1	State of Arkansas	As Engrossed: H3/20/01 H3/21/01			
2	83rd General Assembly	A Bill			
3	Regular Session, 2001		HOUSE BILL	2255	
4					
5	By: Representatives Weaver, Bennett, Bevis, Biggs, Bolin, Cleveland, Cowling, Eason, Gillespie,				
6	Gipson, Haak, Hickinbotham, House, Magnus, Milligan, Oglesby, Scroggin, Shoffner, Stovall, C. Taylor				
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9	For An Act To Be Entitled				
10	AN ACT TO PROVIDE THAT THE DIVISION OF YOUTH				
11	SERVICES SHALL ABATE CURRENT LOAN BALANCES BY				
12	DI SSOLVI NG THE JUVENI LE DETENTI ON REVOLVI NG LOAN				
13	FUND TO	THE JUVENILE DETENTION CENTERS IN			
14	I NDEPENL	DENCE COUNTY, YELL COUNTY, JEFFERSON			
15	COUNTY,	WASHINGTON COUNTY, AND MILLER COUNTY	Y; AND		
16	FOR OTHE	ER PURPOSES.			
17					
18		Subtitle			
19	DI VI S	SI ON OF YOUTH SERVICES SHALL ABATE			
20	CURRENT LOAN BALANCES BY DISSOLVING THE				
21	JUVENILE DETENTION REVOLVING LOAN FUND TO				
22	JUVENILE DETENTION CENTERS IN INDEPENDENCE,				
23		JEFFERSON, WASHINGTON, AND MILLER			
24	COUNT	TI ES.			
25					
26					
27	BE IT ENACTED BY THE G	SENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:		
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29		kansas Code 12-41-805 is repealed.			
30	12-41-805. Capi tal grant and revolving Loan fund accounts.				
31	There is hereby established a capital grant account in the amount of				
32	seven hundred fifty thousand dollars (\$750,000) and a revolving Loan fund				
33	account in the amount of two million dollars (\$2,000,000), the express				
34	purposes of which are to provide secure facilities for juveniles as				
35 26	alternatives to placement of juveniles in adult detention facilities; the				
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1	include acquisition, erection, construction, and equipment of sites and			
2	buildings, expressly including acquisition of existing structures, expansion,			
3	improvement, betterments, and extraordinary repairs to existing structures			
4	for juvenile detention facilities as approved by the Division of Youth			
5	Services of the Department of Human Services, which shall promulgate rules			
6	and regulations to effectuate the provisions of this section.			
7				
8	SECTION 2. Any Ioan balances accrued pursuant to the Revolving Loan			
9	Fund Account are abated.			
10				
11	SECTION 3. Juvenile detention centers or facilities operate to provide			
12	pretrial detention and short term sanctions as provided for in Arkansas Code			
13	9-27-330. The Division of Youth Services has no obligation to utilize or			
14	fund detention centers or facilities.			
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16	SECTION 4. <u>EMERGENCY CLAUSE</u> . It is found and determined by the			
17	General Assembly that the continued operation of the juvenile detention			
18	centers located in Independence County, Yell County, Jefferson County,			
19	Washington and Miller Counties, is jeopardized by the obligation to repay			
20	existing revolving loans to the state. It is in the best interest of the			
21	public to abate these obligations to the state. Therefore, an emergency is			
22	declared to exist and this act being immediately necessary for the			
23	preservation of the public peace, health and safety shall become effective or			
24	the date of its approval by the Governor. If the bill is neither approved			
25	nor vetoed by the Governor, it shall become effective on the expiration of			
26	the period of time during which the Governor may veto the bill. If the bill			
27	is vetoed by the Governor and the veto is overridden, it shall become			
28	effective on the date the last house overrides the veto.			
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30	/s/ Weaver, et al.			
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