic means has a
- 9 reasonable expectation of privacy.
- 10 (c)(1) A violation of subsection (a) of this section is a Class D
- 11 felony.
- 12 (2)(A) A violation of subsection (b) of this section is a Class
- 13 B misdemeanor.
- 14 (B) However, a violation of subsection (b) of this section
- is a Class A misdemeanor if:
- 16 <u>(i) The person who created the video recording</u>,
- 17 film, or photo obtained as described in subsection (b) distributed or
- 18 transmitted it to another person; or
- 19 <u>(ii) The person who created the video recording,</u>
- 20 <u>film</u>, or photo obtained as described in subsection (b) posted it in a format
- 21 accessible by another person via the internet.
- 22 (d) The provisions of this section do not apply to any of the
- 23 following:
- 24 (1) Video recording or monitoring conducted pursuant to a court
- 25 order from a court of competent jurisdiction;
- 26 (2) Security monitoring operated by or at the direction of an
- 27 occupant of a residence;
- 28 (3) Security monitoring operated by or at the direction of the
- 29 owner or administrator of a place of business, school, or other structure;
- 30 (4) Security monitoring operated in a motor vehicle used for
- 31 public transit;
- 32 (5) Security monitoring and observation associated with a
- 33 correctional facility, regardless of the location of the monitoring
- 34 equipment;
- 35 (6) Video recording or monitoring conducted by a law enforcement
- 36 officer within the official scope of his or her duty; or

1	(7)	Videotaping pursuant to § 12-12-508(b).		
2		/s/ D. Hutchinson		
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4			APPROVED:	3/10/2009
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