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.

1	State of Arkansas 84th General Assembly A Bill	
2		22(2
3	Regular Session, 2003 HOUSE BILL	2262
4 5	By: Representatives Dees, Judy, Blair, Eason, Green, Napper, Pickett, Roebuck	
6	By: Senators Gullett, Madison, Baker, Holt	
7	29. Serunous Surren, Humason, Surren, Here	
8		
9	For An Act To Be Entitled	
10	AN ACT TO AMEND THE CHILD MALTREATMENT ACT; AND	
11	FOR OTHER PURPOSES.	
12		
13	Subtitle	
14	AN ACT TO AMEND THE CHILD MALTREATMENT	
15	ACT.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Arkansas Code § 12-12-507(b) and (c), concerning notifyi	ng
21	the child abuse hotline of suspected child abuse, is amended as follows:	
22	(b) When any of the following has reasonable cause to suspect that	а
23	child has been subjected to child maltreatment or has died as a result of	
24	child maltreatment, or who observes a child being subjected to conditions	or
25	circumstances that would reasonably result in child maltreatment, he or sh	ıe
26	shall immediately notify the child abuse hotline:	
27	(1) Any child or foster care worker;	
28	(2) A coroner;	
29	(3) A day care center worker;	
30	(4) A dentist;	
31	(5) A domestic abuse advocate;	
32	(6) A domestic violence shelter employee;	
33	(7) A domestic violence shelter volunteer;	
34	(8) An employee of the Division of Youth Services of the	
35	Department of Human Services;	
36	(9) An employee working under contract for the Division of Yo	outh



1	Services of the Department of Human Services;
2	(10) A family service worker;
3	(11) A judge;
4	(12) A law enforcement official;
5	(13) A licensed nurse;
6	(14) Any medical personnel who may be engaged in the admission,
7	examination, care, or treatment of persons;
8	(15) A mental health professional;
9	(16) An osteopath;
10	(17) A peace officer;
11	(18) A physician;
12	(19) A prosecuting attorney;
13	(20) A resident intern;
14	(21) A school counselor;
15	(22) A school official;
16	(23) A social worker;
17	(24) A surgeon; or
18	(25) A teacher.
19	(26) A Court Appointed Special Advocate (CASA) program staff or
20	volunteer;
21	(27) A juvenile intake or probation officer; or
22	(28) Any clergyman, which includes a minister, priest, rabbi,
23	accredited Christian Science practitioner, or other similar functionary of a
24	religious organization, or an individual reasonably believed to be so by the
25	person consulting him or her, except to the extent he or she has acquired
26	knowledge of suspected maltreatment through communications required to be
27	kept confidential pursuant to the religious discipline of the relevant
28	denomination or faith, or he or she received the knowledge of the suspected
29	maltreatment from the offender in the context of a statement of admission.
30	(c) No privilege or contract shall relieve anyone required by this
31	subchapter to make notification of the requirement of making notification.
32	prevent anyone from reporting child maltreatment when they are a mandated
33	reporter as required by this section.
34	
35	SECTION 2. Arkansas Code § 12-12-518 is amended as follows:
36	12-12-518. Privileged communications as evidence - Exception.

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1 (a) It is the public policy of the State of Arkansas to protect the 2 health, safety, and the welfare of minors within the state. 3 (b) In order to effectuate that policy: 4 (1)(A) No privilege shall prevent anyone from reporting child 5 maltreatment when the information is obtained from a child. 6 (B)(1) No privilege shall prevent anyone, except between a lawyer 7 and client or between a minister, including a Christian Science practitioner, 8 and any person confessing to or being counseled by the minister, from 9 testifying concerning child maltreatment when the information is obtained 10 from a child: 11 (2) No privilege, except between a lawyer and client or between a 12 minister, including a Christian Science practitioner, and any person 13 confessing to or being counseled by the minister, shall prevent anyone from 14 reporting or testifying concerning child maltreatment when the information is 15 obtained from an adult; 16 (3) (2) When any physician, psychologist, psychiatrist, or 17 licensed counselor or therapist conducts interviews with or provides therapy 18 to any subject of a report of suspected child maltreatment for purposes 19 related to child maltreatment, the physician, psychologist, psychiatrist, or licensed counselor or therapist shall be deemed to be performing services on 20 21 behalf of the child; 22 (4)(3) Adult subjects of a report of suspected child 23 maltreatment cannot invoke privilege on the child's behalf; and 24 (5)(4) Transcripts of testimony introduced in a child 25 maltreatment proceeding pursuant to this section shall not be received into 26 evidence in any other civil or criminal proceeding. 27 28 29 30 31 32 33 34 35 36

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