Hall of the House of Representatives

83rd General Assembly - Regular Session, 2001 **Amendment Form**

Subtitle of House Bill No. 2255

"TO PROVIDE THAT THE DIVISION OF YOUTH SERVICES SHALL CONSTRUCT NO ADDITIONAL BED SPACE FOR JUVENILES IF SPACE IS AVAILABLE AT THE EXISTING JUVENILE DETENTION CENTERS IN INDEPENDENCE COUNTY, YELL COUNTY. AND MILLER COUNTY."

Amendment No. 2 to House Bill No. 2255.

Amend House Bill No. 2255 as engrossed, H3/20/01:

Delete the title and substitute the following: "AN ACT TO PROVIDE THAT THE DIVISION OF YOUTH SERVICES SHALL ABATE CURRENT LOAN BALANCES BY DISSOLVING THE JUVENILE DETENTION REVOLVING LOAN FUND TO THE JUVENILE DETENTION CENTERS IN INDEPENDENCE COUNTY, YELL COUNTY, JEFFERSON COUNTY, WASHINGTON COUNTY, AND MILLER COUNTY; AND FOR OTHER PURPOSES."

And

Delete the subtitle and substitute the following: "DIVISION OF YOUTH SERVICES SHALL ABATE CURRENT LOAN BALANCES BY DISSOLVING THE JUVENILE DETENTION REVOLVING LOAN FUND TO JUVENILE DETENTION CENTERS IN INDEPENDENCE, YELL, JEFFERSON, WASHINGTON, AND MILLER COUNTIES."

And

Delete Sections 1, 2, and 3, and substitute the following: "SECTION 1. Arkansas Code 12-41-805 is repealed.

12-41-805. Capital grant and revolving Loan fund accounts.

There is hereby established a capital grant account in the amount of seven hundred fifty thousand dollars (\$750,000) and a revolving Loan fund account in the amount of two million dollars (\$2,000,000), the express purposes of which are to provide secure facilities for juveniles as alternatives to placement of juveniles in adult detention facilities; the allowable uses of said capital grant and revolving loan fund accounts shall include acquisition, erection, construction, and equipment of sites and buildings, expressly including acquisition of existing structures, expansion, improvement, betterments, and extraordinary repairs to existing structures for juvenile detention facilities as approved by the Division of Youth Services of the Department of Human Services, which shall promulgate rules

and regulations to effectuate the provisions of this section.

- SECTION 2. Any I oan balances accrued pursuant to the Revolving Loan Fund Account are abated.
- SECTION 3. <u>Juvenile detention centers or facilities operate to provide pretrial detention and short term sanctions as provided for in Arkansas Code 9-27-330. The Division of Youth Services has no obligation to utilize or fund detention centers or facilities.</u>
- SECTION 4. EMERGENCY CLAUSE. It is found and determined by the General Assembly that the continued operation of the juvenile detention centers located in Independence County, Yell County, Jefferson County, Washington and Miller Counties, is jeopardized by the obligation to repay existing revolving loans to the state. It is in the best interest of the public to abate these obligations to the state. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health and safety shall become effective on the date of its approval by the Governor. If the bill is neither approved nor vetoed by the Governor, it shall become effective on the expiration of the period of time during which the Governor may veto the bill. If the bill is vetoed by the Governor and the veto is overridden, it shall become effective on the date the last house overrides the veto."

The Amendment was read	
By: Representative Weaver	
LH/MHF - 032020011600	
MHF938	Chief Clerk