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: H3/12/03 A Bill	
2	84th General Assembly	A DIII	
3	Regular Session, 2003		HOUSE BILL 2181
4			
5	By: Representatives Goss, E	lliott, Lamoureux, Ledbetter	
6			
7			
8		For An Act To Be Entitled	
9		TO REQUIRE THE SUBMISSION OF REPOR	
10		MINAL JUSTICE PROCESS BY APPROPRIA	TE STATE.
11	AGENCIE	S; AND FOR OTHER PURPOSES.	
12		S1-4*41-	
13		Subtitle	
14		CT TO REQUIRE THE SUBMISSION OF	
15		RTS ON THE CRIMINAL JUSTICE PROCES	∕.S
16	BY A	PPROPRIATE STATE AGENCIES.	
17			
18			
19	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
20			
21		<u>ent.</u>	
22		orities appear to be over represen	
23		volved in the criminal justice sys	
24		, and incarcerated throughout the	<u>United States criminal</u>
25	justice systems.		
26		responsibility of criminal justice	
27		f Arkansas to ensure that all activ	<u>ons taken are based</u>
28		an the race of the defendant.	
29		o allow the General Assembly to co	
30		s criminal justice process, inform	
31		gencies and the courts must be rep	orted in a timely,
32	uniform, and consisten	nt manner.	
33			
34 25		Beginning July 31, 2003, and on	
35		sas Crime Information Center shall	
36	report to the Arkansas	s Legislative Council and the Comm	ission on Disparity in



As Engrossed: H3/12/03

HB2181

1	Sentencing showing the number of persons arrested for each criminal offense		
2	classification, comparing the state and each individual reporting agency.		
3	(b) The report shall include a breakdown by race of all persons		
4	arrested in each criminal offense classification.		
5			
6	SECTION 3. (a) Beginning July 31, 2003, and on July 31st of each year		
7	thereafter, the Administrative Office of the Courts shall submit an annual		
8	report to the Arkansas Legislative Council and the Commission on Disparity in		
9	Sentencing showing the number of persons charged in circuit court for each		
10	criminal offense classification, comparing the state and each judicial		
11	<u>district.</u>		
12	(b) The report shall include a breakdown by race of all persons		
13	charged in each criminal offense classification.		
14	(c) The report shall include the same data for those cases in which a		
15	final disposition has been entered by the court.		
16			
17	SECTION 4. (a)(1) Beginning July 31, 2003, and on July 31st of each		
18	year thereafter, the Department of Community Correction shall submit an		
19	annual report to the Arkansas Legislative Council and the Commission on		
20	Disparity in Sentencing showing the number of persons sentenced or		
21	transferred to the department during the fiscal year for each criminal		
22	offense classification.		
23	(2) Persons sentenced or transferred for multiple offenses shall		
24	be noted in the report.		
25	(b) The report shall include a breakdown by race of all persons		
26	sentenced in each criminal offense classification.		
27	(c) The Department of Community Correction shall cooperate with, and		
28	upon rewuest, make presentations and provide various reports, to the extent		
29	the agency's budget will allow, to the Arkansas Legislative Council and the		
30	Commission on Disparity in Sentencing concerning department policy and		
31	criteria on discretionary offender programs and services.		
32			
33	SECTION 5. (a)(1) Beginning July 31, 2003, and on July 31st of each		
34	year thereafter, the Department of Correction shall submit an annual report		
35	to the Arkansas Legislative Council and the Commission on Disparity in		
36	Sentencing showing the number of persons sentenced to the department during		

2

1	the fiscal year for each criminal offense classification.		
2	(2) Persons sentenced for multiple offenses shall be noted in		
3	the report.		
4	(b) The report shall include a breakdown by race of all persons		
5	sentenced in each criminal offense classification.		
6	(c) The Department of Correction shall cooperate with, and on request,		
7	make presentations and provide various reports, to the extent the agency's		
8	budget will allow, to the Arkansas Legislative Council and the Commission on		
9	Disparity in Sentencing concerning department policy and criteria on		
10	discretionary offender programs and services.		
11			
12	SECTION 6. (a)(1) Beginning July 31, 2003, and on July 31st of each		
13	year thereafter, the Post Prison Transfer Board shall submit an annual report		
14	to the Arkansas Legislative Council and the Commission on Disparity in		
15	Sentencing showing the number of persons who make application for parole, and		
16	those who are granted or denied parole during the fiscal year for each		
17	criminal offense classification.		
18	(2) The report shall include a breakdown by race of all persons		
19	sentenced in each criminal offense classification.		
20	(b) The Post Prison Transfer Board shall cooperate with, and on		
21	request, make presentations and provide various reports, to the extent the		
22	agency's budget will allow, to the Arkansas Legislative Council and the		
23	Commission on Disparity in Sentencing concerning board policy and criteria on		
24	discretionary offender programs and services.		
25			
26			
27	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the		
28	General Assembly of the State of Arkansas that the "Task Force to Study the		
29	Disparity in Sentencing for Persons Convicted of Non-violent Crimes" has		
30	found that it appears that some Arkansas citizens do not receive equitable		
31	sentences under the law; that it is necessary to compile statistical		
32	sentencing information in order to determine if disparities exist; and that		
33	this act is immediately necessary to allow the compiling of the needed		
34	statistical information in the first quarter of 2003. Therefore, an emergency		
35	is declared to exist and this act being immediately necessary for the		
36	preservation of the public peace, health, and safety shall become effective		

3

1	<u>on:</u>
2	(1) The date of its approval by the Governor;
3	(2) If the bill is neither approved nor vetoed by the Governor,
4	the expiration of the period of time during which the Governor may veto the
5	<u>bill; or</u>
6	(3) If the bill is vetoed by the Governor and the veto is
7	overridden, the date the last house overrides the veto.
8	
9	/s/ Goss, et al
10	
11	
12	