Stricken language would be deleted from and underlined language would be added to present law. Act 1198 of the Regular Session

1	State of Arkansas A	As Engrossed:	$\mathop{\mathrm{ABill}}\limits_{\mathrm{H3}/17/15}$ $\mathop{\mathrm{H3}/25/15}\limits_{\mathrm{H3}/25/15}$	
2	90th General Assembly		A B111	
3	Regular Session, 2015			HOUSE BILL 1977
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5	By: Representative C. Armstron	g		
6				
7		For An Act	To Be Entitled	
8	AN ACT CONCE	RNING THE SEN	TENCING OF A CRIMIN	AL
9	DEFENDANT; C	CONCERNING ALT	ERNATIVE SENTENCES;	
10	CONCERNING F	PREADJUDICATIO	N AND POSTADJUDICAT	ION
11	PROBATION PR	ROGRAMS; AND F	OR OTHER PURPOSES.	
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14		Si	ıbtitle	
15	CONCER	NING THE SENTE	ENCING OF A CRIMINAL	ı
16	DEFENDA	ANT; CONCERNIN	NG ALTERNATIVE	
17	SENTEN	CES; AND CONCE	ERNING PREADJUDICATI	ON
18	AND POS	STADJUDICATION	N PROBATION PROGRAMS	•
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21	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY	OF THE STATE OF AR	KANSAS:
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23	SECTION 1. Arkans	sas Code § 5-4	-303(c)-(e), concer	ning the terms and
24	conditions of a defendar	nt's probation	or suspended impos	ition of sentence, is
25	amended to read as follo	<i>DWS</i> :		
26	(c) If the court	suspends impo	sition of sentence	on a defendant or
27	places him or her on pro	obation, as a	condition of its or	der the court may
28	require that the defenda	ant:		
29	(1) Support	t his or her a	ependents and meet .	his or her family
30	responsibilities;			
31	<del>(2) Work f</del> a	nithfully at s	uitable employment;	
32	<del>(3) Pursue</del>	a prescribed	secular course of s	<del>tudy or vocational</del>
33	<del>training designed to equ</del>	<del>iip him or hei</del>	<del>for suitable emplo</del>	<del>yment;</del>
34	<del>-(4)<u>(2)</u> Unde</del>	ergo available	medical or psychia	tric treatment and
35	enter and remain in a sp	pecified insti	tution when require	d for medical or
36	psychiatric treatment;			



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1	(5)(3) Participate in a community-based rehabilitative program
2	or work-release program that uses practices proven to reduce recidivism and
3	for which the court may impose a reasonable fee or assessment on the
4	defendant to be used in support of the community-based rehabilitative program
5	or work-release program;
6	<del>(6)</del> (4) Refrain from frequenting an unlawful or designated place
7	or consorting with a designated person;
8	(7)(5) Have no firearm in his or her possession;
9	<del>(8)</del> (6) Make restitution to an aggrieved party in an amount the
10	defendant can afford to pay for the actual loss or damage caused by his or
11	her offense;
12	<del>(9)</del> (7) Post a bond, with or without surety, conditioned on the
13	performance of a prescribed condition; and
14	(10)(8) Satisfy any other condition reasonably related to the
15	rehabilitation of the defendant and not unduly restrictive of his or her
16	liberty or incompatible with his or her freedom of conscience.
17	(d) If the court places a defendant on probation, as a condition of
18	its order the court may require that the defendant:
19	(1) Report as directed to the court or the probation officer and
20	permit the probation officer to visit the defendant at the defendant's place
21	of employment or elsewhere;
22	(2) Remain within the jurisdiction of the court unless granted
23	permission to leave <u>in a written statement</u> by the court or the probation
24	officer; and
25	(3) Answer any reasonable inquiry by the court or the probation
26	officer and promptly notify the court or probation officer of any change in
27	address or employment.
28	(e) If the court suspends imposition of sentence on a defendant or
29	places him or her on probation, the <del>defendant</del> <u>court</u> shall <u>:</u>
30	(1) Require that the defendant either:
31	(A) Work consistently in suitable employment for the
32	entire duration of his or her suspended sentence or probation or for three
33	(3) years, whichever occurs earlier; or
34	(B)(i) If the defendant is unemployed, pursue a prescribed
35	secular course of study and show continuous progress in improving academic
36	skills and education by increasing his or her reading, math, and

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1	communication skills to at least the ninth grade level regardless of a prior		
2	high school or other educational credentials.		
3	(ii) Under subdivision (e)(1)(B)(i) of this section,		
4	a defendant shall also meet at least one (1) of the following benchmarks:		
5	<u>(a) Earn a Career Readiness Certificate;</u>		
6	(b) Earn a Workforce Alliance for Growth in		
7	the Economy Certificate;		
8	(c) Earn a high school diploma by passing the		
9	Department of Career Education approved assessment; or		
10	(d) Enroll in vocational training designed to		
11	equip him or her for suitable employment.		
12	(iii) If the defendant is serving a suspended		
13	sentence or is on probation at the end of the study or training required by		
14	subdivision (e)(l)(B)(i) of this section, he or she shall work in suitable		
15	employment for the remainder of his or her suspended sentence or probation or		
16	for three (3) years, whichever occurs earlier; and		
17	<u>(2)</u> <del>be given</del> <u>Give the defendant</u> a written statement explicitly		
18	setting forth the conditions under which he or she is being released.		
19			
20	SECTION 2. Arkansas Code § 5-4-903(b), concerning the incorporation of		
21	services into a pre-adjudication probation program, is amended to read as		
22	follows:		
23	(b)(1) A pre-adjudication probation program may incorporate services		
24	from various state agencies <u>and educational institutions</u> , including without		
25	limitation the Department of Community Correction <u>,</u> and the Department of		
26	Human Services, the Adult Education Division of the Department of Career		
27	Education, vocational schools, technical schools, community colleges, and		
28	two-year and four-year public universities.		
29	(2) Participating state agencies and educational institutions		
30	may provide:		
31	(A) Persons to serve as pre-adjudication probation		
32	officers, drug counselors, or other support staff;		
33	(B) Drug testing and other substance-abuse facilities;		
34	(C) Intensive short-term and long-term residential		
35	treatment for participants in the pre-adjudication probation program who have		
36	demonstrated a need for substance abuse treatment or other mental health-		

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1	related treatment; <del>and</del>
2	(D) Educational materials, classrooms, and staff; and
3	(D)(E) Other personnel, support staff, or facilities that
4	the circuit court administering the pre-adjudication probation program finds
5	necessary or helpful.
6	
7	SECTION 3. Arkansas Code § 5-4-907(a), concerning costs and fees
8	associated with a pre-adjudication program, is amended to read as follows:
9	(a) The pre-adjudication probation program judge may order the
10	offender to pay:
11	(1) Court costs as provided in § 16-10-305;
12	(2) Any substance abuse treatment costs;
13	(3) Drug testing costs;
14	(4) Costs associated with mental health treatment;
15	(5) A pre-adjudication probation program user fee;
16	(6) Any restitution owed the victim of the charged criminal
17	offense;
18	(7) Necessary supervision fees;
19	(8) Any applicable residential treatment fees; <del>and</del>
20	(9) Tuition and other educational fees for vocational schools,
21	technical schools, community colleges, or two-year and four-year public
22	universities that are part of the pre-adjudication probation program for
23	which the offender is participating; and
24	<del>(9)<u>(</u>10)</del> Any fees determined or authorized under § 12-27-
25	125(b)(17)(B) or § $16-93-104(a)(1)$ , which are to be paid to the Department of
26	Community Correction.
27	
28	SECTION 4. Arkansas Code § 5-4-908(b), concerning the training and
29	implementation manual associated with a pre-adjudication program, is amended
30	to read as follows:
31	(b) Each judicial district may develop a training and implementation
32	manual for a pre-adjudication probation program with the assistance of <del>the</del> :
33	(1) <u>The</u> Department of Human Services;
34	(2) <u>The</u> Department of Education;
35	(3) <u>The</u> Department of Career Education;
36	(4) <u>The</u> Department of Community Correction; and

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1	(5) <u>The</u> Administrative Office of the Courts <del>,</del> and
2	(6) Any vocational school, technical school, community college,
3	or two-year and four-year public university that has volunteered to be part
4	of the pre-adjudication program in the judicial district.
5	
6	SECTION 5. Arkansas Code Title 5, Chapter 4, Subchapter 9, is amended
7	to add an additional section to read as follows:
8	5-4-913. Education screening.
9	A person eligible to enter a pre-adjudication program under this
10	subchapter shall have his or her education level assessed by the court by
11	completing a reading, literacy, and math assessment by the Department of
12	Career Education.
13	
14	SECTION 6. Arkansas Code § 12-29-309 is amended to read as follows:
15	12-29-309. Riverside Vocational and Technical School — Facilities —
16	Operations — Rules <del>and regulations</del> .
17	(a) <u>(1)</u> For the purpose of enabling the Department of Correction and
18	the Department of Community Correction to fulfill their legal
19	<del>responsibilities as correctional institutions, the</del> <u>The</u> State Board of Career
20	Education shall locate facilities and operate vocational education vocational
21	or technical education or training programs within the Riverside Vocational
22	and Technical School <del>under such agreements, and</del> .
23	(2) The operation of the school is subject to such special rules
24	and regulations, as are deemed appropriate for the operation of <del>vocational</del>
25	<del>and technical school</del> <u>vocational or technical education or training</u> programs
26	at <del>the facilities of</del> <u>the</u> correctional institutions under the control of the
27	Department of Correction and the Department of Community Correction in
28	accordance with agreements, <u>and</u> rules, and regulations mutually developed and
29	agreed to by the State Board of Career Education and the Board of
30	Corrections.
31	(b) <u>(1)</u> The school shall be entitled to all funds, rights, and
32	privileges and shall be operated in the same manner as other area vocational
33	and technical schools are operated in this state <del>but</del> .
34	(2) However, the school shall be operated in accordance with the
35	<del>special</del> rules <del>and regulations</del> for the operation of <del>such vocational and</del>
36	<del>technical school</del> <u>vocational or technical education or training</u> programs at

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1 facilities of the Department of Correction and the Department of Community 2 Correction as provided in *§§* 12-29-306 - 12-29-310. 3 SECTION 7. Arkansas Code § 16-90-1404(1), concerning the definition of 4 5 "completion of a person's sentence" under the Comprehensive Criminal Record 6 Sealing Act of 2013, is amended to read as follows: 7 (1) "Completion of a person's sentence" means that the person, after 8 being found guilty: 9 (A) Has paid Paid his or her fine, court costs, or other 10 monetary obligation as defined in § 16-13-701 in full, unless the obligation 11 has been excused by the sentencing court; 12 Served any time in county or regional jail, a Department of *(B)* 13 Community Correction facility, or a Department of Correction facility in 14 full; and 15 (C) If applicable: 16 (i) Has been discharged from probation or parole; 17 (ii) Completed any suspended sentence; (iii) Paid any court-ordered restitution; 18 19 (iv) Completed any court-ordered community service; 20 (v) Paid any driver's license suspension reinstatement 21 fees, if a driver's license suspension reinstatement fee was assessed as a 22 result of the person's arrest, plea of guilty or nolo contendere, or a 23 finding of guilt for the offense; and 24 (vi) Completed all other driver's license reinstatement 25 requirements, if a driver's license suspension was imposed as a result of the 26 person's arrest, plea of guilty or nolo contendere, or a finding of guilt for 27 the offense; and 28 (vii) Completed any vocational or technical education or 29 training program that was required as a condition of the person's parole or 30 probation; 31 SECTION 8. Arkansas Code § 16-93-303, concerning first-time offenders 32 33 and court-ordered probation, is amended to add an additional subsection to 34 read as follows: 35 (f) A court as a condition of probation shall order the defendant to: 36 (1)(A)(i) Enroll in and complete a vocational, technical,

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1	educaional, or similar program if the court finds that the defendant's lack	
2	of an employable or marketable skill contributes to the defendant's being	
3	unemployed.	
4	(ii) The court may order the person to pay tuition	
5	for any vocational, technical, educational, or similar program in	
6	installments after the completion of the education or training program.	
7	(B) If the defendant is on probation at the end of the	
8	vocational, technical, educational, or similar program required under	
9	subdivision (f)(l)(A) of this section, he or she shall be required to work in	
10	suitable employment for the remainder of his or her probation or for three	
11	(3) years, whichever occurs earlier; or	
12	(2) Work consistently in suitable employment for the entire	
13	duration of his or her probation or for three (3) years, whichever occurs	
14	<u>earlier.</u>	
15		
16	SECTION 9. Arkansas Code § 16-93-1207, concerning the court order	
17	placing a person on probation, is amended to add an additional subsection to	
18	read as follows:	
19	(c) A court as a condition of probation shall order the defendant to:	
20	(1)(A)(i) Enroll in and complete a vocational, technical,	
21	educational, or similar program if the court finds that the defendant's lack	
22	of an employable or marketable skill contributes to the defendant's being	
23	unemployed.	
24	(ii) The court may order the person to pay tuition	
25	for any vocational, technical, educational, or similar program in	
26	installments after the completion of the vocational, technical, educational,	
27	<u>or similar program.</u>	
28	(B) If the defendant is on probation at the end of the	
29	<u>vocational, technical, educational, or similar program required under</u>	
30	subdivision (c)(l)(A) of this section, he or she shall be required to work in	
31	suitable employment for the remainder of his or her probation or for three	
32	<u>(3) years, whichever occurs earlier; or</u>	
33	(2) Work consistently in suitable employment for the entire	
34	duration of his or her probation or for three (3) years, whichever occurs	
35	<u>earlier.</u>	
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1	/s/C. Armstrong
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4	APPROVED: 04/07/2015
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