As Engrossed: 2/1/95 3/9/95 3/10/95 3/16/95 3/17/95

1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	A Bill		
2	80th General Assembly	A DIII	ACT 1009 OF 1995	
3	Regular Session, 1995		SENATE BILL 123	
4	By: Senators Keet, Gwatney, Webb, Hardin, Brown, and Russ			
5	By: Representatives Ferrell, Young, Madison, Ray, Hall, Bush, T. Smith, Wilkinson,			
6	Sheppard, Ammons, Critcher,	Stalnaker, Hudson, and Ange	el .	
7	TO.	A A 4 700 TO TO 4041	-	
8	For An Act To Be Entitled			
9	"AN ACT TO AMEND ARKANSAS CODE § 5-4-501 TO REQUIRE			
10	HABITUAL OFFENDERS OF VIOLENT CRIMES IN ARKANSAS TO SERVE			
11	MANDATORY SENTENCES OR LIFE FOR COMMITTING TWO (2) SERIOUS			
12	VIOLENT FELONIES AND TO SERVE LIFE IN PRISON OR MANDATORY			
13	MINIMUM SENTENCES FOR CERTAIN VIOLENT FELONY CRIMES			
14	COMMITTED THREE (3) TIMES; TO AMEND ARKANSAS CODE § 16-93-			
15	1302 TO PROVIDE OFFENDERS OF SERIOUS VIOLENT FELONIES WITH			
16	PAROLE ELIGIBILITY ONLY AFTER AGE FIFTY-FIVE (55); AND FOR			
17	OTHER PURPOSES."			
18				
19		Subtitle		
20	"TO REQUIRE HABITUAL OFFENDERS OF TWO			
21	SERIOUS VIOLENT FELONIES TO SERVE			
22	MANDATORY SENTENCES OR LIFE AND FOR 3			
23	TIME OFFENDERS OF VIOLENT FELONIES TO			
24	SERVE LI	FE IN PRISON OR MINIMUM P	RISON	
25	TERMS."			
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27	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE	OF ARKANSAS:	
28				
29	SECTION 1. Arkans	as Code § 5-4-501 is amend	ded to read as follows:	
30		"5-4-501. Habitual offenders - Sentencing for felony.		
31	(a) A defendant who is convicted of a felony other than those			
	enumerated in subsections (c) and (d) committed after June 30, 1993, and who			
	has previously been convicted of more than one (1) but less than four (4)			
	felonies, or who has been found guilty of more than one (1) but less than four			
	(4) felonies may be sentenced to an extended term of imprisonment as follows:			

- 1 (1) For a conviction of a Class Y felony, a term of not less than
- 2 ten (10) years nor more than sixty (60) years, or life;
- 3 (2) For a conviction of a Class A felony, a term of not less than
- 4 six (6) years nor more than fifty (50) years;
- 5 (3) For a conviction of a Class B felony, a term of not less than
- 6 five (5) years nor more than thirty (30) years;
- 7 (4) For a conviction of a Class C felony, a term of not less than
- 8 three (3) years nor more than twenty (20) years;
- 9 (5) For a conviction of a Class D felony, a term of not more than
- 10 twelve (12) years;
- 11 (6) For a conviction of an unclassified felony punishable by less
- 12 than life imprisonment, not more than five (5) years more than the maximum
- 13 sentence for the unclassified offense;
- 14 (7) For a conviction of an unclassified felony punishable by life
- 15 imprisonment, not less than ten (10) years nor more than fifty (50) years, or
- 16 life.
- 17 (b) A defendant who is convicted of a felony other than those
- 18 enumerated in subsections (c) and (d) committed after June 30, 1993, and who
- 19 has previously been convicted of four (4) or more felonies or who has been
- 20 found guilty of four (4) or more felonies, may be sentenced to an extended
- 21 term of imprisonment as follows:
- 22 (1) For a conviction of a Class Y felony, a term of not less than
- 23 ten (10) years nor more than life;
- 24 (2) For a conviction of a Class A felony, a term of not less than
- 25 six (6) years nor more than sixty (60) years;
- 26 (3) For a conviction of a Class B felony, a term of not less than
- 27 five (5) years nor more than forty (40) years;
- 28 (4) For a conviction of a Class C felony, a term of not less than
- 29 three (3) years nor more than thirty (30) years;
- 30 (5) For a conviction of a Class D felony, a term of not more than
- 31 fifteen (15) years;
- 32 (6) For a conviction of an unclassified felony punishable by less
- 33 than life imprisonment, not more than twice the maximum sentence for the
- 34 unclassified offense;
- 35 (7) For a conviction of an unclassified felony punishable by life

- 1 imprisonment, not less than ten (10) years nor more than fifty (50) years, or 2 life.
- 3 (c)(1) A defendant who is convicted of a serious felony involving
- 4 violence enumerated below and who has previously been convicted on one (1) or
- 5 more separate and distinct prior occasions of one (1) or more of the serious
- 6 felonies involving violence enumerated below shall be sentenced to
- 7 imprisonment, without eligibility of parole or community punishment transfer,
- 8 for term of not less than forty (40) years nor more than eighty (80) years, or
- 9 for life.
- 10 (2) For the purposes of this subsection, a serious felony
- 11 involving violence shall mean any of the following felonies enumerated as
- 12 follows: Murder in the first degree, § 5-10-102; Murder in the second degree,
- 13 § 5-10-103; Kidnapping, involving activities making it a Y felony, § 5-11-102;
- 14 Aggravated robbery, § 5-12-103; Rape, § 5-14-103; Terroristic act, involving
- 15 activities making it a Y felony, § 5-13-310; Causing a catastrophe, § 5-38-
- 16 202; or a conviction of a comparable serious felony involving violence from
- 17 another jurisdiction.
- 18 (3) After reaching the verdict of guilty on a serious felony
- 19 involving violence, the same jury or the same judge sitting without a jury
- 20 shall sit again in order to hear additional evidence determined pursuant to
- 21 the procedures outlined in 5-4-502, and if it is then determined beyond a
- 22 reasonable doubt that in fact the defendant has previously pleaded guilty,
- 23 nolo contendere, or been found guilty of a prior serious felony involving
- 24 violence, then the defendant shall be sentenced in accordance with the
- 25 provisions of subdivision (c)(1) of this section. The determination of
- 26 whether a felony conviction from another jurisdiction is comparable to one of
- 27 the enumerated serious felonies involving violence under Arkansas criminal law
- 28 shall lie within the discretion of the trial judge at the time of sentencing.
- 29 (d)(1) A defendant who is convicted of a felony involving violence
- 30 enumerated below and who has previously been convicted on two (2) or more
- 31 separate and distinct prior occasions of one (1) or more of the felonies
- 32 involving violence enumerated below shall be sentenced to an extended term of
- 33 imprisonment, without eligibility for parole or community punishment transfer,
- 34 as follows:
- 35 (A) For a conviction of a Class Y felony, a term of not

1 less than life in prison; (B) For a conviction of a Class A felony, a term of not 2 3 less than forty (40) years nor more than life in prison; (C) For a conviction of a Class B felony or for a 5 conviction of an unclassified felony punishable by life imprisonment, a term 6 of not less than thirty (30) years nor more than sixty (60) years; (D) For a conviction of a Class C felony, a term of not less 8 than twenty-five (25) years nor more than forty (40) years; 9 (E) For a conviction of a Class D felony, a term of not 10 less than twenty (20) years nor more than forty (40) years; 11 (F) For a conviction of an unclassified felony punishable 12 by less than life imprisonment, not more than three (3) times the maximum 13 sentence for the unclassified offense. 14 (2) For the purposes of this section, a felony involving violence 15 shall mean any of the following felonies enumerated as follows: Murder in the 16 first degree, § 5-10-102; Murder in the second degree, § 5-10-103; Kidnapping, 17 § 5-11-102; Aggravated robbery, § 5-12-103; Rape, § 5-14-103; Battery in the 18 first degree, § 5-13-201; Terroristic act, § 5-13-310; Unlawful discharge of a 19 firearm from a vehicle, § 5-74-107; Criminal use of prohibited weapons, 20 involving activities making it a B felony, § 5-73-104; A felony attempt, 21 solicitation, or conspiracy to commit Capital murder, Murder in the first 22 degree, Murder in the second degree, Kidnapping, Aggravated robbery, Rape, or 23 Battery in the first degree; Sexual abuse in the first degree, § 5-14-108; 24 Violation of a minor in the first degree, § 5-14-120; or a conviction of a 25 comparable felony involving violence from another jurisdiction. 26 (3) After reaching the verdict of guilty on a felony involving 27 violence, the same jury or the same judge sitting without a jury shall sit 28 again in order to hear additional evidence determined pursuant to the 29 procedures outlined in 5-4-502, and if it is then determined beyond a 30 reasonable doubt that in fact the defendant has previously pleaded guilty, 31 nolo contendere, or been found guilty of two or more prior felonies involving 32 violence, then the defendant shall be sentenced in accordance with the

33 provisions of subdivision (d)(1) of this section. The determination of

34 whether a felony conviction from another jurisdiction is comparable to one of 35 the enumerated felonies involving violence under Arkansas criminal law shall

- 1 lie within the discretion of the trial judge at the time of sentencing. (e) For the purpose of determining whether a defendant has previously 3 been convicted or found guilty of two (2) or more felonies, a conviction or 4 finding of guilt of burglary and of the felony that was the object of the 5 burglary shall be considered a single felony conviction or finding of guilt. A 6 conviction or finding of guilt of an offense that was a felony under the law 7 in effect prior to January 1, 1976, shall be considered a previous felony 8 conviction or finding of guilt. (f) For the purposes of determining whether a defendant has previously 9 10 been convicted of a serious felony involving violence or felony involving 11 violence under subsections (c) and (d) of this section, the entry of a plea of 12 guilty or nolo contendere or a finding of guilt by a court to a felony 13 enumerated in subsections (c) and (d), respectively, and as a result of which 14 a court places the defendant on a suspended imposition of sentence, a 15 suspended sentence, probation, or sentences the defendant to the Department of 16 Correction shall be considered a previous felony conviction. Any defendant 17 deemed eligible to be sentenced under provisions of both subsections (c) and (d) this section shall be sentenced only under subsection (d) of this section. 19 In the event the provisions of subsections (c) or (d), or both, are 20 held invalid by a court, the defendants case shall remanded to the trial court 21 for resentencing of the defendant under the provisions of subsections (a) and (b) of this section." 23 SECTION 2. Arkansas Code § 16-93-1302 is amended to add an additional 2.4 25 subsection (f) to read as follows: "(f) Inmates who are sentenced under the provisions of subsections (c) 26 27 or (d) of Arkansas Code § 5-4-501 for serious violent felonies or felonies 28 involving violence may be considered eligible for parole or for community 29 punishment transfer upon reaching regular parole or transfer eligibility, but 30 only after reaching a minimum age of fifty-five (55) years." 31
- 32 SECTION 3. All provisions of this act of general and permanent nature 33 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 34 Revision Commission shall incorporate the same in the Code.

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SECTION 4. If any provisions of this act or the application thereof to
 2 any person or circumstance is held invalid, the invalidity shall not affect
 3 other provisions or applications of the act which can be given effect without
 4 the invalid provisions or application, and to this end the provisions of this
 5 act are declared to be severable.
         SECTION 5. All laws and parts of laws in conflict with this act are
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 8 hereby repealed.
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                                    /s/Keet et al
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                                  APPROVED: 4-7-95
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