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 Bill		
2	84th General Assembly		SENATE BILL 736	
3	Regular Session, 2003		SENATE DILL 750	
4 5	By: Senator Critcher			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO ALLOW THE EARNING OF GOOD TIME FOR NOT			
10	ABUSING SICK CALL; AND FOR OTHER PURPOSES.			
11				
12	Subtitle			
13	AN ACT TO ALLOW THE EARNING OF GOOD TIME		TIME	
14	FOR NOT ABUSING SICK CALL.			
15				
16				
17	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE OF	ARKANSAS:	
18				
19	SECTION 1. Arkansas	Code § 12-29-201 is amended	to read as follows:	
20	12-29-201. Meritorious good time.			
21	(a) An inmate may be entitled to "meritorious good time" reducing his			
22	transfer eligibility date up to thirty (30) days for each month incarcerated			
23	after imposition of sentence in one (1) of the units, facilities, and centers			
24	maintained by the Department of Correction or the Department of Community			
25	Punishment Correction.			
26	-	od time shall be allocated un		
27		the Board of <del>Correction</del> <u>Cor</u>		
28		ed by the respective departme	-	
29		oter for good discipline, beh	-	
30 21	job responsibilities, and involvement in rehabilitative activities while in			
31 32	the custody of the Department of Correction or the Department of Community			
33	Punishment <u>Correction</u> . (c) Meritorious goo	od time will not be applied t	o reduce the length of	
34	a sentence.	a time will not be applied t	to reduce the religin of	
35		a sentence. (d) <del>(1)</del> Meritorious good time shall apply to an inmate's transfer		
36		Department of Correction or		
			- some of partonnere	



l <u>correction</u> facility.

2 (2) Meritorious good time shall under no circumstances reduce an 3 inmate's time served in prison by more than one-half (1/2) of the percentage 4 required by law for transfer eligibility.

5 (3) Meritorious good time shall under no circumstances reduce an 6 inmate's confinement in a community punishment facility by more than one-half 7 (1/2).

8 (e)(1) The Department of Correction or the Department of Community 9 Punishment shall determine a date at which the inmate who has acquired the 10 maximum amount of meritorious good time necessary is to be administratively 11 transferred to a less restrictive placement or supervision level within the 12 Department of Community <u>Punishment</u> <u>Correction</u>.

13 (2) Such date will be determined in accordance with the policies
14 developed by the Arkansas Sentencing Commission within the parameters allowed
15 by law.

16 (f)(1) Inmates under sentence of death or life imprisonment without 17 parole shall not be eligible for meritorious good time under this subchapter, 18 but may be pardoned or have their sentences commuted by the Governor, as 19 provided by law.

(2) Inmates sentenced to life imprisonment shall not receive
meritorious good time calculated on their sentences unless the sentence is
commuted to a term of years by executive clemency.

23 (3) Upon commutation, the inmate shall be eligible to receive24 meritorious good time at the rate established by this subchapter.

25

26 SECTION 2. Arkansas Code § 12-29-202 is amended to read as follows:
 27 12-29-202. Classification committee - Classifications.

(a)(1) There is established a classification committee to be defined
by administrative regulations approved by the Board of Correction Corrections
and Community Punishment Correction.

31 (2) Members of the committee will be selected by wardens or
32 supervisors of the various units, facilities, or centers of the departments
33 per board regulation governing their selection.

34 (3) This committee shall meet as often as necessary to classify
35 the inmates into no more than four (4) classes according to good behavior,
36 good discipline, medical condition, job responsibilities, and involvement in

2

l rehabilitative activities.

2 (b)(1)(A) Inmates who maintain class through good behavior, good 3 discipline, work practices, job responsibilities, and involvement in 4 rehabilitative activities may earn up to one (1) day for every day served as 5 a reduction toward their transfer eligibility date for each day incarcerated 6 after the imposition of sentence.

7 (B)(i) Upon recommendation of the classification 8 committee, the director may recommend to the Board of Corrections up to 9 ninety (90) additional days of meritorious good time awards for completion of rehabilitative programs, special jobs performed, as a result of heroic acts 10 11 or other exceptional circumstances such as the appropriate use of sick call. 12 (ii) These awards will be given as defined under 13 administrative regulations approved by the Board of Corrections. 14 (2) Inmates who are reduced to the lowest class, established 15 through board policy, as a result of disciplinary action shall not be

16 entitled to earn meritorious good time.

17 (3) Inmates serving a punitive disciplinary sentence in punitive18 segregation shall not be entitled to earn meritorious good time.

19 (c) Inmates may be reclassified as often as the committee deems 20 necessary or in accordance with current board regulations to carry out the 21 purpose of this subchapter and to maintain good discipline, order, and 22 efficiency at the units, facilities, or centers.

23

24 SECTION 3. Arkansas Code § 12-29-204 is amended to read as follows:
 25 12-29-204. Statutory good time - Maximum reduction.

Those inmates sentenced to the Department of Correction prior to April 27 2, 1971, shall be entitled to "statutory good time" as provided in Acts 1968 28 (1st Ex. Sess.), No. 50, § 14 [repealed], provided no inmate shall ever 29 receive a reduction under this subchapter, or this subchapter and another 30 subchapter jointly, of more than thirty (30) days for each month served. 31

32 SECTION 4. <u>EMERGENCY CLAUSE. It is found and determined by the</u> 33 <u>General Assembly of the State of Arkansas that there is serious overcrowding</u> 34 <u>in the Department of Correction facilities and that such overcrowding is</u> 35 <u>likely to worsen unless appropriate action is taken immediately; that this</u> 36 <u>act is immediately necessary because it is designed to allow a procedure for</u>

1	helping to alleviate this problem. Therefore, an emergency is declared to		
2	exist and this act being necessary for the preservation of the public peace,		
3	health, and safety shall become effective on July 1, 2003.		
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26 27			
27			
29			
30			
31			
32			
33			
34			
35			
36			