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	As Engrossed: H3/9/01		
2	83rd General Assembly	A Bill		
3	Regular Session, 2001		HOUSE BILL 2236	
4				
5	By: Representative Goss			
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7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND VARIOUS SECTIONS OF THE CRIMINAL			
10	CODE PERTAINING TO MENTAL DISEASE OR DEFECT; AND			
11	FOR OTH	HER PURPOSES.		
12		S-14:41		
13		Subtitle		
14 15	AN ACT TO AMEND VARIOUS SECTIONS OF THE			
15	CRIMINAL CODE PERTAINING TO MENTAL DISEASE OR DEFECT.			
16 17	DI SE	ASE OR DEFECT.		
17 18				
10	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ABKANSAS.	
20	DE TT ENACTED DI THE	SENERAL ASSEMBLY OF THE STATE OF P		
21	SECTION 1. Ark	ansas Code 5-2-301 is amended to r	read as follows:	
22	5-2-301. Definitions.			
23		subchapter, unless the context ot	therwijse requijres:	
24	(1) "State mental health system" refers to the Arkansas State			
25		W. Jackson Community Mental Health		
26	and any other facilit	y or program certified by the Divi	sion of Mental Health	
27	Services of the Depar	tment of Human Services;		
28	(2) "Designate	d receiving facility or program" r	refers to an inpatient	
29	or outpatient treatme	ent facility or program which is de	esignated within each	
30	geographic area of th	e state by the Deputy Director of	the Division of Mental	
31	Health Services of the Department of Human Services to accept the			
32	responsibility for the care, custody, and treatment of persons involuntarily			
33	admitted to the state mental health system;			
34	(3) "Appropria	(3) "Appropriate facility" refers to any facility within or without		
35	this state to which a defendant is eligible for admission and treatment for			
36	mental disease or def	ect;		



1 (4) "Qualified psychiatrist" refers to a licensed psychiatrist who has 2 successfully completed either a post-residency fellowship in forensic 3 psychiatry accredited by the American Board of Psychiatry and Neurology or a 4 forensic certification course approved by the Department of Human Services, and is currently approved by the Department of Human Services to administer 5 6 forensic examinations as defined in this subchapter; 7 (5) "Qualified psychologist" refers to a licensed psychologist who has 8 received a post-doctoral diploma in forensic psychology accredited by the 9 American Board of Professional Psychology or successfully completed a forensic certification course approved by the Department of Human Services, 10 11 and is currently approved by the Department of Human Services to administer 12 forensic examinations as defined in this subchapter; and (6) "Compliance monitor" refers to either a social service 13 representative or licensed social worker, or both, employed by the Department 14 15 of Human Services for the purpose of, including, but not limited to, 16 verifying that a person conditionally released pursuant to the provisions of this subchapter is in compliance with those conditions, providing social 17 18 service assistance to such persons, and reporting such compliance or lack 19 thereof to the appropriate probate court-; (7) "Prescribed regimen of medical, psychiatric, or psychological care 20 21 or treatment" refers to care or treatment for a mental illness as defined in 22 § 20-47-202(j).; (8) "Mental disease or defect" refers to a substantial disorder of 23 thought, mood, perception, orientation, or memory that grossly impairs 24 25 judgment, behavior, capacity to recognize reality, or ability to meet the 26 ordinary demands of life, or having a state of significantly subaverage 27 general intellectual functioning existing concurrently with defects of adaptive behavior which developed during the developmental period, or a 28 29 significant impairment in cognitive functioning acquired as a direct 30 consequence of a brain injury: 31 (A) As used in this code, the term "mental disease or defect" 32 does not include an abnormality manifested only by repeated criminal or 33 otherwise antisocial conduct; (B) As used in this code, the term "mental disease or defect" 34 35 does not include an abnormality manifested only by continuous or 36 noncontinuous periods of intoxication as defined in 5-2-207(b)(1) caused by

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1 substances such as alcohol or drugs; 2 (C) As used in this code, the term "mental disease or defect" 3 does not include an abnormality manifested only by dependence upon or 4 addiction to any substance such as alcohol or drugs; and (9) "Capacity of the defendant to have a culpable mental state" refers 5 to a defendant's ability to have the mental state necessary to establish an 6 element of the offense charged, as defined in § 5-2-202. 7 8 9 SECTION 2. Arkansas Code 5-2-302 is amended to read as follows: 5-2-302. Lack of fitness to proceed generally. 10 11 (a) No person who, as a result of mental disease or defect, lacks 12 capacity to understand the proceedings against him or to assist effectively 13 in his own defense shall be tried, convicted, or sentenced for the commission of an offense so long as such incapacity endures. 14 15 (b) A court shall not enter a judgment of acquittal on the ground of 16 mental disease or defect against a defendant who, as a result of mental 17 disease or defect, lacks the capacity to understand the proceedings against 18 him or to assist effectively in his own defense. 19 20 SECTION 3. Arkansas Code 5-2-305 is amended to read as follows: 21 5-2-305. Psychiatric Mental health examination of defendant. 22 (a) Whenever: 23 (1) a A defendant charged in circuit court: (1) Files files 24 notice that he intends to rely upon the defense of mental disease or defect<sub> $\tau$ </sub> 25 or there; 26 (2) There is reason to believe that mental disease or defect of the defendant will or has become an issue in the cause; or 27 28  $\frac{(2)}{(3)}$  Files A defendant charged in circuit court files notice 29 that he will put in issue his fitness to proceed, or there 30 (4) There is reason to doubt his fitness to proceed, 31 the court, subject to the provisions of §§ 5-2-304 and 5-2-311, shall 32 immediately suspend all further proceedings in the prosecution. If a trial 33 jury has been impaneled, the court may retain the jury or declare a mistrial and discharge the jury. A discharge of the trial jury shall not be a bar to 34 35 further prosecution. (b)(1) Upon suspension of further proceedings in the prosecution, the 36

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1 court shall enter an order: 2 (A) Directing that the defendant undergo examination and 3 observation by one (1) or more qualified psychiatrists or qualified 4 psychologists at a designated receiving facility or program; or 5 (B) Appointing one (1) or more qualified psychiatrists not 6 practicing within the Arkansas State Hospital to make an examination and 7 report on the mental condition of the defendant; or 8 (C) Directing the Director of the Division of Mental 9 Health Services of the Department of Human Services to determine who shall 10 examine and report upon the mental condition of the defendant; or 11 (D) Committing the defendant to the Arkansas State 12 Hospital or other appropriate facility for the purpose of the examination. 13 (2) The person designated to perform the examination pursuant to 14 subsection (b) of this section shall determine whether the defendant shall be 15 admitted to the Arkansas State Hospital or other appropriate facility for the 16 purpose of the examination The Director of the Division of Mental Health Services or the director's designee shall determine the location of the 17 18 forensic evaluation. 19 (3) The examination shall be for a period not exceeding thirty

(30) days, or such longer period as the court <u>Director of the Division of</u>
 <u>Mental Health Services or the director's designee</u> determines to be necessary
 for the purpose.

23 (4) (A) A uniform evaluation order shall be developed by the 24 Administrative Office of the Courts, the Prosecutor Coordinator's Office, and 25 the Department of Human Services. The uniform order shall at a minimum 26 contain the defendant's name, age, sex, race, the charges pending against 27 him, his attorney's name and address, his custody status, the case number, 28 and the case number and a unique identifying number on the incident reporting 29 form as required by the Arkansas Crime Information Center. The order shall 30 be utilized any time that a defendant is ordered to be examined by the court 31 pursuant to this section, and a copy shall be forwarded to the Director of 32 the Department of Human Services or his designee. No evaluations shall be 33 conducted without using the uniform order.

34 (B) The Division of Mental Health Services shall maintain
35 a database of all examinations of defendants performed pursuant to this
36 chapter. At a minimum it shall contain the information on the uniform

evaluation order as provided in subdivision (b)(4)(A) of this section.
 Additionally, it shall track insanity acquittees and their conditional
 release.

4 (c) Upon completion of an examination pursuant to subsection (b) of 5 this section, the court may enter an order providing for further examination 6 and may order the defendant committed to the Arkansas State Hospital or other 7 appropriate facility for further examination and observation if the court 8 determines that commitment and further examination and observation are 9 warranted.

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(d) The report of the examination shall include the following:

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(1) A description of the nature of the examination;

12 (2) <u>A diagnosis of the mental condition of the defendant A</u>
 13 <u>substantiated diagnosis in the terminology of the American Psychiatric</u>

14 Association's current edition of the Diagnostic and Statistical Manual;

15 (3) An opinion as to his on whether the defendant, as a
16 consequence of mental disease or defect, lacks the capacity to understand the
17 proceedings against him and to assist effectively in his own defense;

18 (4) A description of any evidence that the defendant is feigning
 19 signs and symptoms of mental disease or defect;

20 (4)(5) An When directed by the court, an opinion as to the 21 extent, if any, to which the capacity of the defendant to appreciate the 22 criminality of his conduct or to conform his conduct to the requirements of 23 law was impaired at the time of the conduct alleged.; and This opinion shall 24 also include a description of the reasoning used by the examiner to support 25 the opinion;

(5)(6) When directed by the court, an opinion as to the capacity
 of the defendant to have the culpable mental state that is required to
 establish an element of the offense charged. This opinion shall also include
 a description of the reasoning used by the examiner to support the opinion;
 (7) In addition to the above information, the report shall

31 <u>include a separate explanation of:</u>

32 (A) The signs and symptoms of mental disease or defect
 33 that led to the opinion on the presence of mental disease or defect; and
 34 (B) The evidence which supports the opinion of the
 35 examiner on the capacity of the defendant to understand the proceedings

against him or her and the defendant's capacity to assist in his own defense.

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1	(e) If the examination cannot be conducted because of the		
2	unwillingness of the defendant to participate therein, the report shall so		
3	state and shall include, if possible, an opinion as to whether such		
4	unwillingness of the defendant is the result of mental disease or defect.		
5	(f) The person designated to perform the evaluation shall file the		
6	report of the examination with the clerk of the court and the clerk of the		
7	<u>court</u> shall mail <del>a copy</del> <u>copies</u> to the defense attorney and prosecuting		
8	attorney. Upon entry of an order by a circuit court, copies of the <del>record</del>		
9	<u>report</u> concerning a defendant shall be provided <u>to the court</u> by the person		
10	designated to perform the evaluation.		
11	(g) Any examiner shall be permitted to make a separate explanation		
12	reasonably serving to clarify his diagnosis or opinion.		
13	<del>(h)<u>(g)(1)</u> There shall be made available to the examiners and counsel,</del>		
14	for inspection and copying, all existing medical and pertinent records in the		
15	custody of public agencies, notwithstanding the provision of any statute		
16	enacted prior to January 1, 1976.		
17	(2) The court shall require the prosecuting attorney to provide		
18	to the examiner any information relevant to the evaluation including, but not		
19	limited to:		
20	(A) The names and addresses of all attorneys involved in		
21	the matter;		
22	(B) Information about the alleged offense; and		
23	(C) Any information about the defendant's background that		
24	is deemed relevant to the examination, including the criminal history of the		
25	<u>defendant.</u>		
26	(3) The court may require the attorney for the defendant to		
27	provide any available information relevant to the evaluation including, but		
28	not limited to:		
29	<u>(A) Psychiatric records;</u>		
30	(B) Medical records; and		
31	<u>(C) Records pertaining to treatment of the defendant for</u>		
32	substance or alcohol abuse.		
33	(i) The cost of examination other than examiners retained by the		
34	defendant shall be borne by the state. <del>Room</del> <u>If the Director of the Division</u>		
35	of Mental Health Services admits the defendant to the Arkansas State Hospital		
36	for examination, room and board costs shall also be borne by the state so		

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1 long as the Arkansas State Hospital has actual physical custody of the

2 defendant for the evaluation, observation, or treatment of the defendant. 3 However, whenever an evaluation of the defendant has been completed, the 4 county from which the defendant had been sent for evaluation shall, within three (3) working days, procure the defendant from the Arkansas State 5 6 Hospital or from a designated receiving facility or program or other facility 7 where the evaluation was performed. Should the county fail to procure the 8 defendant within this three-day period, the county shall bear all room and 9 board costs on the fourth and subsequent days.

10  $\frac{(i)}{(i)}$  Those persons under commitment and supervision of the 11 Department of Correction who are defendants charged in circuit court shall 12 not undergo examination or observation conducted by psychiatrists or other 13 mental health personnel of the Department of Correction to determine the 14 mental condition of the defendant.

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SECTION 4. Arkansas Code 5-2-313 is amended to read as follows: 5-2-313. Acquittal based on psychiatric mental health report. (a) On the basis of the report filed pursuant to 5-2-305, the court may, after a hearing if a hearing is requested, enter judgment of acquittal on the ground of mental disease or defect if it is satisfied that, the

21 following criteria are met:

22 (1) The defendant currently has the capacity to understand the 23 proceedings against him or her and to assist effectively in his or her own defense; and 24

25 (2) at At the time of the conduct charged, the defendant lacked 26 capacity, as a result of mental disease or defect, to conform his or her 27 conduct to the requirements of law or to appreciate the criminality of his or 28 her conduct.

29 (b) If the defendant did not raise the issue of mental disease or 30 defect as an affirmative defense pursuant to § 5-2-305(a)(1) or § 5-2-31 305(a)(3), then the court shall be required to make a factual determination 32 that the defendant committed the offense and that he was suffering from a 33 mental disease or defect at the time of the commission of the offense. 34 35

/s/ Goss

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