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2	79th General Assembly ABII ACT 555 OF 1993
3	Regular Session, 1993SENATE BILL387
4	By: Senators Gordon, Bookout, Cassady, Fitch, Edwards, Ross, and Everett
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7	For An Act To Be Entitled
8	"AN ACT TO ESTABLISH CRITERIA FOR INMATE TRANSFER
9	ELIGIBILITY TO COMMUNITY PUNISHMENT PROGRAMS; AND FOR
10	OTHER PURPOSES."
11	
12	Subtitle
13	"CRITERIA FOR INMATE TRANSFER ELIGIBILITY TO COMMUNITY
14	PUNISHMENT PROGRAMS"
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16	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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18	SECTION 1. Transfer Provisions.
19	(a) As used in this act, "felonies" mean those crimes classified as
20	Class Y, Class A, Class B, Class C, Class D, or unclassified felonies by the
21	laws of this state.
22	(b) Persons who committed felonies prior to January 1, 1994, and who
23	were convicted and incarcerated for those felonies, shall be eligible for
24	release on parole in accordance with the parole eligibility law in effect at
25	the time the crime was committed.
26	(c) Persons who commit felonies on or after January 1, 1994, and who
27	shall be convicted and incarcerated for those felonies, shall be eligible for
28	transfer to community punishment as follows:
29	(1) Inmates under sentence of death or life imprisonment without
30	parole shall not be eligible for transfer but may be pardoned or have their
31	sentence commuted by the Governor, as provided by law. Inmates sentenced to
32	life imprisonment shall not be eligible for transfer unless the sentence is
33	commuted to a term of years by executive clemency. Upon commutation, the
34	inmate shall be eligible for transfer as provided in this act.
35	(2) Offenders convicted of a target offense under the Community
36	Punishment Act may be committed to the Department of Correction and judicially

1 transferred to the Department of Community Punishment by specific provision in 2 the commitment that the trial court orders such a transfer. A copy of such 3 commitment shall be immediately forwarded to the Department of Correction and 4 the Department of Community Punishment. The Department of Community 5 Punishment shall take over supervision of the offender in accord with the 6 order of the court. The offender shall not be transported to the Department 7 of Correction. The Department of Community Punishment shall provide for the 8 appropriate disposition of the offender as expeditiously as practicable under 9 rules and regulations developed by the Board of Correction and Community 10 Punishment.

(3) All other classified or unclassified felons who are incarcerated therefor, shall be eligible for transfer to community punishment after having served one-third (1/3) or one-half (1/2), with credit for meritorious good time, of their sentence depending on the seriousness determination made by the Arkansas Sentencing Commission, or one-half (1/2), with credit for meritorious good time, of the time to which their sentence is commuted by executive clemency. For example, a six (6) year sentence with optimal meritorious good time credits will make the offender eligible for transfer in one (1) year if he is required to serve one third (1/3) of his sentence, or one and one-half (1/2) years if he is required to serve one-half (1/2) of his sentence.

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SECTION 2. Transfer Procedures.

(a) (1) Inmates under sentence for all felonies except those listed in subsection (b) will be transferred from the Department of Correction to the Department of Community Punishment subject to rules and regulations promulgated by the Board of Correction and Community Punishment and conditions rest by the Post Prison Transfer Board. This review may be conducted without a hearing when the inmate has not received a major disciplinary report against him which resulted in the loss of good time; there has not been a request by a victim to have input on transfer conditions and there is no indication in the risk/needs assessment review that special conditions need to be placed on the immate.

(2) When one or more of the circumstances in (a)(1) are present,
 the Post Prison Transfer Board shall conduct a hearing to determine the
 appropriateness of the inmate for transfer. The Post Prison Transfer Board

1 has two options:

2 (i) To transfer the individual to the Department of 3 Community Punishment accompanied by conditions of such transfer including, but 4 not limited to, supervision levels, programming requirements, and facility 5 placement when appropriate; or

6 (ii) To deny transfer based on a set of established criteria 7 and to accompany such denial with a course of action to be undertaken by the 8 inmate to rectify the Post Prison Transfer Board concerns. Upon completion of 9 the course of action determined by the Post Prison Transfer Board, after final 10 review of the inmate_s file to ensure successful completion, the Post Prison 11 Transfer Board shall authorize the inmate_s transfer to the Department of 12 Community Punishment in accordance with administrative policies and procedures 13 governing such transfer and subject to conditions attached to such transfer.

(3) Should an inmate fail to fulfill the course of action outlined
by the Post Prison Transfer Board to facilitate transfer to Community
Punishment, it shall be the responsibility of such inmate to petition the Post
Prison Transfer Board for rehearing.

(b) Inmates under sentence for the following Class Y felonies shall be 18 19 eligible for discretionary transfer to the Department of Community Punishment 20 by the Post Prison Transfer Board after having served the time required as set 21 by the Arkansas Sentencing Commission with credit for meritorious good time: 22 murder in the first degree, kidnapping, rape, aggravated robbery, causing a 23 catastrophe, engaging in a continuing criminal enterprise, and the manufacture 24 or delivery of a schedule I or II controlled substance which by aggregate 25 weight including adulterants or diluents is greater than twenty-eight (28) 26 grams. Review of inmates convicted of the enumerated offenses above shall be 27 based upon policies and procedures adopted by the Post Prison Transfer Board 28 for such review. Such policies and procedures shall include provision for 29 notification of victims, that a hearing shall be held and records kept of such 30 proceedings and that there be a listing of the criteria upon which a denial 31 may be based. All transfers of offenders specified in this subsection shall 32 be issued upon order, duly adopted, of the Post Prison Transfer Board in 33 accord with such policies and procedures.

34 (c) The course of action required by the Post Prison Transfer Board
 35 shall not be outside the current resources of the Department of Correction nor

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conditions set be outside the current resources of the Department of Community
 Punishment. However, the Departments shall strive to accommodate the actions

4 (d) Transfer is not an award of clemency and it shall not be considered 5 as a reduction of sentence or a pardon.

6 (e) Every inmate while on transfer status shall remain in the legal 7 custody of the Department of Correction, under the supervision of the 8 Department of Community Punishment and subject to the orders of the Post 9 Prison Transfer Board.

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SECTION 3. Computation of Sentence.

3 required by the board, to the best of their ability.

(a) Time served shall be deemed to begin on the day sentence is imposed, not on the day a prisoner is received by the Department of Correction. It shall continue *only* during the time in which an individual is actually confined in a county jail or other local place of lawful confinement or while under the custody and supervision of the Department of Correction. Once sentenced to the Department of Correction, the Department shall retain legal scustody of the inmate for the duration of the original sentence.

(b) The sentencing judge shall direct, when he imposes sentence, that time already served by the defendant in jail or other place of detention shall be credited against the sentence.

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SECTION 4. Revocation of Transfer.

In the event a person transferred under the provision of this act violates the terms or conditions of his transfer, revocation procedures shall follow all legal requirements applicable to parole in Arkansas Code Annotated 16-93-705 and 16-93-706 and shall be subject to any additional policies, arules, and regulations set by the Post Prison Transfer Board.

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30 SECTION 5. All provisions of this act of a general and permanent nature 31 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 32 Revision Commission shall incorporate the same in the Code.

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34 SECTION 6. If any provision of this act or the application thereof to 35 any person or circumstance is held invalid, such invalidity shall not affect

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1 other provisions or applications of the act which can be given effect without
 2 the invalid provision or application, and to this end the provisions of this
 3 act are declared to be severable.
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         SECTION 7. All laws and parts of laws in conflict with this act are
 6 hereby repealed.
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                             /s/ Senators Gordon et al.
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                                  APPROVED: 03-16-93
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