Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas		
2	81st General Assembly A Bill		
3	Regular Session, 1997	HOUSE BILL	2047
4			
5	By: Representative Lynn		
б			
7			
8	For An Act To Be Entitled		
9	"AN ACT TO AMEND ARKANSAS CODE 16-42-101 PERTAINING TO	THE	
10	ADMISSIBILITY OF EVIDENCE OF A VICTIMS PRIOR SEXUAL		
11	CONDUCT; AND FOR OTHER PURPOSES."		
12			
13	Subtitle		
14	"AMEND ARKANSAS CODE 16-42-101		
15	PERTAINING TO THE ADMISSIBILITY OF		
16	EVIDENCE OF A VICTIMS PRIOR SEXUAL		
17	CONDUCT."		
18			
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	s:	
20			
21	SECTION 1. Arkansas Code 16-42-101(b) is amended to rea	ad as follows	s:
22	"(b) In any criminal prosecution under 👶 <del>5-14-103 - 5-</del>	<del>14-110</del> <u>5-14-</u>	101
23	et seq. or 5-26-202, or for criminal attempt to commit, criminal	nal solicitat	tion
24	to commit, or criminal conspiracy to commit an offense defined	d in any of t	those
25	sections, opinion evidence, reputation evidence, or evidence	of specific	
26	instances of the victim's prior sexual conduct with the defend	dant or any o	other
27	person, evidence of a victim's prior allegations of sexual com	nduct with th	he
28	defendant or any other person, which allegations the victim as	sserts to be	
29	true, or evidence offered by the defendant concerning prior a	llegations of	£
30	sexual conduct by the victim with the defendant or any other p	person if the	е
31	victim denies making the allegations is not admissible by the	defendant,	
32	either through direct examination of any defense witness or the	hrough	
33	cross-examination of the victim or other prosecution witness,	to attack th	he
34	redibility of the victim, to prove consent or any other defense, or for any		
35	other purpose."		
36			

SECTION 2. All provisions of this act of a general and permanent nature 2 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 3 Revision Commission shall incorporate the same in the Code. SECTION 3. If any provision of this act or the application thereof to 6 any person or circumstance is held invalid, such invalidity shall not affect 7 other provisions or applications of the act which can be given effect without 8 the invalid provision or application, and to this end the provisions of this 9 act are declared to be severable. SECTION 4. All laws and parts of laws in conflict with this act are 12 hereby repealed. 

## HB 2047