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 D:11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 1341
4			
5	By: Representative S. Prater		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE § 12-41-503 TO		
10	AUTHORIZE SHERIFFS TO USE ALTERNATIVE DETENTION		
11	RESOURCES FOR CONVICTED PERSONS SENTENCED TO		
12	COUNTY J	AILS; AND FOR OTHER PURPOSES.	
13		S1-4*41-	
14	Subtitle		
15	TO AMEND ARKANSAS CODE § 12-41-503 TO		
16	AUTHORIZE SHERIFFS TO USE ALTERNATIVE		
17	DETENTION RESOURCES FOR CONVICTED		
18	PERSO	ONS SENTENCED TO COUNTY JAILS.	
19			
20			
21	BE IT ENACTED BY THE G.	ENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
22			
23	SECTION 1. Arkansas Code § 12-41-503 is amended to read as follows: 12-41-503. Management of local jail populations.		
24	-		f isile sights who
25 26		d other keepers or administrators o	-
20 27	State of Arkansas are responsible for managing the populations and operations of their respective facilities in compliance with the laws and the Arkansas		
27	Constitution and within the requirements of the United States Constitution.		
20		-	
30	(b) Neither a sheriff nor another keeper or administrator of a jail shall refuse to accept any prisoner lawfully arrested or committed within the		
31	jurisdiction of the supporting agency of the jail except as necessary to		
32	limit prisoner population in compliance with subsection (a) of this section.		
33	(c)(1) A sheriff, or his or her designee, shall be permitted to		
34	determine if persons convicted and sentenced to the county jail shall serve		
35	their sentences on electronic monitoring or, on weekends, or by any other		
36	<u>alternative to detention in the county jail</u> when this does not conflict with		
	<u> </u>		



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1 any court orders.

2 (2) If a sheriff, or his or her designee, determines that a 3 person convicted and sentenced to the county jail shall serve his or her 4 sentence on electronic monitoring <del>or</del>, on weekends, or by any other 5 alternative to detention in the county jail, an agreement shall be entered 6 into between the sheriff, or his or her designee, and the convicted person 7 outlining the conditions of the sentence.

8 (3) If the convicted person fails to follow the conditions of 9 the agreement, the sheriff, or his or her designee, may cancel the agreement 10 and return the convicted person to the county jail, by any lawful means 11 necessary, to serve the sentence.

12 (d) When more than one (1) legal jurisdiction, that is, counties or municipalities, share a common jail, the participating jurisdictions may 13 14 enter into agreements to share the operational costs of the jail.

15 (e) When a shared jail is operated and a jurisdiction which is 16 eligible to participate in the shared operation opts not to participate, 17 then, in the event that the jurisdiction has prisoners committed to the 18 shared jail, that jurisdiction may be required to pay fixed per diem charges, 19 not to exceed actual costs, including capital costs, for each prisoner 20 committed or housed in the jail.

21 (f) An agreement with an agency or jurisdiction not eligible for 22 participation in a shared jail operation project may be made for the housing 23 of prisoners, provided the charges assessed do not exceed the actual costs, 24 including capital costs.

25 (g) Jails shall accept prisoners of the United States Government 26 provided space and staffing are available and the delivering government 27 agency agrees to pay a per diem charge not to exceed the actual costs, 28 including capital costs.

29 (h) Nothing in this section prohibits any jurisdiction from entering 30 into a contractual agreement with a private organization for the operation of 31 a jail facility.

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