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	As Engrossed: H3/6/07 A Bill	
2			HOUSE BILL 1714
3	Regular Session, 2007		HOUSE BILL 1/14
4 5	By: Representative Pate		
6	By. Representative I ate		
7			
, 8		For An Act To Be Entitled	
9	AN ACT TO CREATE THE OFFENSE OF INTERFERENCE WITH		
10	CUSTODY; TO ESTABLISH PROCEDURES FOR THE		
11	DEPARTMENT OF HEALTH AND HUMAN SERVICES IN CASES		
12	INVOLVING THE OFFENSE OF INTERFERENCE WITH		
13	CUSTOD	Y; AND FOR OTHER PUPROSES.	
14			
15		Subtitle	
16	TO	CREATE THE OFFENSE OF INTERFERENCE	
17	WIT	H CUSTODY AND TO ESTABLISH PROCEDURES	;
18	FOR	THE DEPARTMENT OF HEALTH AND HUMAN	
19	SER	VICES IN CASES INVOLVING THE OFFENSE	
20	OF	INTERFERENCE WITH CUSTODY.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
24			
25	SECTION 1. Ark	kansas Code Title 5, Chapter 26, Subcl	hapter 5 is amended
26	to add an additional section to read as follows:		
27	<u>5-26-503.</u> Inte	erference with custody.	
28	(a) A person commits the offense of interference with custody if		
29	without lawful authority he or she knowingly takes or entices, or aids,		
30	abets, hires, or otherwise procures another person to take or entice any		
31	minor from the custody of:		
32		parent of the minor including an unma	arried woman having
33	legal custody of an illegitimate child under § 9-10-113;		
34		guardian of the minor;	
35		ablic agency having lawful charge of	the minor; or
36	<u>(4) Any</u>	other lawful custodian.	



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1	(b) Interference with custody is a Class C felony.		
2	(c)(l) In every case prior to serving a warrant for arrest on a person		
3	charged with the offense of interference with custody, the police officer or		
4	other law enforcement officer shall inform the Department of Health and Human		
5	Services of the circumstances of any minor named in the information or		
6	indictment as having been taken, enticed, or kept from the parent, guardian,		
7	or custodian in a manner constituting interference with custody.		
8	(2) A representative of the department shall be present with the		
9	arresting police officer or law enforcement officer to take the minor into		
10	temporary custody of the department pending further proceedings by a court of		
11	competent jurisdiction.		
12	(d)(1) A court of competent jurisdiction shall determine the immediate		
13	custodial placement of any minor taken into custody by the department under		
14	subsection (c) of this section pursuant to a petition brought by the		
15	department to determine if there is probable cause to believe the minor may		
16	be:		
17	(A) Removed from the jurisdiction of the court;		
18	(B) Abandoned; or		
19	(C) Outside the immediate care or supervision of a person		
20	lawfully entitled to custody.		
21	(2) The court shall immediately give custody to the lawful		
22	custodian if it finds that the lawful custodian is present before the court.		
23	(e)(1) The department shall comply with the requirements of § 9-27-312		
24	with regard to the giving of a notice and the setting of a hearing on a		
25	petition filed under subsection (d) of this section.		
26	(2) The department is immune from liability with respect to any		
27	conduct undertaken pursuant to this section unless it is determined that the		
28	department acted with actual malice.		
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30	/s/ Pate		
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