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<br>2 | State of Arkansas<br>86th General Assembly | A Bill  |                 |     |
|--------|--|---|-----------------|-----|
| 3      | Regular Session, 2007                      |   | SENATE BILL     | 216 |
| 4      |  |   |                 |     |
| 5      | By: Senator Hendren                        |   |                 |     |
| 6      |  |   |                 |     |
| 7      |  |   |                 |     |
| 8      |  | For An Act To Be Entitled   |                 |     |
| 9      | AN ACT                                     | TO PROVIDE THAT NONVIOLENT FELONY SEX                             |                 |     |
| 10     | OFFEND                                     | ERS AWAITING TRANSFER TO THE DEPARTMENT                           | OF              |     |
| 11     | CORREC                                     | TION OR THE DEPARTMENT OF COMMUNITY                               |                 |     |
| 12     | CORREC                                     | TION SHALL NOT BE TEMPORARILY RELEASED                            | FROM            |     |
| 13     | THE CU                                     | STODY OF A SHERIFF; AND FOR OTHER PURPO                           | SES.            |     |
| 14     |  |   |                 |     |
| 15     |  | Subtitle  |                 |     |
| 16     |  | PROVIDE THAT NONVIOLENT FELONY SEX                                |                 |     |
| 17     | OFF  | ENDERS AWAITING TRANSFER TO THE                                   |                 |     |
| 18     | DEP.                                       | ARTMENT OF CORRECTION OR THE                                      |                 |     |
| 19     |  | ARTMENT OF COMMUNITY CORRECTION SHALL                             |                 |     |
| 20     | NOT  | BE TEMPORARILY RELEASED FROM THE                                  |                 |     |
| 21     | CUS  | TODY OF A SHERIFF.  |                 |     |
| 22     |  |   |                 |     |
| 23     |  |   |                 |     |
| 24     | BE IT ENACTED BY THE                       | GENERAL ASSEMBLY OF THE STATE OF ARKANS                           | SAS:            |     |
| 25     |  |   |                 |     |
| 26     | SECTION 1. Arl                             | kansas Code § 16-90-122 is amended to re                          | ead as follows: |     |
| 27     | (a) Any circui                             | it judge may authorize the temporary rel                          | Lease of an     |     |
| 28     |  | iff's custody who has:  |                 |     |
| 29     |  | n found guilty of or pleaded guilty or r                          | iolo contendere | to: |
| 30     | a nonviolent felony o                      | offense in circuit court, except <u>:</u>                         |                 |     |
| 31     | <u>(A)</u>                                 | <u>)</u> <del>nonviolent</del> <u>Nonviolent</u> Class Y felony c | offenses listed | in  |
| 32     | § 16-93-611; <u>or</u>                     |   |                 |     |
| 33     | <u>(B)</u>                                 |   | l in the        |     |
| 34     | definition of "sex of                      | ffense" in § 12-12-903; and                                       |                 |     |
| 35     | (2) Beer                                   | n sentenced to a term of imprisonment ar                          | nd committed to | )   |
| 36     | the Department of Con                      | rrection or the Department of Community                           | Correction and  | is  |



awaiting transfer to the Department of Correction or the Department of Community Correction. (b)(1) The circuit judge may authorize the release under the terms and conditions which he or she determines are necessary to protect the public and to ensure the offender's return to custody upon notice that bed space is available at the Department of Correction or the Department of Community Correction. (2) The <u>circuit</u> judge may require a cash or professional bond to be posted in an amount suitable to ensure the offender's return to custody.