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	As Engrossed: S2/6/01	
2	83rd General Assembly	A Bill	Act 559 of 2001
3	Regular Session, 2001		SENATE BILL 186
4			
5	By: Senator Gullett		
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7			
8	For An Act To Be Entitled		
9	AN ACT TO REPEAL OBSOLETE STATUTES RELATING TO THE		
10	DEPARTMENT OF CORRECTION; TO AMEND ARKANSAS CODE 12-		
11	28-403 PE	ERTAINING TO THE COMMITMENT OF CERTAIN	
12	YOUTHFUL	OFFENDERS, AND 12-28-404 PERTAINING TO	THE
13	TRANSFER	OF INMATES.	
14			
15		Subtitle	
16	TO I	REPEAL OBSOLETE STATUTES RELATING TO	
17	THE	DEPARTMENT OF CORRECTION; TO AMEND	
18	ARK	ANSAS CODE 12-28-403 PERTAINING TO	
19	THE	COMMITMENT OF CERTAIN YOUTHFUL	
20	OFF	ENDERS, AND 12-28-404 PERTAINING TO	
21	THE	TRANSFER OF INMATES.	
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23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
25			
26	SECTION 1. Ark	ansas Code 12-28-201 is repealed.	
27	12-28-201. Cumn	ni ns. Uni t.	
28	The Cummins Uni	t, commonly referred to as the Cummins	-State
29	Penitentiary, hereafter shall be designated as the Cummins Unit of the		
30	Department of Correct	i on.	
31			
32	SECTION 2. Ark	ansas Code 12-28-301 and 302 are repeal	ed.
33	12-28-301. Crea	rti on.	
34	There is create	ed and established within the state peni	tentiary system,
35	under the management	and control of the Board of Correction	and Community
36	Punishment, a divisio	on which shall be designated and known a	as the Women's Unit

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of the Department of Correction. 2 12-28-302. Existing authority unaffected. 3 Authority relating to terms of confinement and receipt and discharge of 4 women prisoners is not repealed, abridged, or altered by this subchapter, 5 except to the extent that such women prisoners are to be delivered on the 6 premi ses herei n i denti fi ed. 7 Arkansas Code 12-28-401 and 402 are repealed. 8 9 12-28-401. Purpose and construction. (a) It is the expressed intent of the General Assembly to provide 10 11 within the Department of Correction an institution with competent and 12 qualified staff to allow for the separation of youthful male offenders from the influence of older, more intractable offenders and to provide for 13 appropriate educational and vocational training, counseling, and professional 14 15 treatment services for youthful offenders. 16 (b) This subchapter shall be liberally construed so as to effectuate 17 its purposes. 18 12-28-402. Establishment - Programs. 19 (a) The Tucker Unit of the Department of Correction shall be 20 established in such a manner as to provide ample opportunities for vocational 21 training, formal education, vocational rehabilitation, and other treatment 22 programs designed to prepare and equip inmates at the institution for 23 productive law-abiding lives upon release therefrom. (b) In connection therewith, the State Board of Vocational Education 24 25 shall conduct and operate a suitable vocational technical training program at 26 the Tucker Unit of the Department of Correction, and the division of 27 vocational rehabilitation shall establish a rehabilitation program for the benefit of the inmates therein. 28 29 (c) Everything practicable shall be done to develop the youthful offenders morally, intellectually, and industrially. For these purposes, 30 31 competent teachers and instructors shall be employed by the Department of Correction. 32 33 SECTION 4. Arkansas Code 12-28-403 is repealed. 34 12-28-403. Commitment of certain youthful male offenders. 35 36 (a) All youthful male offenders under the age of eighteen (18) years

convicted of a felony in the State of Arkansas may, in the discretion of the sentencing authority, be sentenced to the appropriate division of the Department of Human Services or to the Tucker Unit of the Department of Correction.

- (b)(1) If the sentencing authority determines that a youthful male offender would be more amenable to the rehabilitation programs of the appropriate division of the Department of Human Services, the sentencing authority may sentence the youthful offender to the Department of Correction for a term of years, suspend the sentence, and commit the youth to the custody of the appropriate division of the Department of Human Services.
- (2) In such case, if the youth completes the training school program satisfactorily, the appropriate division of the Department of Human Services shall return him to the sentencing court and provide the court with a written report of the youth's progress and a recommendation that he be placed on probation.
- (3) In the event that the youth becomes unruly, incorrigible, or is not amenable to the training program of the appropriate division of the Department of Human Services, the board may return him to the sentencing court with a written report of the youth's conduct and a recommendation that he be transferred to the Department of Correction. The court shall then revoke the suspension of the sentence originally imposed and commit the youth to the Tucker Unit of the Department of Correction.

- SECTION 5. Arkansas Code 12-28-404 is repealed.
- 12-28-404. Transfer of inmate of Tucker Unit.
- (a) The Department of Correction shall have the power to transfer from the Tucker Unit of the Department of Correction to the state penitentiary any person committed to it by a court having criminal jurisdiction, for a felony, if in the opinion of the department the person is not a fit subject for the program of the Tucker Unit of the Department of Correction.
- (b) With the consent and approval of the Department of Human Services, the Department of Correction may transfer from the Tucker Unit of the Department of Correction to the Department of Human Services any youthful offender under the age of eighteen (18) years who, in the opinion of the Department of Correction and the Department of Human Services, is more suited and adaptable by age, physical size, and temperament to the programs of the

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Department of Human Services.

2 3 Arkansas Code 12-28-405 through 408 are repealed. 4 12-28-405. Rules and regulations. 5 The Board of Correction and Community Punishment shall promulgate rules 6 and regulations, to be administered by the Director of the Department of 7 Correction, governing the operation of the Tucker Unit of the Department of Correction. 8 9 12-28-406. Board of Correction authorized to accept gifts, etc. 10 The Board of Correction and Community Punishment is authorized to accept 11 gifts, grants, money, real and personal property, federal aid, and such other 12 moneys, gifts, and property as it deems shall be in the best interest of the Tucker Unit of the Department of Correction. The board shall administer the 13 14 moneys and all property for the purposes for which they are granted so long as 15 it is pursuant to the provisions of this subchapter. 3. 16 12-28-407. Rights unaffected. No youthful offender who has been committed to the Tucker Unit of the 17 18 Department of Correction and who has completed his sentence in the reformatory 19 shall be deprived of the right of franchise or be disqualified to testify in 20 any court by reason of the commitment or confinement. 21 12-28-408. Aid in escape - Penal ty. 22 If any person procures the escape of any person confined in the Tucker 23 Unit of the Department of Correction, or aids, abets, or assists in an escape, he shall be deemed quilty of a felony. Upon conviction he shall be punished by 24 imprisonment for a period of not less than two (2) years nor more than five 25 26 (5) years. 27 28 SECTION 7. Arkansas Code 12-28-501 through 507 are repealed. 29 12-28-501. Establishment - Purposes. (a) There exists a need within the Department of Correction for a 30 31 greater diversity in classification for purposes of custody and treatment of 32 convicted felons. 33 (b) In order that the department may fulfill these and other legislative mandates, there is established an institution within the 34 Department of Correction for the custody, care, and treatment of youthful male 35 36 offenders whose age, lack of recurrent criminal behavior, and length of

sentence make them most amenable to successful rehabilitative programs under

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2 minimum security conditions. 3 12-28-502. Acquisition of land - Expenditures. 4 (a) The Department of Correction may acquire land by gift or, with the 5 Governor's approval, may lease land from other state agencies to serve as a 6 site for the facilities and programs contemplated by this subchapter. 7 (b) The Department of Correction shall not expend any funds out of that department's capital improvements fund for the construction of any buildings 8 9 for the purposes of this subchapter without prior approval by laws specifically enacted by the General Assembly therefor. 10 11 12-28-503. Treatment program. 12 It is the intent of the General Assembly that the Department of Correction shall utilize this youthful offenders treatment facility as an 13 14 institution: 15 (1) Where young men who must be institutionalized may be kept 16 strictly segregated from inmates assigned to the state penitentiary; 17 (2) Where a small but highly competent staff may give them the 18 specialized counseling that this classification requires; and 19 (3) Where the young men may be usefully occupied in basic vocational and educational training programs to include, but not to be limited 20 21 to, training in forestry conservation. 22 12-28-504. Assignment, commitment, or transfer. 23 (a) The Department of Correction may assign inmates who meet criteria established by the department to the youthful offenders treatment facility. 24 25 (b) A person may be incarcerated at the youthful offenders treatment 26 facility who has been committed to the Department of Correction with or 27 without recommendation that he be kept at the youthful offenders treatment 28 facility. 29 (c) A person chosen by the Department of Correction as a proper person for confinement at the youthful offenders treatment facility may be 30 31 transferred from any other institution of the Department of Correction to the youthful offenders treatment facility and from that facility back to another 32 institution at the direction of the commissioner. 33 12-28-505. Securi ty. 34 (a) The staff shall provide for security adequate to maintain internal 35 36 order and prevent escapes.

1 (b) No inmate shall be allowed to carry a firearm or any other weapon. 2 12-28-506. Transportation of released inmate. Upon the release of any inmate from youthful offenders treatment 3 4 facility, the Department of Correction shall provide transportation for the inmate to his home, if he is a resident of this state, or to the county from 5 which he was committed to the department, at the option of the department, and 6 7 the cost thereof shall be paid by the department. 12-28-507. Rights unaffected. 8 9 Upon successful completion of his sentence by discharge from the youthful offenders treatment facility, no youthful offender shall thereafter 10 11 be deprived of the right of franchise or be disqualified to testify in any court by reason of his commitment or confinement. 12 13 SECTION 8. Arkansas Code 5-4-104(e) is amended to read as follows: 14 15 (e)(1)(A) The court shall not suspend imposition of sentence as to a 16 term of imprisonment nor place the defendant on probation for the following 17 offenses: 18 (i) Capital murder; 19 (ii) Treason; (iii) Class Y felonies, except to the extent 20 21 suspension of an additional term of imprisonment is permitted in subsection 22 (c) of this section; (iv) Driving while intoxicated; 23 24 (v) Murder in the second degree, except to the extent 25 suspension of an additional term of imprisonment is permitted in subsection 26 (c) of this section; (vi) Engaging in a continuing criminal enterprise. 27 (B)(i) In other cases, the court may suspend imposition of 28 29 sentence or place the defendant on probation, in accordance with §§ 5-4-301 -5-4-311, except as otherwise specifically prohibited by statute. 30 31 (ii) The court may not suspend execution of sentence. 32 (2) If the offense is punishable by fine and imprisonment, the 33 court may sentence the defendant to pay a fine and suspend imposition of the sentence as to imprisonment or place him on probation. 34 35 The court may sentence the defendant to a term of imprisonment and suspend imposition of sentence as to an additional term of 36

1 imprisonment, but the court shall not sentence a defendant to imprisonment and 2 place him on probation, except as authorized by § 5-4-304. 3 (4) [Repeal ed]. 4 (4)(A) If the court determines that an offender under the age of 5 eighteen (18) years would be more amenable to the rehabilitation programs of the Division of Youth Services, and that the youth has not been previously 6 7 committed to the Division of Youth Services on more than one occasion, the 8 court may sentence the youthful offender to the Department of Correction for a 9 term of years, suspend the sentence, and commit the youth to the custody of the Division of Youth Services. 10 11 (B) In such case, if the youth completes the program of the Division of Youth Services satisfactorily, the Division of Youth Services 12 shall return him or her to the sentencing court and provide the court with a 13 written report of the youth's progress and a recommendation that he or she be 14 15 placed on probation. 16 (C) In the event that the youth violates the rules of the 17 Division's program or facility or is otherwise not amenable to the Division's rehabilitative efforts, the Division may return him or her to the sentencing 18 court with a written report of the youth's conduct and a recommendation that 19 20 he or she be transferred to the Department of Correction. 21 (D) If the court finds that the juvenile has violated the 22 rules of the Division of Youth Services' program or facility, or is otherwise 23 not amenable to the Division's rehabilitative efforts, it shall then revoke 24 the suspension of the sentence originally imposed and commit the youth to the 25 Department of Correction. 26 27 SECTION 9. Arkansas Code 5-4-402 is amended by adding an 28 additional subsection to read as follows: 29 (e)(1) With the consent and approval of the Division of Youth Services, 30 the Department of Correction may transfer from the Department of Correction to 31 the Division of Youth Services any inmate under the age of eighteen (18) years 32 who, in the opinion of the Department of Correction and the Division of Youth 33 Services is more suited and adaptable by age, physical size, and temperament to the programs of the Department of Human Services. 34 35 (2) Inmates transferred to the Division of Youth Services shall

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be segregated from the general delinquency population housed at the Division

1	of Youth Services. In the event that the youth violates the rules of the		
2	division's program or facility, or is otherwise not amenable to the Division's		
3	rehabilitative efforts, the Division may return the inmate to the Department		
4	of Correction.		
5	(3) All inmates transferred to the Division of Youth Services		
6	under this subsection shall be returned to the Department of Correction on		
7	<u>their eighteenth (18th) birthday.</u>		
8	/s/ Gullett		
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11	APPROVED: 3/5/2001		
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