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REFERENCE TITLE: **clergy; priests; duty to report**

State of Arizona
House of Representatives
Fifty-seventh Legislature
First Regular Session
2025

HB 2070

Introduced by
Representative Travers

AN ACT

AMENDING SECTIONS 8-201, 12-2233 AND 13-3620, ARIZONA REVISED STATUTES;
RELATING TO THE DUTY TO REPORT.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 8-201, Arizona Revised Statutes, is amended to
3 read:

4 **8-201. Definitions**

5 In this title, unless the context otherwise requires:

6 1. "Abandoned" means the failure of the parent to provide
7 reasonable support and to maintain regular contact with the child,
8 including providing normal supervision. Abandoned includes a judicial
9 finding that a parent has made only minimal efforts to support and
10 communicate with the child. Failure to maintain a normal parental
11 relationship with the child without just cause for a period of six months
12 constitutes *prima facie* evidence of abandonment.

13 2. "Abuse":

14 (a) Means the infliction or allowing of physical injury, impairment
15 of bodily function or disfigurement or the infliction of or allowing
16 another person to cause serious emotional damage as evidenced by severe
17 anxiety, depression, withdrawal or untoward aggressive behavior and which
18 emotional damage is diagnosed by a medical doctor or psychologist and is
19 caused by the acts or omissions of an individual who has the care, custody
20 and control of a child, including an employee of a child welfare agency
21 where a child is placed that is licensed by and contracted with the
22 department.

23 (b) Includes:

24 (i) Inflicting or allowing sexual abuse pursuant to section
25 13-1404, sexual conduct with a minor pursuant to section 13-1405, sexual
26 assault pursuant to section 13-1406, molestation of a child pursuant to
27 section 13-1410, commercial sexual exploitation of a minor pursuant to
28 section 13-3552, sexual exploitation of a minor pursuant to section
29 13-3553, incest pursuant to section 13-3608 or child sex trafficking
30 pursuant to section 13-3212.

31 (ii) Physical injury that results from allowing a child to enter or
32 remain in any structure or vehicle in which volatile, toxic or flammable
33 chemicals are found or equipment is possessed by any person for the
34 purpose of manufacturing a dangerous drug as defined in section 13-3401.

35 (iii) Unreasonable confinement of a child.

36 3. "Adult" means a person who is eighteen years of age or older.

37 4. "Adult court" means the appropriate justice court, municipal
38 court or criminal division of the superior court that has jurisdiction to
39 hear proceedings concerning offenses committed by juveniles as provided in
40 sections 8-327 and 13-501.

41 5. "Award" or "commit" means to assign legal custody.

42 6. "Child", "youth" or "juvenile" means an individual who is under
43 eighteen years of age.

1 7. "Complaint" means a written statement of the essential facts
2 constituting a public offense that is any of the following:

3 (a) Made on an oath before a judge or commissioner of the superior
4 court or an authorized juvenile hearing officer.

5 (b) Made pursuant to section 13-3903.

6 (c) Accompanied by an affidavit of a law enforcement officer or
7 employee that swears on information and belief to the accuracy of the
8 complaint pursuant to section 13-4261.

9 8. "Criminal conduct allegation" means an allegation of conduct by
10 a parent, guardian or custodian of a child or an adult member of the
11 victim's household that, if true, would constitute any of the following:

12 (a) A violation of section 13-3623 involving child abuse.

13 (b) A felony offense that constitutes domestic violence as defined
14 in section 13-3601.

15 (c) A violation of section 13-1404 or 13-1406 involving a minor.

16 (d) A violation of section 13-1405, 13-1410 or 13-1417.

17 (e) Any other act of abuse that is classified as a felony.

18 (f) An offense that constitutes domestic violence as defined in
19 section 13-3601 and that involves a minor who is a victim of or was in
20 imminent danger during the domestic violence.

21 9. "Custodian" means a person, other than a parent or legal
22 guardian, who stands in loco parentis to the child or a person to whom
23 legal custody of the child has been given by order of the juvenile court.

24 10. "DCS report" means a communication received by the centralized
25 intake hotline that alleges child abuse or neglect and that meets the
26 criteria for a report as prescribed in section 8-455.

27 11. "Delinquency hearing" means a proceeding in the juvenile court
28 to determine whether a juvenile has committed a specific delinquent act as
29 set forth in a petition.

30 12. "Delinquent act" means an act by a juvenile that if committed
31 by an adult would be a criminal offense or a petty offense, a violation of
32 any law of this state, or of another state if the act occurred in that
33 state, or a law of the United States, or a violation of any law that can
34 only be violated by a minor and that has been designated as a delinquent
35 offense, or any ordinance of a city, county or political subdivision of
36 this state defining crime. Delinquent act does not include an offense
37 under section 13-501, subsection A or B if the offense is filed in adult
38 court. Any juvenile who is prosecuted as an adult or who is remanded for
39 prosecution as an adult shall not be adjudicated as a delinquent juvenile
40 for the same offense.

41 13. "Delinquent juvenile" means a child who is adjudicated to have
42 committed a delinquent act.

43 14. "Department" means the department of child safety.

1 15. "Dependent child":

2 (a) Means a child who is adjudicated to be:

3 (i) In need of proper and effective parental care and control and
4 who has no parent or guardian, or one who has no parent or guardian
5 willing to exercise or capable of exercising such care and control.

6 (ii) Destitute or who is not provided with the necessities of life,
7 including adequate food, clothing, shelter or medical care.

8 (iii) A child whose home is unfit by reason of abuse, neglect,
9 cruelty or depravity by a parent, a guardian or any other person having
10 custody or care of the child.

11 (iv) Under eight years of age and who is found to have committed an
12 act that would result in adjudication as a delinquent juvenile or
13 incorrigible child if committed by an older juvenile or child.

14 (v) Incompetent or not restorable to competency and who is alleged
15 to have committed a serious offense as defined in section 13-706.

16 (b) Does not include a child who in good faith is being furnished
17 Christian Science treatment by a duly accredited practitioner if none of
18 the circumstances described in subdivision (a) of this paragraph exists.

19 16. "Detention" means the temporary confinement of a juvenile who
20 requires secure care in a physically restricting facility that is
21 completely surrounded by a locked and physically secure barrier with
22 restricted ingress and egress for the protection of the juvenile or the
23 community pending court disposition or as a condition of probation.

24 17. "Director" means the director of the department.

25 18. "Health professional" has the same meaning prescribed in
26 section 32-3201.

27 19. "Incorrigible child" means a child who:

28 (a) Is adjudicated as a child who refuses to obey the reasonable
29 and proper orders or directions of a parent, guardian or custodian and who
30 is beyond the control of that person.

31 (b) Is habitually truant from school as defined in section 15-803,
32 subsection C.

33 (c) Is a runaway from the child's home or parent, guardian or
34 custodian.

35 (d) Habitually behaves in such a manner as to injure or endanger
36 the morals or health of self or others.

37 (e) Commits any act constituting an offense that can only be
38 committed by a minor and that is not designated as a delinquent act.

39 (f) Fails to obey any lawful order of a court of competent
40 jurisdiction given in a noncriminal action.

41 20. "Independent living program" includes a residential program
42 with supervision of less than twenty-four hours a day.

1 21. "Juvenile court" means the juvenile division of the superior
2 court when exercising its jurisdiction over children in any proceeding
3 relating to delinquency, dependency or incorrigibility.

4 22. "Law enforcement officer" means a peace officer, sheriff,
5 deputy sheriff, municipal police officer or constable.

6 23. "Medical director of a mental health agency":

7 (a) Means a psychiatrist, or licensed physician experienced in
8 psychiatric matters, who is designated in writing by the governing body of
9 the agency as the person in charge of the medical services of the agency,
10 or a psychiatrist designated by the governing body to act for the
11 director.

12 (b) Includes the superintendent of the state hospital.

13 24. "Mental health agency" means any private or public facility
14 that is licensed by this state as a mental health treatment agency, a
15 psychiatric hospital, a psychiatric unit of a general hospital or a
16 residential treatment center for emotionally disturbed children and that
17 uses secure settings or mechanical restraints.

18 25. "Neglect" or "neglected" means:

19 (a) The inability or unwillingness of a parent, guardian or
20 custodian of a child to provide that child with supervision, food,
21 clothing, shelter or medical care if that inability or unwillingness
22 causes substantial risk of harm to the child's health or welfare, except
23 if the inability of a parent, guardian or custodian to provide services to
24 meet the needs of a child with a disability or chronic illness is solely
25 the result of the unavailability of reasonable services.

26 (b) Allowing a child to enter or remain in any structure or vehicle
27 in which volatile, toxic or flammable chemicals are found or equipment is
28 possessed by any person with the intent and for the purpose of
29 manufacturing a dangerous drug as defined in section 13-3401.

30 (c) A determination by a health professional that a newborn infant
31 was exposed prenatally to a drug or substance listed in section 13-3401
32 and that this exposure was not the result of a medical treatment
33 administered to the mother or the newborn infant by a health professional.
34 This subdivision does not expand a health professional's duty to report
35 neglect based on prenatal exposure to a drug or substance listed in
36 section 13-3401 beyond the requirements prescribed pursuant to section
37 13-3620, subsection ~~E~~ F. The determination by the health professional
38 shall be based on one or more of the following:

39 (i) Clinical indicators in the prenatal period including maternal
40 and newborn presentation.

41 (ii) History of substance use or abuse.

42 (iii) Medical history.

43 (iv) Results of a toxicology or other laboratory test on the mother
44 or the newborn infant.

1 (d) Diagnosis by a health professional of an infant under one year
2 of age with clinical findings consistent with fetal alcohol syndrome or
3 fetal alcohol effects.

9 (f) Any of the following acts committed by the child's parent,
10 guardian or custodian with reckless disregard as to whether the child is
11 physically present:

16 26. "Newborn infant" means a child who is under thirty days of age.

17 27. "Petition" means a written statement of the essential facts
18 that allege delinquency, incorrigibility or dependency.

19 28. "Prevention" means the creation of conditions, opportunities
20 and experiences that encourage and develop healthy, self-sufficient
21 children and that occur before the onset of problems.

22 29. "Protective supervision" means supervision that is ordered by
23 the juvenile court of children who are found to be dependent or
24 incorrigible.

25 30. "Qualified young adult" means a former dependent child who is
26 at least eighteen years of age and not over twenty-one years of age, who
27 meets the criteria for an extended foster care program pursuant to section
28 8-521.02 and who signs a voluntary agreement to participate in the
29 program.

30 31. "Referral" means a report that is submitted to the juvenile
31 court and that alleges that a child is dependent or incorrigible or that a
32 juvenile has committed a delinquent or criminal act.

33 32. "Secure care" means confinement in a facility that is
34 completely surrounded by a locked and physically secure barrier with
35 restricted ingress and egress.

36 33. "Serious emotional injury" means an injury that is diagnosed by
37 a medical doctor or a psychologist and that does any one or a combination
38 of the following:

39 (a) Seriously impairs mental faculties.

40 (b) Causes serious anxiety, depression, withdrawal or social
41 dysfunction behavior to the extent that the child suffers dysfunction that
42 requires treatment.

(c) Is the result of sexual abuse pursuant to section 13-1404, sexual conduct with a minor pursuant to section 13-1405, sexual assault pursuant to section 13-1406, molestation of a child pursuant to section 13-1410, child sex trafficking pursuant to section 13-3212, commercial sexual exploitation of a minor pursuant to section 13-3552, sexual exploitation of a minor pursuant to section 13-3553 or incest pursuant to section 13-3608.

34. "Serious physical injury" means an injury that is diagnosed by a medical doctor and that does any one or a combination of the following:

- (a) Creates a reasonable risk of death.
- (b) Causes serious or permanent disfigurement.
- (c) Causes significant physical pain.
- (d) Causes serious impairment of health.

- (e) Causes the loss or protracted impairment of an organ or limb.
- (f) Is the result of sexual abuse pursuant to section 13-1404, conduct with a minor pursuant to section 13-1405, sexual assault pursuant to section 13-1406, molestation of a child pursuant to section 10, child sex trafficking pursuant to section 13-3212, commercial exploitation of a minor pursuant to section 13-3552, sexual initiation of a minor pursuant to section 13-3553 or incest pursuant to section 13-3608.

35. "Shelter care" means the temporary care of a child in any public or private facility or home that is licensed by this state and that offers a physically nonsecure environment that is characterized by the absence of physically restricting construction or hardware and that provides the child access to the surrounding community.

36. "Standardized hotline assessment tool" means any written tool used to make a determination that the allegation of abuse or neglect that is the subject of a report received pursuant to section 8-455 involves conduct that warrants investigation by the department pursuant to section 8-456 or 8-471.

37. "Young adult administrative review" means an administrative review of a voluntary extended foster care case plan with the qualified young adult, the department's case specialist or designee, an independent party who is not responsible for the case management of or the delivery of services to the qualified young adult and any other individual the young adult invites.

Sec. 2. Section 12-2233, Arizona Revised Statutes, is amended to read:

12-2233. Clergyman or priest and penitent

In a civil action a clergyman or priest shall not, ~~without the consent of the person making a confession,~~ be examined as to any confession made to him in his character as clergyman or priest in the course of discipline enjoined by the church to which he belongs **UNLESS THE CLERGYMAN OR PRIEST DETERMINES THAT THE CONFESSION INVOLVES ONGOING ABUSE.**

1 Sec. 3. Section 13-3620, Arizona Revised Statutes, is amended to
2 read:

3 13-3620. Duty to report abuse, physical injury, neglect and
4 denial or deprivation of medical or surgical care
5 or nourishment of minors; medical records;
6 exception; violation; classification; definitions

7 A. Any person who reasonably believes that a minor is or has been
8 the victim of physical injury, abuse, child abuse, a reportable offense or
9 neglect that appears to have been inflicted on the minor by other than
10 accidental means or that is not explained by the available medical history
11 as being accidental in nature or who reasonably believes there has been a
12 denial or deprivation of necessary medical treatment or surgical care or
13 nourishment with the intent to cause or allow the death of an infant who
14 is protected under section 36-2281 shall immediately report or cause
15 reports to be made of this information to a peace officer, to the
16 department of child safety or to a tribal law enforcement or social
17 services agency for any Indian minor who resides on an Indian reservation,
18 except if the report concerns a person who does not have care, custody or
19 control of the minor, the report shall be made to a peace officer only. A
20 member of the clergy, a Christian Science practitioner or a priest who has
21 received a confidential communication or a confession ~~in that person's~~
22 ~~role~~ ~~ABOUT ABUSE THAT HAS ALREADY OCCURRED WHILE SERVING~~ as a member of
23 the clergy, as a Christian Science practitioner or as a priest ~~in~~
24 ~~OPERATING UNDER~~ the course of the discipline enjoined by the church to
25 which the member of the clergy, the Christian Science practitioner or the
26 priest belongs may withhold reporting of the communication or confession
27 ~~if UNLESS~~ the member of the clergy, the Christian Science practitioner or
28 the priest determines that ~~it is reasonable and necessary within the~~
29 ~~concepts of the religion~~ ~~THERE IS REASONABLE SUSPICION TO BELIEVE THAT THE~~
30 ~~ABUSE IS ONGOING, WILL CONTINUE OR MAY BE A THREAT TO OTHER MINORS.~~ This
31 exemption applies only to the communication or confession and not to
32 personal observations the member of the clergy, the Christian Science
33 practitioner or the priest may otherwise make of the minor. For the
34 purposes of this subsection, "person" means:

- 35 1. Any physician, physician's assistant, optometrist, dentist,
36 osteopathic physician, chiropractor, podiatrist, behavioral health
37 professional, nurse, psychologist, counselor or social worker who develops
38 the reasonable belief in the course of treating a patient.
- 39 2. Any peace officer, child welfare investigator, child safety
40 worker, member of the clergy, priest or Christian Science practitioner.
- 41 3. The parent, stepparent or guardian of the minor.
- 42 4. School personnel, domestic violence victim advocates or sexual
43 assault victim advocates who develop the reasonable belief in the course
44 of their employment.

1 5. Any other person who has responsibility for the care or
2 treatment of the minor.

3 6. Any person who is employed as the immediate or next higher level
4 supervisor to or administrator of a person who is listed in paragraph 1,
5 2, 4 or 5 of this subsection and who develops the reasonable belief in the
6 course of the supervisor's or administrator's employment, except that if
7 the supervisor or administrator reasonably believes that the report has
8 been made by a person who is required to report pursuant to paragraph 1,
9 2, 4 or 5 of this subsection, the supervisor or administrator is not
10 required to report pursuant to this paragraph.

11 B. A MEMBER OF THE CLERGY, A CHRISTIAN SCIENCE PRACTITIONER OR A
12 PRIEST WHO HAS KNOWLEDGE OR A REASONABLE SUSPICION THAT A PERSON IS
13 COMMITTING OR MAY COMMIT CHILD ABUSE OR NEGLECT SHALL IMMEDIATELY REPORT
14 OR CAUSE REPORTS TO BE MADE OF THIS INFORMATION TO A PEACE OFFICER, TO THE
15 DEPARTMENT OF CHILD SAFETY OR TO A TRIBAL LAW ENFORCEMENT OR SOCIAL
16 SERVICES AGENCY FOR ANY INDIAN MINOR WHO RESIDES ON AN INDIAN RESERVATION,
17 EXCEPT IF THE REPORT CONCERNS A PERSON WHO DOES NOT HAVE CARE, CUSTODY OR
18 CONTROL OF THE MINOR, THE REPORT SHALL BE MADE TO A PEACE OFFICER ONLY.
19 THIS SUBSECTION DOES NOT APPLY TO A CONFIDENTIAL OR PENITENTIAL
20 COMMUNICATION UNLESS THE MEMBER OF THE CLERGY, A CHRISTIAN SCIENCE
21 PRACTITIONER OR A PRIEST DETERMINES THAT THE ABUSE OR NEGLECT IS STILL
22 OCCURRING OR WILL OCCUR IN THE FUTURE.

23 C. A report is not required under this section either:

24 1. For conduct prescribed by sections 13-1404 and 13-1405 if the
25 conduct involves only minors who are fourteen, fifteen, sixteen or
26 seventeen years of age and there is nothing to indicate that the conduct
27 is other than consensual.

28 2. If a minor is of elementary school age, the physical injury
29 occurs accidentally in the course of typical playground activity during a
30 school day, occurs on the premises of the school that the minor attends
31 and is reported to the legal parent or guardian of the minor and the
32 school maintains a written record of the incident.

33 D. If a physician, psychologist or behavioral health
34 professional receives a statement from a person other than a parent,
35 stepparent, guardian or custodian of the minor during the course of
36 providing sex offender treatment that is not court ordered or that does
37 not occur while the offender is incarcerated in the state department of
38 corrections or the department of juvenile corrections, the physician,
39 psychologist or behavioral health professional may withhold the reporting
40 of that statement if the physician, psychologist or behavioral health
41 professional determines it is reasonable and necessary to accomplish the
42 purposes of the treatment.

43 E. Reports shall be made immediately either electronically or
44 by telephone. The reports shall contain the following information, if
45 known:

1 1. The names and addresses of the minor and the minor's parents or
2 the person or persons having custody of the minor.

3 2. The minor's age and the nature and extent of the minor's abuse,
4 child abuse, physical injury or neglect, including any evidence of
5 previous abuse, child abuse, physical injury or neglect.

6 3. Any other information that the person believes might be helpful
7 in establishing the cause of the abuse, child abuse, physical injury or
8 neglect.

9 **F.** A health care professional who is regulated pursuant to
10 title 32 and who, after a routine newborn physical assessment of a newborn
11 infant's health status or following notification of positive toxicology
12 screens of a newborn infant, reasonably believes that the newborn infant
13 may be affected by the presence of alcohol or a drug listed in section
14 13-3401 shall immediately report this information, or cause a report to be
15 made, to the department of child safety. For the purposes of this
16 subsection, "newborn infant" means a newborn infant who is under thirty
17 days of age.

18 **G.** Any person other than one required to report or cause
19 reports to be made under subsection A **OR** B of this section who reasonably
20 believes that a minor is or has been a victim of abuse, child abuse,
21 physical injury, a reportable offense or neglect may report the
22 information to a peace officer or to the department of child safety,
23 except if the report concerns a person who does not have care, custody or
24 control of the minor, the report shall be made to a peace officer only.

25 **H.** A person who has custody or control of medical records of a
26 minor for whom a report is required or authorized under this section shall
27 make the records, or a copy of the records, available to a peace officer,
28 child welfare investigator or child safety worker investigating the
29 minor's neglect, child abuse, physical injury or abuse on written request
30 for the records signed by the peace officer, child welfare investigator or
31 child safety worker. Records disclosed pursuant to this subsection are
32 confidential and may be used only in a judicial or administrative
33 proceeding or investigation resulting from a report required or authorized
34 under this section.

35 **I.** When reports are received by a peace officer, the officer
36 shall immediately notify the department of child safety. Notwithstanding
37 any other statute, when the department receives these reports, it shall
38 immediately notify a peace officer in the appropriate jurisdiction.

39 **J.** Any person who is required to receive reports pursuant to
40 subsection A **OR** B of this section may take or cause to be taken
41 photographs of the minor and the vicinity involved. **Forensic interviews**
42 **or** Medical examinations, **or both**, of the involved minor may be performed.

43 **K.** A person who furnishes a report, information or records
44 required or authorized under this section, or a person who participates in
45 a judicial or administrative proceeding or investigation resulting from a

1 report, information or records required or authorized under this section,
2 is immune from any civil or criminal liability by reason of that action
3 unless the person acted with malice or unless the person has been charged
4 with or is suspected of abusing or neglecting the child or children in
5 question.

6 ~~K.~~ L. Except for the attorney client privilege or the privilege
7 under subsection ~~T~~ M of this section, no privilege applies to any:

8 1. Civil or criminal litigation or administrative proceeding in
9 which a minor's neglect, dependency, abuse, child abuse, physical injury
10 or abandonment is an issue.

11 2. Judicial or administrative proceeding resulting from a report,
12 information or records submitted pursuant to this section.

13 3. Investigation of a minor's child abuse, physical injury, neglect
14 or abuse conducted by a peace officer or the department of child safety.

15 ~~T~~ M. In any civil or criminal litigation in which a child's
16 neglect, dependency, physical injury, abuse, child abuse or abandonment is
17 an issue, a member of the clergy, a Christian Science practitioner or a
18 priest shall not, without his consent, be examined as a witness concerning
19 any confession made to him in his role as a member of the clergy, a
20 Christian Science practitioner or a priest in the course of the discipline
21 enjoined by the church to which he belongs UNLESS THE MEMBER OF THE
22 CLERGY, CHRISTIAN SCIENCE PRACTITIONER OR PRIEST DETERMINES THERE IS
23 REASONABLE SUSPICION TO BELIEVE THAT THE DEPENDENCY, PHYSICAL INJURY,
24 ABUSE, CHILD ABUSE OR ABANDONMENT IS ONGOING OR THAT DEPENDENCY, PHYSICAL
25 INJURY, ABUSE, CHILD ABUSE OR ABANDONMENT MAY OCCUR IN THE FUTURE. This
26 subsection does not discharge a member of the clergy, a Christian Science
27 practitioner or a priest from the duty to report pursuant to subsection A
28 OR B of this section.

29 ~~M.~~ N. If psychiatric records are requested pursuant to subsection
30 ~~G~~ H of this section, the custodian of the records shall notify the
31 attending psychiatrist, who may excise from the records, before they are
32 made available:

33 1. Personal information about individuals other than the patient.
34 2. Information regarding specific diagnosis or treatment of a
35 psychiatric condition, if the attending psychiatrist certifies in writing
36 that release of the information would be detrimental to the patient's
37 health or treatment.

38 ~~N.~~ O. If any portion of a psychiatric record is excised pursuant
39 to subsection ~~M~~ N of this section, a court, on application of a peace
40 officer, child welfare investigator or child safety worker, may order that
41 the entire record or any portion of the record that contains information
42 relevant to the reported abuse, child abuse, physical injury or neglect be
43 made available to the peace officer, child welfare investigator or child
44 safety worker investigating the abuse, child abuse, physical injury or
45 neglect.

1 ~~P.~~ A person who violates this section is guilty of a class 1
2 misdemeanor, except if the failure to report involves a reportable
3 offense, the person is guilty of a class 6 felony.

4 ~~P.~~ For the purposes of this section:

- 5 1. "Abuse" has the same meaning prescribed in section 8-201.
- 6 2. "Child abuse" means child abuse pursuant to section 13-3623.
- 7 3. "Neglect" has the same meaning prescribed in section 8-201.
- 8 4. "Reportable offense" means any of the following:
 - 9 (a) Any offense listed in chapters 14 and 35.1 of this title or
10 section 13-3506.01.
 - 11 (b) Surreptitious photographing, videotaping, filming or digitally
12 recording or viewing a minor pursuant to section 13-3019.
 - 13 (c) Child sex trafficking pursuant to section 13-3212.
 - 14 (d) Incest pursuant to section 13-3608.
 - 15 (e) Unlawful mutilation pursuant to section 13-1214.