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.

State of Arkansas
84th General Assembly

## As Engrossed: H2/5/03 <br> A Bill

Regular Session, 2003
HOUSE BILL 1202

By: Representative Lamoureux

## For An Act To Be Entitled


#### Abstract

AN ACT TO ADD CLASS A AND B CONTROLLED SUBSTANCE FELONIES TO THE DEFINITION OF TARGET GROUP FOR COMMUNITY CORRECTION FACILITY PLACEMENT; AND FOR OTHER PURPOSES.


Subtitle<br>AN ACT TO ADD CLASS A AND B CONTROLLED SUBSTANCE FELONIES TO THE DEFINITION OF TARGET GROUP FOR COMMUNITY CORRECTION FACILITY PLACEMENT.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code § 16-93-1202(j)(1)(A), concerning the definition of target group for placement in a community correction facility, is amended to read as follows:
(j)(1)(A) "Target group" means a group of offenders and offenses determined to be, but not limited to, theft, theft by receiving, hot checks, residential burglary, commercial burglary, failure to appear, fraudulent use of credit cards, criminal mischief, breaking or entering, drug paraphernalia, driving while intoxicated, fourth or subsequent offense, all other Class C or Class D felonies which are not either violent or sexual and which meet the eligibility criteria determined by the General Assembly to have significant impact on the use of correctional resources, Class A and B controlled substance felonies, and all other unclassified felonies for which the prescribed limitations on a sentence do not exceed the prescribed limitations for a Class $C$ felony and which are not either violent or sexual.

SECTION 2. This act shall apply to all offenders sentenced after the effective date of this act.

/s/ Lamoureux

