Stricken language would be deleted from present law. Underlined language would be added to present law.

1		
2	State of Arkansas	
3	81st General Assembly A Bill	
4	Regular Session, 1996 SENATE BILL	616
5		
6	By: Senator Bradford	
7		
8	For An Act To Be Entitled	
9	"AN ACT TO AMEND ARKANSAS CODE 25-15-211 TO PROVIDE THAT	
10	CRIMINAL OFFENDERS IN STATE CRIMINAL DETENTION FACILITIES	
11	MUST EXHAUST THEIR ADMINISTRATIVE REMEDIES UNDER THE	
12	DEPARTMENT OF CORRECTION GRIEVANCE PROCEDURE AS A	
13	CONDITION OF FILING A COMPLAINT WITH ANY STATE LICENSING	
14	BOARD; AND FOR OTHER PURPOSES."	
15		
16	Subtitle	
17	"AN ACT RELATING TO COMPLAINTS FILED	
18	WITH STATE LICENSING BOARDS BY INMATES	
19	IN STATE CRIMINAL DETENTION FACILITIES."	
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
22		
23	SECTION 1. Arkansas Code 25-15-211 is amended by adding a new	
24	subdivision to read as follows:	
25	" $(d)(1)$ A complaint filed by an offender with a state licensing bo	ard
26	or state licensing agency against a licensee of the board or agency shall	<u>not</u>
27	be heard by the board or agency unless the complaint is accompanied by	
28	appropriately verified documentation showing that the offender has exhaus	ted
29	all administrative remedies under the Department of Correction grievance	
30	procedure.	
31	(2) For purposes of this section, offender means any person	
32	sentenced to the Department of Correction or sentenced to the Department	of
33	Correction for judicial transfer to the Department of Community Punishmen	ıt or
34	any person confined in a community punishment center as a condition of	
35	probation, suspended imposition of sentence or post prison transfer.	

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SECTION 2. All provisions of this act of a general and permanent 2 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 3 Code Revision Commission shall incorporate the same in the Code. SECTION 3. If any provision of this act or the application thereof to 5 6 any person or circumstance is held invalid, such invalidity shall not affect 7 other provisions or applications of the act which can be given effect without 8 the invalid provision or application, and to this end the provisions of this 9 act are declared to be severable. 10 11 SECTION 4. All laws and parts of laws in conflict with this act are 12 hereby repealed. 13 SECTION 5. EMERGENCY. It is hereby found and determined by the General 14 Assembly that under current law any person may file a complaint with a state occupational or professional licensing board concerning a licensee of the board; that inmates of the Department of Correction are currently permitted to 18 file such complaints without having exhausted their remedies under the 19 Department of Correction grievance process; that the inmates have filed 20 numerous complaints that have not been substantiated and have resulted in an 21 unnecessary waste of time by certain state licensing boards and substantial 22 cost to the taxpayers of the state; and that the law should be amended 23 immediately to require inmates of the Department of Correction to exhaust 24 their remedies under the Department grievance process before filing complaints 25 with state licensing boards. Therefore an emergency is hereby declared to 26 exist and this act being necessary for the preservation of the public peace, 27 health and safety shall become effective on the date of its approval by the 28 Governor. If the bill is neither approved nor vetoed by the Governor, it 29 shall become effective on the expiration of the period of time during which 30 the Governor may veto the bill. If the bill is vetoed by the Governor and the 31 veto is overridden, it shall become effective on the date the last house 32 overrides the veto. 33

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