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
2	85th General Assembly A Bill
3	Regular Session, 2005 HOUSE BILL 1033
4	
5	By: Representatives J. Hutchinson, Lamoureux, Rosenbaum, T. Hutchinson, Anderson, Borhauer, Boyd,
6	Bright, Cooper, D. Creekmore, Dickinson, Fite, Hardwick, Harris, Kenney, Key, Mack, Maloch, M.
7	Martin, Matayo, Medley, Norton, Pace, Ragland, Sample, Walters, Willis, Petrus
8	By: Senators Critcher, Womack, Altes, Baker, Bisbee, J. Bookout, Bryles, Capps, Faris, Glover,
9	Hendren, Holt, Horn, J. Jeffress, G. Jeffress, Laverty, J. Taylor, Trusty, Whitaker, Wooldridge
10	
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12	For An Act To Be Entitled
13	AN ACT TO REQUIRE PARENTAL CONSENT BEFORE
14	PERFORMING AN ABORTION ON A MINOR; AND FOR OTHER
15	PURPOSES.
16	
17	Subtitle
18	AN ACT TO REQUIRE PARENTAL CONSENT
19	BEFORE PERFORMING AN ABORTION ON A
20	MINOR.
21	
22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. Arkansas Code § 20-16-801 is amended to read as follows:
26	20-16-801. Notification Consent required.
27	No abortion operation shall be performed upon an unemancipated minor,
28	or upon a woman for whom a guardian or custodian has been appointed because
29	of a finding of incompetency, until at least forty-eight (48) hours after
30	written notice of the pending operation has been delivered in the manner, and
31	subject to the exceptions, provided in this subchapter.
32	Except as otherwise provided in §§ 20-16-804 and 20-16-805, no person
33	may perform an abortion upon an unemancipated minor, or upon a woman for whom
34	a guardian or custodian has been appointed because of a finding of
35	incompetency, unless the person or the person's agent first obtains the
36	written consent of either parent or the legal guardian or custodian.

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2	SECTION 2 Arkansas Code § 20-16-802 is amended to read as follows:
3	20-16-802. Definitions.
4	As used in this subchapter, unless the context otherwise requires:
5	(1) "Abortion" shall mean the intentional termination of the
6	pregnancy of a woman known to be pregnant with an intention other than to
7	increase the probability of a live birth or to remove a dead or dying fetus;
8	(2) "Medical emergency" means a condition that, on the basis of
9	the physician's good faith clinical judgment, so complicates the medical
10	condition of a pregnant woman as to necessitate the immediate abortion of her
11	pregnancy to avert her death or for which a delay will create serious risk of
12	substantial and irreversible impairment of a major bodily function;
13	$\frac{(2)}{(3)}$ "Minor" means an individual under the age of eighteen
14	(18) years;
15	(3)(4) "Parent" shall mean both parents either parent of the
16	pregnant woman if they are both living; one (1) parent of the pregnant woman
17	if only one (1) is living or if the second one (1) cannot be located through
18	reasonably diligent effort; or the court-appointed guardian or custodian if
19	the pregnant woman has one; and
20	$\frac{(4)}{(5)}$ "Unemancipated minor" means a minor who is under the
21	care, custody, and control of her parent or parents.
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23	SECTION 3. Arkansas Code § 20-16-803 is amended to read as follows:
24	20-16-803. Manner of notice <u>consent</u> .
25	(a) Notice shall be addressed to the parent at the usual place of abode
26	of the parent and delivered personally to the parent by the physician or an
27	agent.
28	(b) In lieu of the delivery required by subsection (a) of this
29	section, notice shall be made by certified mail addressed to the parent at
30	the usual place of abode of the parent, with return receipt requested and
31	delivery restricted to the addressee. Delivery shall be deemed to occur at
32	twelve noon on the next day, subsequent to mailing, on which regular mail
33	delivery takes place.
34	(a) The person who performs the abortion or his or her agent shall
35	obtain or be provided with the written consent from either parent or legal
36	guardian.

1	(b) The written consent shall include, but not be limited to, the
2	following information:
3	(1) Name and birthdate of the minor or incompetent woman;
4	(2) Name of the parent or legal guardian;
5	(3) Statement from the parent or legal guardian that he or she
6	is aware that the minor desires an abortion and that he or she does consent
7	to the abortion;
8	(4) The date; and
9	(5) Notarized signature of the parent or legal guardian.
10	(c) A notarized signature is not required if the person who performs
11	the abortion or his or her agent witnesses the signature of the parent or
12	legal guardian and signs the written consent as a witness.
13	(d) Prior to signing the written consent as a witness, the person who
14	performs the abortion or his or her agent shall obtain from the parent or
15	legal guardian positive proof of identification in the form of a valid photo
16	identification card.
17	(e) A photocopy of the proof of identification and the written consent
18	statement shall be maintained in the minor's or incompetent woman's medical
19	records for a period of five (5) years from the date of the abortion.
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21	SECTION 4. Arkansas Code § 20-16-804 is amended to read as follows:
22	20-16-804. Judicial relief from requirement.
23	Notwithstanding the provisions of $\S\S$ 20-16-801 and 20-16-803, if a
24	pregnant minor or incompetent woman elects not to allow obtain the
25	notification consent of one (1) or both parents or guardian or custodian,
26	then, in that event:
27	(1)(A) Any judge of a probate circuit court shall, upon petition
28	or motion and after an appropriate hearing, authorize a physician to perform
29	the abortion if $rac{ ext{said}}{ ext{the}}$ judge determines that the pregnant minor or
30	incompetent woman is mature and capable of giving informed consent to the
31	proposed abortion.
32	(B) If $\frac{\text{said}}{\text{said}}$ $\frac{\text{the}}{\text{the}}$ judge determines that the pregnant minor
33	or incompetent woman is not mature, or if the pregnant woman does not claim
34	to be mature, the judge shall determine whether the performance of an
35	abortion upon her without notification <u>consent</u> of her parents, guardian, or
36	custodian would be in her best interests and shall authorize a physician to

- perform the abortion without such notification consent if said the judge concludes that the pregnant minor or incompetent woman's best interests would
- 3 be served thereby.

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- (2) Such a pregnant minor or incompetent woman may participate in proceedings in the court on her own behalf. However, the court shall advise her that she has a right to court-appointed counsel and shall, upon her request, provide her with such counsel.
- 8 (3) Proceedings in the court under this subchapter shall be 9 confidential and shall be given such precedence over other pending matters so that the court may reach a decision promptly Court proceedings under this 10 11 section shall be confidential and shall ensure the anonymity of the minor or 12 incompetent person. All court proceedings under this section shall be sealed. The minor or incompetent person shall have the right to file her 13 petition in the circuit court using a pseudonym or using solely her initials. 14 15 All documents related to this petition shall be confidential and shall not be 16 available to the public. These proceedings shall be given precedence over 17 other pending matters to the extent necessary to ensure that the court reaches a decision promptly and without delay so as to serve the best 18 19 interests of the pregnant minor or incompetent woman. The judge shall make in writing specific factual findings and legal conclusions supporting the 20 21 decision and shall order a record of the evidence to be maintained, including 22 the judge's own findings and conclusions.
 - (4) An expedited confidential appeal shall be available to any such pregnant minor or incompetent woman for whom the court denies an order authorizing an abortion without notification consent. An order authorizing an abortion without notification consent shall not be subject to appeal.
 - (5) No filing fees shall be required of any such pregnant minor or incompetent woman at either the trial or the appellate level.

30 SECTION 5. Arkansas Code § 20-16-805 is amended to read as follows: 31 20-16-805. Limitations on requirement.

Notification Consent shall not be required under this subchapter if:

(1) The attending physician certifies in the pregnant minor or incompetent woman's medical record that the abortion is necessary to prevent the woman's death there is a medical emergency and there is insufficient time to provide the required notice obtain the required consent; or

1	(2) The abortion is authorized in writing by the person or
2	persons who are entitled to notice; or
3	(3) A pregnant minor or incompetent woman declares that she is a
4	victim of child abuse or neglect as defined in § 12-12-503, provided that a
5	report of such abuse or neglect shall be made as provided in § 12-12-507.
6	(2) A judicial bypass is obtained under § 20-16-804.
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8	SECTION 6. Arkansas Code § 20-16-806 is amended to read as follows:
9	20-16-806. Penalty.
10	(a) The performance of an abortion in violation of this subchapter
11	shall be a Class A misdemeanor and shall be grounds for a civil action by a
12	person wrongfully denied notification whose consent is required.
13	(b) A person shall not be held liable under this subchapter if:
14	(1) The person establishes by written evidence that the person
15	relied upon evidence sufficient to convince a careful and prudent person that
16	the representations of the pregnant minor or incompetent woman regarding
17	information necessary to comply with this subchapter were bona fide and true;
18	or
19	(2) If the person attempted with reasonable diligence to deliver
20	notice, but was unable to do so.
21	$\frac{(e)}{(b)}$ Nothing in this subchapter shall be construed to allow the
22	charging or conviction of a woman with any criminal offense in the death of
23	her own unborn child in utero.
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25	SECTION 7. Arkansas Code § 20-16-808 is amended to read as follows:
26	20-16-808. When notification consent of parent not required.
27	Notification Consent under this subchapter shall not be required to be
28	given to a parent obtained from a parent if:
29	(1) The parent's Both of the parents' whereabouts are unknown;
30	<u>or</u>
31	(2) (A) The parent has not been in contact with the minor's
32	custodial parent or the minor for at least one (1) year; or If the minor has
33	only one (1) living parent and the minor states by affidavit that the parent
34	has committed incest with the minor, has raped the minor, or has otherwise
35	sexually abused the minor.
36	(R) The attending physician shall report the abuse as

I	provided under § 12-12-504 and § 12-12-50/.
2	(3) If the minor states by affidavit that the parent has
3	committed incest with the minor or raped the minor or otherwise physically or
4	sexually abused the minor.
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6	SECTION 8. Arkansas Code Title 20, Chapter 16, Subchapter 8 is amended
7	to add as a new section to read as follows:
8	20-16-809. When consent is not required.
9	A minor shall not be required to obtain consent under this subchapter
10	if the guardianship or custody order has expired or is otherwise no longer in
11	<u>effect.</u>
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13	SECTION 9. Arkansas Code Title 20, Chapter 16, Subchapter 8 is amended
14	to add an additional section to read as follows:
15	20-16-811. Additional information reported by abortion providers.
16	(a) In addition to other information reported by an abortion provider
17	to the Department of Health, the following information shall be reported for
18	each induced termination of pregnancy:
19	(1) Whether parental consent was required;
20	(2) Whether parental consent was obtained; and
21	(3) Whether a judicial bypass was obtained.
22	(b) The Department of Health shall revise its forms utilized by
23	abortion providers to report an induced termination of pregnancy by including
24	the reporting of information required by this section.
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26	SECTION 10. If any one (1) or more provision, section, subsection,
27	subdivision, sentence, clause, phrase, or word in this act is temporarily or
28	permanently restrained or enjoined by judicial order, the original provisions
29	shall remain in force as though the law was never amended. However, if the
30	temporary or permanent restraining order or injunction is stayed or
31	dissolved, or otherwise ceases to have effect, this entire act shall have
32	full force and effect.
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34	/s/ J. Hutchinson
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