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3	3 Regular Session, 2001	SENATE BILL 102	
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5	5 By: Senator K. Smith		
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7			
8	For An Act To Be Entitled		
9	AN ACT TO REPEAL OBSOLETE LANGUAGE IN ORDER TO PROVIDE		
10	THE CRIMINAL DETENTION FACILITIES REVIEW COORDINATOR		
11	THE AUTHORITY TO ESTABLISH MINIMUM STANDARDS FOR		
	DETENTION FACILITIES; AND FOR OTHER PURPO	JSES.	
	13 14 Subtitle		
15 14	TO PROVIDE THE CRIMINAL DETENTION		
16 17	FACILITIES REVIEW COORDINATOR THE AUTHORITY TO ESTABLISH MINIMUM STANDARDS		
ı <i>7</i> 18	FOR DETENTION FACILITIES.		
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	20 21 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF	- ADKANSAS.	
	22	ritto inorto.	
	SECTION 1. Arkansas Code 12-26-104 is repealed.		
24	24 12-26-104. Criminal Detention Facilities Review	Commission.	
25	25 (a) There is established a Criminal Detention	Facilities Review	
26	26 Commission, the members of which shall be appointed k	oy the Governor.	
27	27 (b) The commission shall be responsible for de	evel opi ng gui del i nes for	
28	28 the operation of local criminal detention facilities	as defined in subdivision	
29	29 (g)(4) of this section.		
30	30 (c) The commission membership shall consist of	seventeen (17) persons	
31	31 drawn from the following disciplines, professions, gr	roups, and associations ir	
32	32 numbers as shown:		
33	33 (1) Three (3) sheriffs;		
34	(2) Three (3) chi efs of pol i ce;	(2) Three (3) chi efs of police;	
35	35 (3) Two (2) attorneys;		
36	(4) Two (2) putritionists:		

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1	(5) Two (2) archi tects;
2	(6) Three (3) state citizens who are not related to the field of
3	criminal justice, preferably from the education field;
4	(7) One (1) medical doctor; and
5	(8) One (1) dentist.
6	(d) Commission members may receive expense reimbursement in accordance
7	with § 25-16-901 et seq.
8	(e) The commission will dissolve itself at the conclusion of the
9	business meeting at which it approves the final printed copy of the minimum
10	gui del i nes.
11	(f) The coordinator of the commission shall make himself available to
12	the commission in the capacity of an advisor.
13	(g) As used in this section:
14	(1) "Coordinator" is the person appointed by the Governor under
15	the provisions of § 12-26-103;
16	(2) "Criminal Detention Facilities Review Commission" means the
17	commission established in subsection (a) of this section;
18	(3) "Criminal detention facility" means any institution in which
19	prisoners may be held for any length of time whatsoever, including county-city
20	jails, regional jails, or any type of temporary holding facility;
21	(4) "Criminal detention review committee" or "committee" means a
22	committee which was appointed by the Governor under the provisions of this
23	chapter;
24	(5) "Gui deli nes for operati ng local cri mi nal detenti on
25	facilities" means those guidelines which will result from the work of the
26	commi ssi on;
27	(6) "Intermediate/long-term facility" means a criminal detention
28	institution in which prisoners may be held from time of intake through a one-
29	year peri od;
30	(7) "Short-term facility" means any institution operated by a
31	local unit of government in which persons may be incarcerated from time of
32	intake up to sixty (60) days;
33	(8) "Twenty-four (24) hour or overnight facility" means any
34	institution operated by a local government in which persons may be
35	incarcerated from time of intake up to twenty four (24) hours.
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2	12-26-102. Definitions.	
3	As used in this chapter, unless the context otherwise requires:	
4	(1) "Board" means the Arkansas Criminal Detention Facilities Board;	
5	(2) "Committee" means the criminal detention facilities review	
6	committee established in each of the judicial districts of this state; and	
7	(3) "Criminal detention facility" means any institution operated by a	
8	political jurisdiction or a combination of jurisdictions for the care,	
9	keeping, or rehabilitative needs of adult criminal offenders, including	
10	regional jails, county jails, municipal jails, and temporary holding units;	
11	(4) "Intermediate/long-term facility" means a criminal detention	
12	institution in which prisoners may be held from time of intake through a one-	
13	year period;	
14	(5) "Short-term facility" means any institution operated by a local	
15	unit of government in which persons may be incarcerated from time of intake up	
16	to sixty (60) days; and	
17	(6) "Twenty-four (24) hour or overnight facility" means any institution	
18	operated by a local government in which persons may be incarcerated from time	
19	of intake up to twenty-four (24) hours.	
20		
21	SECTION 3. Arkansas Code Title 12, Chapter 26, Subchapter 1 is amended	
22	by adding an additional section to read as follows:	
23	12-26-109. Advisory Council.	
24	The Governor may establish a citizen advisory council composed of	
25	Arkansas citizens to advise the Criminal Detention Facilities Review	
26	Coordinator regarding jail standards.	
27		
28	SECTION 4. Arkansas Code 25-1-105(i)(1), concerning the filing of	
29	mission statements, is repealed.	
30	(1) Criminal Detention Facilities Review Commission, § 12-26-104;	
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SECTION 2. Arkansas Code 12-26-102 is amended to read as follows:

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