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	A Bill		
2	83rd General Assembly	A DIII		
3	Regular Session, 2001		HOUSE BILL	2035
4				
5	By: Representative Goss			
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7		For Are Art To Do Frettaled		
8		For An Act To Be Entitled	0005	
9		AMEND VARIOUS SECTIONS OF THE ARKANSAS		
10		G TO THE TREATMENT OF THE MENTALLY ILL;	AND	
11	FOR OTHER	PURPOSES.		
12		Subtitle		
13	TO 1			
14		MEND VARIOUS SECTIONS OF THE		
15		NSAS CODE PERTAINING TO THE		
16	IREA	TMENT OF THE MENTALLY ILL.		
17				
18			46	
19 20	BE LI ENACIED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	A5:	
20	SECTION 1 Ark	ansas Code 20-47-103 is amended to read	as follows:	
22		ty inquest Mental Health Judicial Inqui		
23		son shall give information in writing t		
24		in his county is an idiot, lunatic, or	·	
25	5 1	iry thereof be had has a mental illness		
26		e, the probate court, if satisfied that		
27		- e of its jurisdiction, shall cause the	5	
28		the court and inquire into the facts by	•	U
29	facts are doubtful fo	llow the procedure for involuntary admi	ssion and	
30	treatment of the perso	on with the mental illness as set out i	n the laws of	
31	<u>this state</u> .			
32	(b) The court,	if just cause appear and at any time d	uring the ter r	m at
33	which an inquisition	is had, may set aside the verdict and c	ause a new ju i	ry
34	to be summoned to inqu	uire into the facts. However, when two	(2) juries co	ncur
35	in any case, the verd	ict shall not be set aside.		
36				



1 SECTION 2. Arkansas Code 20-47-104 is amended to read as follows: 2 20-47-104. Detention prior to commitment to hospital. 3 (a) The magistrate before whom an insane person is brought probate 4 court with venue and jurisdiction of a person whose involuntary admission is 5 sought shall make such orders as may be necessary to keep him that person in 6 restraint until he the person can be sent, by due process of law, to the 7 State Hospital. (b) If the insane person has no friends to whose custody or care the 8 9 magistrate can commit him, he may order him to be confined in the county or city jail and shall immediately give notice thereof to the city or county 10 11 attorney whose duty it shall be to take the proper proceedings for having the 12 insane person sent to the State Hospital. 13 14 SECTION 3. Arkansas Code 20-47-105 is amended to read as follows: 15 20-47-105. Liability for costs of proceedings. 16 (a) When any person shall be found to be insame in need of involuntary admission to the state's mental health system, the cost of proceedings shall 17 18 be paid out of his estate or, if that is insufficient, by the county. 19 (b) If the person alleged to be insane shall be in need of involuntary 20 admission to the state's mental health system is discharged without 21 admission, the costs shall be paid by the person at whose instance the 22 proceeding was had, unless the person is an officer acting officially under 23 the provisions of this act section, in which case the costs shall be paid by 24 the county. 25 26 SECTION 4. Arkansas Code 20-47-106 is amended to read as follows: 27 20-47-106. Liability for support. 28 The father and mother of poor, impotent, or insane persons shall 29 maintain them at their own charge, if of sufficient ability, and the children 30 and grandchildren of poor, impotent, or insane parents or grandparents shall 31 maintain them at their own charge, if of sufficient ability. Persons legally liable for the support, care, or maintenance of a person in need of state 32 33 mental health services shall be liable for the cost of such mental health services to the extent that: 34 35 (1) The person in need of services lacks the ability to pay; and (2) The legally liable person is able to pay. 36

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2	SECTION 5. Arkansas Code 20-47-107 is amended to read as follows:
3	20-47-107. Recovery of money paid by county.
4	In all cases of appropriations out of the county treasury for the
5	support and maintenance, or confinement, of any insane person <u>who is in need</u>
6	of mental health services, the amount thereof may be recovered by the county
7	from any person <u>parent, guardian or custodian</u> who by law is bound to provide
8	for the support and maintenance of the <i>insane</i> person <u>who is in need of mental</u>
9	<u>health services</u> , if there is any person parent, guardian or custodian able to
10	pay the amount.
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