1	State of Arkansas	A Bill	
2	91st General Assembly	A DIII	HOUGE DILL 1400
3	Regular Session, 2017		HOUSE BILL 1423
4			
5	By: Representative Shepherd		
6	By: Senator Rapert		
7		For An Act To Be Entitled	
8	AN ACT TO 1		TITE 12 OF
9		MAKE TECHNICAL CORRECTIONS TO TI	
10		AS CODE CONCERNING LAW ENFORCEME	
11		MANAGEMENT, AND MILITARY AFFAIRS	; AND FOR
12	OTHER PURP	JSES.	
13 14			
15		Subtitle	
16	ΤΟ ΜΛ	KE TECHNICAL CORRECTIONS TO TITI	TE 12
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22	RE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
23	DE II EMICIES DI INE C	Make hoodings of the office of	mamorio.
24	SECTION 1. Arka	nsas Code § 12-8-102(b), concern	ing the Arkansas State
25		amended to remove obsolete langu	
26	follows:	g	
27	(b)(l) The comm	ission shall be composed of seve	n (7) members to be
28	appointed by the Govern	nor for terms of seven (7) years	, by and with the
29	advice and consent of	the Senate.	
30	(2)(A) For	ur (4) members shall be appointe	d from each of the four
31	(4) congressional dist	ricts and three (3) shall be app	ointed from the state
32	at large.		
33	(B)	However, no more than two (2) m	members shall be
34	appointed from any con	gressional district.	
35	<del>(3) The m</del>	embers of the commission in offi	ce on July 30, 1999,
36	shall continue to serv	e their regular terms. As terms	expire and vacancies

1 occur, appointments to the commission shall be made in such a manner as to 2 assure the commission members represent the different areas of the state as 3 required by this subsection. 4 5 SECTION 2. Arkansas Code § 12-9-103(b)(2), concerning the Arkansas 6 Commission on Law Enforcement Standards and Training, is amended to clarify 7 its application and to read as follows: 8 (2)(A) One (1) member shall not be actively engaged in or 9 retired from law enforcement. The member under subdivision (b)(2)(A) of this section 10 11 shall be: 12 (i) Sixty (60) At least sixty (60) years of age and shall represent the elderly; 13 14 (ii) Appointed from the state at large subject to 15 confirmation by the Senate; and 16 (iii) A full voting member. 17 18 SECTION 3. Arkansas Code § 12-12-212 is amended to make stylistic 19 changes and to read as follows: 20 12-12-212. Release or disclosure to unauthorized person - Penalty. 21 (a) A person is guilty of a Class A misdemeanor upon conviction if the 22 person knowingly: 23 (1) Knowingly accesses Accesses information or willfully obtains 24 information collected and maintained under this subchapter for a purpose not 25 specified by this subchapter; or 26 (2) Knowingly releases Releases or discloses information 27 maintained under this subchapter to another person who lacks authority to 28 receive the information. 29 (b) A person is guilty of a Class D felony upon conviction if the 30 person violates subsection (a) of this section for the purpose of: 31 (1) Furthering the commission of a misdemeanor offense or felony 32 offense by the person or another person; 33 (2) Enhancing or assisting a person's position in a legal 34 proceeding in this state or influencing the outcome of a legal proceeding in

this state for the benefit of the person or a member of the person's family;

(3) Causing a pecuniary or professional gain for the person or a

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- 1 member of the person's family; or
- 2 (4) Political purposes for the person or a member of the
- 3 person's family.

- SECTION 4. Arkansas Code § 12-12-402(e), concerning procedures governing medical treatment in sexual assault cases, is amended to clarify its application, correct references, and to read as follows:
- 8 (e) The victim shall not be transferred to another medical facility 9 unless:
- 10 (1)<del>(A)</del> The victim or a parent or guardian of a victim under 11 eighteen (18) years of age requests the transfer; or
- (B) A <u>a</u> physician, or other qualified medical personnel
  when a physician is not available, has signed a certification that the
  benefits to the <u>patient's victim's</u> health would outweigh the risks to the
  patient's victim's health as a result of the transfer; and
- 16 (2) The transferring medical facility or licensed health care
  17 healthcare provider provides all necessary medical records and ensures that
  18 appropriate transportation is available.

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- SECTION 5. Arkansas Code § 12-12-1002 is amended to conform to the mental state required for a criminal offense with § 5-2-202, to make stylistic changes, and to read as follows:
- 23 12-12-1002. Penalties.
  - (a) Upon conviction, any criminal justice agency or official subject to fingerprinting or reporting requirements under this subchapter that knowingly fails to comply with such reporting requirements is guilty of a Class B misdemeanor.
- 28 (b) A person is guilty of a Class A misdemeanor upon conviction if the 29 person knowingly:
- 30 (1) Knowingly accesses Accesses information or willfully obtains 31 information collected and maintained under this subchapter for a purpose not 32 specified by this subchapter; or
- 33 (2) Knowingly releases Releases or discloses information
  34 maintained under this subchapter to another person who lacks authority to
  35 receive the information.
- 36 (c) A person is guilty of a Class D felony upon conviction if the

- l person violates subsection (a) of this section for the purpose of:
- 2 (1) Furthering the commission of a misdemeanor offense or felony
- 3 offense by the person or another person;
- 4 (2) Enhancing or assisting a person's position in a legal
- 5 proceeding in this state or influencing the outcome of a legal proceeding in
- 6 this state for the benefit of the person or a member of the person's family;
- 7 (3) Causing a pecuniary or professional gain for the person or a
- 8 member of the person's family; or
- 9 (4) Political purposes for the person or a member of the
- 10 person's family.
- 11 (d) A person convicted of violating subsection (c) of this section is
- 12 subject to an additional fine of not more than five hundred thousand dollars
- 13 (\$500,000).

- 15 SECTION 6. Arkansas Code § 12-12-1404(d), concerning training on
- 16 racial profiling, is amended to remove obsolete language and to read as
- 17 follows:
- 18 (d)(1) By January 1, 2006, the The commission shall promulgate rules
- 19 that will set significant standards for all training required in this
- 20 section.
- 21 (2) The commission may make additions, amendments, changes, or
- 22 alterations to the rules in accordance with the Arkansas Administrative
- 23 Procedure Act, § 25-15-201 et seq.
- 24 (3) The commission may review and recommend changes to the
- 25 racial profiling policy of any law enforcement agency.
- 26 (4) Upon request, the racial profiling policy of any law
- 27 enforcement agency shall be made available to the commission for the purpose
- described in subdivision (d)(3) of this section.
- 29 (5) The commission may establish a toll-free hotline and an
- 30 email address to receive complaints concerning racial profiling.

- 32 SECTION 7. Arkansas Code § 12-12-1405 is amended to remove obsolete
- 33 language and to read as follows:
- 34 12-12-1405. Racial profiling hotline.
- 35 (a)(1) The Attorney General shall establish and publish procedures to
- 36 receive complaints concerning racial profiling.

- 1 (2) The procedures shall include the operation of a toll-free 2 hotline and may include procedures to receive written complaints through the 3 mail, email, or facsimile.
  - (b) The Attorney General shall maintain statewide statistics on complaints received concerning racial profiling.
- 6 (c) The Attorney General annually shall report statewide statistics on
  7 complaints concerning racial profiling received under this section during a
  8 year no later than October 1 of the next year to the Legislative Council and
  9 the Task Force on Racial Profiling.
- 10 (d) If the Attorney General suspects that a violation of law has 11 occurred, the Attorney General shall refer the matter to the appropriate 12 prosecuting attorney or other appropriate legal authority.

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- SECTION 8. Arkansas Code § 12-12-1720(b), concerning the Adult and
  Long-Term Care Facility Resident Maltreatment Act, is amended to clarify a
  criminal offense and to read as follows:
- 17 (b)(1) A person commits the offense of failure to report in the second 18 degree if he or she:
- 19 (A) Is a mandated reporter under § 12-12-1708;
- 20 (B) Has observed or has reasonable cause to suspect that
  21 an endangered person or impaired person has been subjected to conditions or
  22 circumstances that constitute adult maltreatment or long-term care facility
  23 resident maltreatment; and
- (C)(i) Knowingly fails to make a report or cause a report
  to be made in the manner and time provided in this subchapter to the adult
  and long-term care facility resident maltreatment hotline.
  - (ii) Knowingly fails to cause a report to be made in the manner and time provided in this subchapter to the adult and long-term care facility resident maltreatment hotline.
- 30 (2) Failure to report in the second degree is a Class C 31 misdemeanor.

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- SECTION 9. Arkansas Code § 12-12-1803(b), concerning use of automatic 34 license plate reader systems, is amended to correct a reference and to read 35 as follows:
  - (b) An automatic license plate reader system may be used:

1	(1) By a state, county, or municipal law enforcement agency for	
2	the comparison of captured plate data with data held by the Office of Motor	
3	Vehicle, the Arkansas Crime Information Center, the National Crime	
4	Information Center, a database created by law enforcement for the purposes of	
5	an ongoing investigation, and the Federal Bureau of Investigation for any	
6	lawful purpose;	
7	(2) By parking enforcement entities for regulating the use of	
8	parking facilities;	
9	(3) For the purpose of controlling access to secured areas; or	
10	(4)(A) By the Arkansas Highway Police Division of the Arkansas	
11	State Highway and Transportation Department for the electronic verification	
12	of registration, logs, and other compliance data to provide more efficient	
13	movement of commercial vehicles on a state highway.	
14	(B) An automatic license plate reader system used under	
15	subdivision (b)(4)(A) of this section shall be installed at an entrance ramp	
16	at a weigh station facility for the review of a commercial motor vehicle	
17	entering the <u>weigh station</u> facility.	
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19	SECTION 10. Arkansas Code § 12-18-103, concerning definitions under	
20	the Child Maltreatment Act, is amended to add a definition of a term that wa	
21	defined in multiple places in the chapter and to read as follows:	
22	(27) "Died suddenly and unexpectedly" means a child death that	
23	was not caused by a known disease or illness for which the child was under a	
24	physician's care at the time of death, including without limitation a child	
25	death as a result of the following:	
26	(A) Sudden infant death syndrome;	
27	(B) Sudden unexplained infant death;	
28	(C) An accident;	
29	(D) A suicide;	
30	(E) A homicide; or	
31	(F) Other undetermined circumstance.	
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33	SECTION 11. Arkansas Code § 12-18-303(a), concerning minimum	
34	requirements for a report to be accepted under the Child Maltreatment Act, is	
35	amended to correct a reference and to read as follows:	
36	(a) Except as otherwise provided in this section, the Child Abuse	

1	Hotline shall accept a report if:
2	(1) The report is of:
3	(A) An allegation of child maltreatment or suspected child
4	maltreatment, that if found to be true, would constitute child maltreatment
5	as defined under this chapter;
6	(B) The death of a child that:
7	(i) Is sudden and unexpected; and
8	(ii) Was not caused by a known disease or illness
9	for which the child was under a physician's care at the time of death who
10	died suddenly and unexpectedly; or
11	(C) The death of a child reported by a coroner or county
12	sheriff under § 20-15-502;
13	(2) Sufficient identifying information is provided to identify
14	and locate the child or the child's family; and
15	(3) The child or the child's family is present in Arkansas or
16	the incident occurred in Arkansas.
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18	SECTION 12. Arkansas Code § 12-18-402(a), concerning mandated
19	reporters under the Child Maltreatment Act, is amended to remove language
20	that is being codified at § 12-18-103 and to read as follows:
21	(a) An individual listed as a mandated reporter under subsection (b)
22	of this section shall immediately notify the Child Abuse Hotline if he or
23	she:
24	(1) Has reasonable cause to suspect that a child has:
25	(A) Been subjected to child maltreatment;
26	(B) Died as a result of child maltreatment; or
27	(C) <del>(i)</del> Died suddenly and unexpectedly.
28	(ii) As used in subdivision (a)(l)(C)(i) of this
29	section, "died suddenly and unexpectedly" means a child death that was not
30	caused by a known disease or illness for which the child was under a
31	physician's care at the time of death, including without limitation child
32	deaths as a result of the following:
33	(a) Sudden infant death syndrome;
34	(b) Sudden unexplained infant death;
35	<del>(c) An accident;</del>
36	(d) A suicide;

1	(e) A homicide; or
2	(f) Other undetermined circumstance; or
3	(2) Observes a child being subjected to conditions or
4	circumstances that would reasonably result in child maltreatment.
5	
6	SECTION 13. Arkansas Code § 12-18-602(b), concerning an investigative
7	proceeding under the Child Maltreatment Act, is amended to remove language
8	that is being codified at § 12-18-103 and to read as follows:
9	(b)(1) All investigations shall begin within seventy-two (72) hours.
10	(2) However, the investigation shall begin within twenty-four
11	(24) hours if:
12	(A) The allegation is severe maltreatment, excluding an
13	allegation of:
14	(i) Sexual abuse if the most recent allegation of
15	sexual abuse was more than one (1) year ago or the alleged victim does not
16	currently have contact with the alleged offender;
17	(ii) Abandonment and the child is in a facility; or
18	(iii) Cuts, welts, bruises, or suffocation if the
19	most recent allegation was more than one (1) year ago and the alleged victim
20	is in the custody of the Department of Human Services;
21	(B) The allegation is that a child has been subjected to
22	neglect as defined in § 12-18-103(14)(B); or
23	(C) $\frac{(i)}{(i)}$ A child has died suddenly and unexpectedly.
24	(ii) As used in subdivision (b)(1)(C)(i) of this
25	section, "died suddenly and unexpectedly" means a child death that was not
26	caused by a known disease or illness for which the child was under a
27	physician's care at the time of death, including without limitation child
28	deaths as a result of the following:
29	(a) Sudden infant death syndrome;
30	(b) Sudden unexplained infant death;
31	(c) An accident;
32	(d) A suicide;
33	(e) A homicide; or
34	(f) Other undetermined circumstance.
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36	SECTION 14. Arkansas Code § 12-18-620(d), concerning the release of

T	information on pending investigations under the Child Maitreatment Act, is
2	amended to correct references and to read as follows:
3	(d) The department may provide information, including protected health
4	information, to a person or agency that provides services such as medical
5	examination of, an assessment interview with, or diagnosis of, care for,
6	treatment of, or supervision of a victim of $\underline{\text{child}}$ maltreatment, a juvenile
7	offender, or an underaged juvenile aggressor offender.
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9	SECTION 15. Arkansas Code § 12-18-623(a), concerning no-merit
10	investigations under the Child Maltreatment Act, is amended to read as
11	follows:
12	(a) A Department of Arkansas State Police investigator may close an
13	investigation of a report of child maltreatment as unsubstantiated without
14	complying with the requirements of this subchapter if:
15	(1) The child identified as the victim:
16	(A) Has been:
17	(i) Interviewed separate separately and apart from
18	the alleged offender or any representative or attorney for the alleged
19	offender when the child is of the age or ability to be interviewed; or
20	(ii) Observed <del>separate</del> <u>separately</u> and apart from the
21	alleged offender or any representative or attorney for the alleged offender
22	when the child is not of the age or ability to be interviewed; and
23	(B) Credibly denies the allegation of child maltreatment;
24	(2) The child identified as the victim does not have the
25	physical injuries or physical conditions that were alleged in the report of
26	child maltreatment;
27	(3) The person identified as the alleged offender has been
28	interviewed and credibly denies the allegation of child maltreatment;
29	(4) The person identified as the alleged offender resides in the
30	home or is a family member of the child identified as the $\operatorname{victim}_{\overline{\tau}}$ and the
31	Department of Arkansas State Police investigator has ascertained the
32	environment in which the child resides and determined there is no merit to
33	the report of child maltreatment as it pertains to the home environment;
34	(5) The Department of Arkansas State Police investigator:
35	(A) Has <del>interviewed</del> :
36	(i) Interviewed the person who made the report to

1 the Child Abuse Hotline; or 2 (B) Has made (ii) Made a good faith effort to 3 contact the person who made the report to the hotline but is unable to interview the person; and 4 5 (C)(B) Has not identified another maltreatment or health 6 or safety factor regarding the victim child identified as the victim; and 7 (6) The Department of Arkansas State Police investigator 8 interviewed a collateral witness and reviewed medical, school, and mental 9 health records that are related to the allegations when the child identified 10 as the victim was unable to effectively communicate. 11 12 SECTION 16. Arkansas Code § 12-18-909(e), concerning availability of 13 true reports on the Child Maltreatment Central Registry, is amended to 14 correct a reference and to read as follows: 15 (e)(1) The Department of Human Services and the Department of Arkansas 16 State Police may provide information, including protected health information, 17 to a person or agency that provides services such as medical examination of, 18 an assessment interview with, or diagnosis of, care for, treatment of, or 19 supervision of a victim of child maltreatment, a juvenile offender, or an 20 underaged juvenile aggressor offender. 21 (2) This information may include: 22 The investigative determination or the investigation 23 report; and 24 The services offered and provided. (B) 25 26 SECTION 17. Arkansas Code § 12-26-106 is amended to correct a 27 reference and to read as follows: 12-26-106. Powers and duties of committees. 28 29 The criminal detention facility review committees shall have the 30 authority and responsibility to: 31 (1) Provide consultation and technical assistance to county and 32 local government officials with respect to criminal detention facilities and 33 juvenile detention facilities; 34 (2) Visit and inspect the criminal detention facilities and 35 juvenile detention facilities for compliance with the standards as

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established under § 12-26-103;

- 1 (3) Advise government officials and other appropriate persons of 2 deficiencies in the <u>criminal detention facilities and juvenile detention</u> 3 facilities and make recommendations for improvements;
- 4 (4) Submit written reports of the inspections to appropriate agencies and persons as provided in § 12-26-107;
- 6 (5) Review and comment on plans for the construction and major 7 modification or renovation of the criminal detention facilities and juvenile 8 detention facilities; and
- 9 (6) Perform such other duties as may be necessary to carry out 10 the policy of the state regarding criminal detention facilities and juvenile 11 detention facilities.

- SECTION 18. Arkansas Code § 12-26-107 is amended to correct references and to read as follows:
- 15 12-26-107. Inspection of facility Report.
- (a) Except as otherwise provided in this chapter, each criminal detention facility review committee shall visit and inspect each criminal detention facility and each juvenile detention facility, if any, in its judicial district at least annually for the purpose of determining the conditions of confinement, the treatment of prisoners, and whether the criminal detention facilities and juvenile detention facilities comply with the minimum standards established pursuant to this chapter.
  - (b)(1) A written report of each inspection shall be made within thirty (30) days following such inspection to the chief circuit judge for the judicial district within which the <u>criminal detention facility or juvenile detention</u> facility is located and to the county judge or the governing body of the political subdivision whose <u>criminal detention facility or juvenile detention</u> facility is the subject of the <u>written</u> report.
- 29 (2) The <u>written</u> report shall specify those respects in which the 30 <u>criminal detention facility or juvenile detention</u> facility does not comply 31 with the required minimum standards.

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- 33 SECTION 19. Arkansas Code § 12-26-108 is amended to correct 34 references, make stylistic changes, and to read as follows:
- 35 12-26-108. Failure to meet minimum standards Procedure.
- 36 (a)(1) If an inspection under this chapter discloses that the criminal

- detention facility or juvenile detention facility does not meet the minimum
- 2 standards established by the Criminal Detention Facilities Review
- 3 Coordinator, the criminal detention facility review committee shall send
- 4 notice, together with the inspection report, to the governing body
- 5 responsible for the criminal detention facility or juvenile detention
- 6 facility and to the duly constituted grand jury for the county in which the
- 7 criminal detention facility or juvenile detention facility is located.
- 8 (2) A copy of the notice required by this chapter shall also be
- $9\,$   $\,$  sent to the chief circuit judge of the judicial district in which the
- 10 <u>criminal detention facility or juvenile detention</u> facility is located.
- 11 (b) The appropriate governing body or the grand jury, or both, shall
- 12 promptly meet to consider the inspection report, and the committee chair
- 13 shall appear to advise and consult concerning appropriate corrective action.
- 14 (c) The governing body or the grand jury, or both, shall then initiate
- 15 appropriate corrective action within six (6) months of the receipt of the
- 16 inspection report or may voluntarily close the <u>criminal detention facility or</u>
- 17 <u>juvenile</u> detention facility or the objectionable portion of the <u>criminal</u>
- 18 <u>detention facility or juvenile</u> detention facility.
- 19 (d)(1) If the governing body or the grand jury fails to initiate
- 20 corrective action within six (6) months after receipt of such the inspection
- 21 report, or fails to correct the disclosed conditions, or fails to close the
- 22 criminal detention facility or juvenile detention facility or the
- 23 objectionable portion thereof of the criminal detention facility or juvenile
- 24 <u>detention facility</u>, the committee is authorized to may petition a circuit
- 25 court within the judicial district in which the <u>criminal detention facility</u>
- 26 or juvenile detention facility is located to close the criminal detention
- 27 facility or juvenile detention facility.

- (2) The petition shall include the inspection report regarding
- 29 the <u>criminal detention facility or juvenile detention</u> facility.
- 30 (3) The local governing body shall then have thirty (30) days to
- 31 respond to the petition and shall serve a copy of the response on the
- 32 committee chair by certified mail, return receipt requested.
- 33 (e) Thereafter, a hearing shall be held on the petition before the
- 34 circuit court, and an order rendered by such the circuit court which:
- 35 (1) Dismisses the petition of the committee;
- 36 (2) Directs that corrective action be initiated in some form by

- 1 the local governing body or by the grand jury with respect to the criminal
- 2 detention facility or juvenile detention facility in question; or
- 3 (3) Directs that the criminal detention facility <u>or juvenile</u> 4 detention facility be closed.
  - (f) An appeal from the decision of the circuit court may be taken to the Supreme Court as provided in the Arkansas Rules of Appellate Procedure.

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- 8 SECTION 20. Arkansas Code § 12-27-122 is amended to remove obsolete 9 language to read as follows:
- 10 12-27-122. Debt service accounts.
- 11 (a)(1) The Department of Correction is authorized to may establish
  12 accounts in financial institutions other than the State Treasury for the
  13 purpose of making debt service payments on bonds issued, or leases, or both,
  14 through the Arkansas Development Finance Authority and as otherwise
  15 authorized by law.
- 16 (2) The accounts shall be entitled the "Construction Fund 17 Deficiency Account", the "Prisoner Housing Contract Account", and the 18 "Regional Facilities Operations Account".
  - (3) Receipts into the accounts so established Construction Fund Deficiency Account, the Prisoner Housing Contract Amount, and the Regional Facilities Operations Account shall be from transfers from the work-release cash funds, payments to the department for housing county and city prisoners in regional facilities, and such other sources as required.
  - (b) Payments made by the department from the work-release cash funds, Construction Fund Deficiency Account, Prisoner Housing Contract Account, and the Regional Facilities Operations Account which are made for bonded indebtedness or leases of regional correction facilities, or both, are specifically exempt from the provisions of §§ 19-4-801 19-4-803, 19-4-804 [repealed], 19-4-805, and 19-4-806.

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- 31 SECTION 21. Arkansas Code § 12-27-142 is amended to remove obsolete 32 language and to read as follows:
- 33 12-27-142. Medical services contract.
- 34 (a) The Department of Correction and the Department of Community 35 Correction may enter into professional services contracts for medical 36 services for a contract period not to exceed ten (10) years.

1 (b) Except as provided in subsection (a) of this section, the 2 professional services contracts for medical services shall comply with all 3 other provisions of the Arkansas Procurement Law, § 19-11-201 et seq., and 4 regulations rules promulgated under the Arkansas Procurement Law, § 19-11-201 5 et seq. 6 (c) A medical services contract in existence on August 12, 2005, may 7 be extended to a ten-year contract. 8 9 SECTION 22. Arkansas Code § 12-27-145(b), concerning records posted on 10 a public website by the Department of Community Correction, is amended to 11 correct a reference and to read as follows: 12 (b)(1) To the extent permitted by federal law, the Department of 13 Community Correction shall post on the Department of Community Correction's 14 website the following information concerning a probationer, parolee, or other 15 person under the supervision of the Department of Community Correction who 16 has absconded or has had a warrant issued for his or her arrest for evading 17 supervision: 18 (A) Any offense and sentence for which the probationer, 19 parolee, or other person under the supervision of the Department of Community 20 Correction is being supervised, including: 21 (i) Whether the probationer, parolee, or other 22 person under the supervision of the Department of Community Correction is 23 subject to a suspended sentence, if known; and 24 The terms of the suspended sentence, if (ii) 25 applicable; 26 (B) A complete felony conviction summary to the extent 27 that information is available to the Department of Community Correction; 28 (C)(i) Risk assessment scores completed after April 1, 29 2015. 30 Risk assessment scores under this subdivision (ii) 31 (b)(1)(C) shall include the name of the state agency that completed the risk 32 assessment, the date the risk assessment was conducted, and the level of 33 assessment. 34 (iii) Information by the Department of Community 35 Correction regarding how risk assessments are scored shall also be posted;

(D) Any known aliases;

- 1 (E) Most A most recent photograph of the probationer,
  2 parolee, or other person under the supervision of the Department of Community
  3 Correction;
  4 (F) To the extent the information is available to the
  5 Department of Community Correction, if an order of protection, no contact no6 contact order, or other order from an in-state or out-of-state court that
  7 prohibits contact or communication with another person is in place;
  8 (G) All major disciplinary violations while the inmate
- 8 (G) All major disciplinary violations while the inmate
  9 probationer, parolee, or other person under the supervision of the Department
  10 of Community Correction was incarcerated and the date of the major
  11 disciplinary violation disposition;
- 12 (H) Any programs completed by the probationer, parolee, or 13 other person under the supervision of the Department of Community Correction 14 while on supervision and the date of completion; and
- 15 (I) A list of previous revocation offenses while on 16 probation or parole and date of revocation.
- 17 (2) The Department of Community Correction shall develop a plan 18 to establish a method for a victim of a crime committed by a probationer, 19 parolee, or other person under the supervision of the Department of Community 20 Correction to directly and easily access the information listed under this 21 subsection.

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- 23 SECTION 23. Arkansas Code § 12-29-106 is amended to clarify a criminal 24 offense and to read as follows:
- 25 12-29-106. Mail to or from inmates.
  - (a)(1) A person without the consent of the Director of the Department of Correction shall not bring into or carry out of a prison any letter or writing to or from any inmate.
- 29 (2) Whoever shall violate the provisions of this section shall
  30 be guilty of a A violation of this section is an unclassified misdemeanor and
  31 shall on conviction be fined punishable by a fine not exceeding one hundred
  32 dollars (\$100), or imprisoned in the county jail imprisonment not exceeding
  33 thirty (30) days, or both fined and imprisoned.
- 34 (b) However, all inmates shall have the privilege, under the proper 35 supervision and inspection of the director or his or her employees, to write 36 and receive letters from their relations and friends.

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SECTION 24. Arkansas Code § 12-29-110 is amended to clarify a criminal offense and to read as follows:

- 4 12-29-110. Selling or trading position, working condition, or promotion 5 Penalty.
- 6 (a) It shall be <u>is</u> unlawful for any inmate or employee of the
  7 Department of Correction or any other person to sell, barter, or trade, or to
  8 promise or offer to sell, barter, or trade any favored job or position,
  9 working condition, or any promotion or demotion in any job or position at the
- 9 working condition, or any promotion or demotion in any job or position at the department and to:
- 11 (1) Accept or receive any money, consideration, or thing of 12 value therefor;
  - (2) Make or accept any loan or money as inducement thereof; or
  - (3) Accept or receive any favored condition or job or position at the department either directly or indirectly as a result thereof.
    - (b)(1) Any person violating the provisions of this section shall be guilty of a A violation of this section is an unclassified felony and upon conviction shall be punished by imprisonment in the department punishable by imprisonment for not less than one (1) year nor more than five (5) years.
- 20 (2) If the person so convicted <u>under this section</u> is an inmate 21 in the department, the sentence shall commence to run from the expiration of 22 the sentence under which the person is serving at the time of the violation 23 of this section.

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SECTION 25. Arkansas Code § 12-29-506 is amended to correct references and to read as follows:

- 12-29-506. Duties of Attorney General Assistance.
- (a) The Attorney General shall enforce this subchapter.
- (b) However, the Attorney General may refer to the prosecuting attorney of the county from which the inmate in the Department of Correction or the person residing in a Department of Community Correction facility was sentenced, or to the prosecuting attorney of the county in which any property or estate of any such the inmate or person is located, to investigate or assist in legal proceedings to obtain the reimbursements for the cost of care of such prisoners the inmate or person, as authorized in this subchapter.

SECTION 26. Arkansas Code § 12-41-105(a), concerning commissions from prisoner telephone service profits and prisoner commissary services, is amended to correct a reference to read as follows:

- (a)(1) Commissions derived from prisoner telephone services and profits earned from prisoner commissary services provided in the various county and regional detention facilities in the state shall be deposited with the county treasurer of the county in which the <u>county or regional</u> detention facility is located, and the county treasurer shall credit the funds to the county sheriff's office fund.
- (2)(A) The county sheriff's office fund is an agency fund defined by the County Financial Management System as a fund used to account for funds held by the county treasurer as an agent for a governmental unit until transferred by check or county court order to the county sheriff for the intended uses of the funds.
- 15 (B) As an agency fund, the The county sheriff's office
  16 fund and the transfer of funds is under subdivision (a)(2)(A) of this section
  17 are not subject to an appropriation by the quorum court or to the county
  18 claims process.
  - (3) Arkansas Legislative Audit shall review <u>actions described in</u> this subsection for substantial compliance with this section.

SECTION 27. Arkansas Code § 12-50-106(d), concerning contracts for correctional facilities, is amended to correct a reference, make stylistic changes, and to read as follows:

(d) Contracts awarded under the provisions of this section, including contracts for the provision of correctional services or for the lease or use of public lands or buildings for use in the operation of state or local facilities, may be entered into for a period of up to twenty (20) years, subject to the requirement for annual appropriation of funds by each political subdivision and subject to the requirement of biennial annual appropriations by the state.

SECTION 28. Arkansas Code § 12-50-109(a), concerning contracts with the Arkansas Development Finance Authority, is amended to correct a reference and to read as follows:

(a)(1) The Board of Corrections and any regional corrections

- 1 commission are authorized and empowered to may cooperate and contract with
- 2 the Arkansas Development Finance Authority to provide for the payment of the
- 3 principal of, premium, if any, interest on, and trustee's and paying agent's
- 4 fees in connection with bonds issued to finance the acquisition,
- 5 construction, and operation of prison facilities authorized under this
- 6 chapter to be secured by a lien on and pledge of one (1) or more of the
- 7 following:
- 8 (A) All revenues derived from payments to be made by the
- 9 Department of Correction for the housing of prisoners;
- 10 (B) All revenues derived from payments to be made by
- 11 political subdivisions for the housing of prisoners; or
- 12 (C) Any other revenues authorized by the General Assembly
- 13 or the governing body of any political subdivision.
- 14 (2)(A) Any documents relating to those pledges a pledge under
- 15 <u>subdivision (a)(1) of this section</u> shall state that the pledge is subject to
- 16 annual appropriation by the governing body or biennial annual appropriation
- 17 of the General Assembly, respectively.
- 18 (B) It shall not be is not necessary to the perfection of
- 19 the lien and pledge for those purposes that the trustee in connection with
- 20 the bond issue or the holders of the bonds take possession of the collateral
- 21 security.

- 23 SECTION 29. Arkansas Code § 12-64-406 is amended to correct a
- 24 grammatical error and to read as follows:
- 25 12-64-406. Convening courts-martial.
- 26 (a) General, special, and summary courts-martial may be convened by
- 27 the Governor or the commanding general of the organized militia.
- 28 (b) Special courts-martial may be convened by the commanding officer
- 29 of a garrison, fort, post, camp, air base, auxiliary air base, or other place
- 30 where troops are on duty, or of a brigade, regiment, wing, group, detached
- 31 battalion, separate squadron, or other detached command.
- 32 (c)(1) Summary courts-martial consisting of one (1) commissioned
- 33 officer may be convened by the commanding officer of a garrison, fort, post,
- 34 camp, air base, auxiliary air base, or other place where the troops are on
- 35 duty, or of a brigade, regiment, wing, group, detached battalion, squadron,
- 36 company, or other detachment may convene a summary court-martial consisting

1	ot one (1) commissioned officer.
2	(2) The proceedings shall be informal.
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4	SECTION 30. Arkansas Code § 12-64-710 is amended to correct a
5	grammatical error and to read as follows:
6	12-64-710. Review counsel.
7	The accused has the right to be represented during a review of records
8	under this subchapter by:
9	(1) Civilian counsel if provided by the accused;
10	(2) Military counsel of the accused's own selection if
11	reasonably available; <u>or</u>
12	(3) The defense counsel detailed under this code.
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14	SECTION 31. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.
15	It is the intent of the General Assembly that:
16	(1) The enactment and adoption of this act shall not expressly
17	or impliedly repeal an act passed during the regular session of the Ninety-
18	First General Assembly;
19	(2) To the extent that a conflict exists between an act of the
20	regular session of the Ninety-First General Assembly and this act:
21	(A) The act of the regular session of the Ninety-First
22	General Assembly shall be treated as a subsequent act passed by the General
23	Assembly for the purpose of:
24	(i) Giving the act of the regular session of the
25	Ninety-First General Assembly its full force and effect; and
26	(ii) Amending or repealing the appropriate parts of
27	the Arkansas Code of 1987; and
28	(B) Section 1-2-107 shall not apply; and
29	(3) This act shall make only technical, not substantive, changes
30	to the Arkansas Code of 1987.
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