Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H2/25/99		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		HOUSE BILL 1459	
4				
5	By: Representatives Simon, Madi	ison, Hathorn, Ferrell, Luker, Judy		
6				
7				
8	For An Act To Be Entitled			
9	"AN ACT TO AMEND ARKANSAS CODE 5-26-501 PERTAINING TO			
10	INTERFERENCE WITH VISITATION RIGHTS; AND FOR OTHER			
11	PURPOSES. "			
12				
13		Subtitle		
14	"TO AMEI	ND ARKANSAS CODE 5-26-501		
15	PERTAINING TO INTERFERENCE WITH			
16	VI SI TAT	ION RIGHTS."		
17				
18				
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
20				
21	SECTION 1. Arkansas Code 5-26-501 is amended to read as follows:			
22	"5-26-501. Interference with visitation.			
23	(a) (1) A person commits the offense of interference with visitation if,			
24	knowing that he or she has no lawful right to do so, he or she takes, entices,			
25	or keeps any minor from any person entitled by a court decree or order to the			
26	right of visitation with	the minor.		
27	<u>(2)</u> A persor	n claiming interference with vis	sitation shall provide	
28	a copy of the signed cour	rt order or decree regarding cus	stody or visitation	
29	rights to the law enforce	ement officer as proof of the ir	nterference with	
30	<u>visitation.</u>			
31	(b) <u>(1)</u> Interferenc	ce with visitation is a Class D	felony if the minor is	
32	taken, enticed, or kept 🛛	without outside of the State of	Arkansas.	
33	<u>(2)</u> Otherwis	se, it is a Class A misdemeanor	Class C misdemeanor.	
34	(3) Any person who has plead guilty, nolo contendere, or is found			
35	guilty of interference with visitation more than two (2) times shall be guilty			
36	<u>of a Class A misdemeanor.</u>			



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1	(c) The provisions of this section shall apply only to those cases in		
2	which a contempt citation has been issued by the court which issued the		
3	visitation order or decree, and such citation has been ignored or evaded by		
4	the person cited for a period of ninety (90) days. It is an affirmative		
5	defense to prosecution that:		
6	(1) A person or lawful guardian committed the act to protect the		
7	child from imminent physical harm, provided that the defendant's belief that		
8	physical harm was imminent is reasonable and the defendant's conduct in		
9	withholding visitation rights was a reasonable response to the harm believed		
10	to be imminent;		
11	(2) A person or lawful guardian committed the act based on a		
12	reasonable belief that the person entitled to visitation would remove the		
13	child from the jurisdiction of the court;		
14	(3) The act was committed with the mutual consent of all parties		
15	having a right to custody and visitation of the child; or		
16	(4) The act was otherwise authorized by law."		
17			
18	SECTION 2. All provisions of this act of a general and permanent nature		
19	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		
20	Revision Commission shall incorporate the same in the Code.		
21			
22	SECTION 3. If any provision of this act or the application thereof to		
23	any person or circumstance is held invalid, such invalidity shall not affect		
24	other provisions or applications of the act which can be given effect without		
25	the invalid provision or application, and to this end the provisions of this		
26	act are declared to be severable.		
27			
28	SECTION 4. All laws and parts of laws in conflict with this act are		
29	hereby repealed.		
30	/s/ Simon, et al		
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