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	A D:11		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 1849	9
4				
5	By: Representative Nickels			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO PREVENT EXPUNGEMENT OF A SECOND OR			
10		ENT OFFENSE OF DOMESTIC BATTERY; AND	FOR	
11	OTHER P	PURPOSES.		
12				
13		Subtitle		
14	-	PREVENT EXPUNGEMENT OF A SECOND OR		
15	SUBS	EQUENT OFFENSE OF DOMESTIC BATTERY.		
16				
17				
18	BE II ENACIED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:	
19 20	SECTION 1 Arb	ansas Code § 5-4-311 is amended to re	ead as follows.	
21		arge and dismissal.	cad as forrows.	
22		ent of conviction was not entered by	the court at the	
23	time of suspension or probation and the defendant fully complies with the			
24	conditions of suspension or probation for the period of suspension or			
25	-	shall discharge the defendant and dis	-	
26	proceedings against h		•	
27		to the provisions of §§ 5-4-501 - 5.	-4-504, a person	
28	against whom proceeding	ngs are discharged or dismissed under	r subsection (a) of	
29	this section may seek	to have the criminal record sealed,	consistent with the	
30	procedures established	d in § 16-90-901 et seq.		
31	(2) This	subsection does not apply if the per	rson applying for	
32	discharge under this	section has been convicted of a:		
33	(A)	The person applying for discharge l	has been convicted	
34	of a sexual <u>Sexual</u> of:	fense as defined by <u>in</u> § 5-14-101 et	seq. <u>and the victim</u>	Ļ
35	of the sexual offense	was under eighteen (18) years of age	e; and <u>or</u>	
36	(B)	The victim was under eighteen (18)	years of age Second	•



1	or subsequent offense of:-
2	(i) Domestic battering in the first degree, § 5-26-
3	<u>303;</u>
4	(ii) Domestic battering in the second degree, § 5-
5	<u>26-304; or</u>
6	(iii) Domestic battering in the third degree, § 5-
7	<u>26-305.</u>
8	
9	SECTION 2. Arkansas Code § 16-90-901 is amended to read as follows:
10	16-90-901. Definition.
11	(a)(1) As used in §§ 5-64-407, 5-4-311, 16-90-601, 16-90-602, 16-90-
12	605, 16-93-301 - 16-93-303, and 16-93-1207, "expunge" shall mean means that
13	the record or records in question shall be sealed, sequestered, and treated
14	as confidential in accordance with the procedures established by this
15	subchapter.
16	(2) Unless otherwise provided by this subchapter, "expunge"
17	shall not mean the physical destruction of any records.
18	(3) No <u>A</u> person who is found guilty of or pleads guilty or nolo
19	contendere to a sexual offense as defined in this section and in which the
20	victim was under the age of eighteen (18) years shall be eligible to have the
21	offense expunged under the procedures set forth in this subchapter.
22	(4) A person who is found guilty of or pleads guilty or nolo
23	contendere to a second or subsequent offense of domestic battering under § 5-
24	26-303, § 5-26-304, or § 5-26-305 is not eligible to have the offense
25	expunged under the procedures set forth in this subchapter.
26	(b) For purposes of this subchapter, "sexual offense" shall be defined
27	as conduct prohibited by § 5-14-101 et seq., §§ 5-26-202, 5-27-602, 5-27-603,
28	5-27-605, 16-93-303(a)(1)(B), and any other subsequently enacted criminal law
29	prohibiting sexual conduct with a child.
30	
31	SECTION 3. Arkansas Code § 16-93-1207(b), concerning expungement of
32	criminal records after completion of probation or upon release from custody,
33	is amended to read as follows:
34	(b)(1) Upon the successful completion of probation or a commitment to
35	the Department of Correction with judicial transfer to the Department of
36	Community Correction or a commitment to a county jail for one (1) of the

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offenses targeted by the General Assembly for community correction placement, the court may direct that the record of the offender be expunged of the offense of which the offender was either convicted or placed on probation under the condition that the offender has no more than one (1) previous felony conviction and that the previous felony was other than a conviction for: (A) A capital offense; (B) Murder in the first degree, § 5-10-102; (C) Murder in the second degree, § 5-10-103; (D) First degree rape, § 5-14-103; (E) Kidnapping, § 5-11-102; (F) Aggravated robbery, § 5-12-103; or (G) Delivering controlled substances to a minor as prohibited in § 5-64-410-; or (H) A second or subsequent conviction of domestic battering, § 5-26-303, § 5-26-304, or § 5-26-305. (2) The fact that a prior felony conviction has been previously expunged shall not prevent its counting as a prior conviction for the purposes of this subsection. (3) The procedure, effect, and definition of "expungement" for the purposes of this subsection shall be in accordance with that established in § 16-90-901 et seq.