1 2	State of Arkansas As Engrossed: $H2/19/13$ $H2/20/13$ $H3/6/13$ 89th General Assembly As Engrossed: As En
3	Regular Session, 2013 HOUSE BILL 1350
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5	By: Representative Williams
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7	For An Act To Be Entitled
8	AN ACT AMENDING STATUTES CONCERNING CRIMINAL
9	DEFENDANTS, THE DEPARTMENT OF CORRECTION, AND THE
10	DEPARTMENT OF COMMUNITY CORRECTION; AND FOR OTHER
11	PURPOSES.
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14	Subtitle
15	AMENDING STATUTES CONCERNING CRIMINAL
16	DEFENDANTS, THE DEPARTMENT OF CORRECTION,
17	AND THE DEPARTMENT OF COMMUNITY
18	CORRECTION.
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21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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23	SECTION 1. Arkansas Code § 12-27-127(a), regarding judicial transfer
24	to the Department of Community Correction, is amended to read as follows:
25	(a) All commitments $\frac{\text{must}}{\text{shall}}$ specify that the inmate is to be
26	judicially transferred to the Department of Community Correction pursuant to
27	$\frac{\$ \cdot 16-93-1206(b)(3)}{1000}$ or the commitment will be treated as a commitment to the
28	Department of Correction and subject to regular transfer eligibility.
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30	SECTION 2. Arkansas Code § 16-90-402 is amended to read as follows:
31	16-90-402. Delivery of defendant and copy of judgment to proper
32	officials.
33	(a) (1) The sheriff, in In executing a judgment of confinement, the
34	county sheriff shall deliver the defendant with a certified, standardized
35	copy of the judgment and commitment <u>sentencing order</u> to the officials of the
36	Department of Correction, <u>Department of Community Correction</u> , or to the

- 1 jailer another detention facility, as indicated in the judgment sentencing
 2 order.
- 3 (2) If electronic filing of court records has been implemented
- 4 by the circuit clerk in the county where the defendant's conviction occurred,
- 5 the standardized copy of the sentencing order may be electronically
- 6 transmitted by the circuit clerk to the Department of Correction, the
- 7 Department of Community Correction, or to another detention facility, as
- 8 indicated in the sentencing order.
- 9 (b) The standardized copy of the sentencing order shall be developed
- 10 by representatives from the Department of Correction, the Arkansas Judicial
- 11 Council, and the Arkansas Prosecuting Attorneys' Association Administrative
- 12 Office of the Courts, the Arkansas Sentencing Commission, and the Prosecutor
- 13 Coordinator's office.

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- SECTION 3. Arkansas Code \S 16-90-1304(b)(1) and (2), regarding certain
- 16 time frames involved in an inmate's discharge date, is amended to read as
- 17 follows:

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- 19 (b)(1) No less than seven (7) thirty (30) days before the discharge
- 20 date, the Department of Community Correction shall submit notice to:
- 21 (A) The prosecuting attorney; and
- 22 (B) The Parole Board.
- 23 (2) Within thirty (30) fourteen (14) days before the discharge
- 24 date, the prosecuting attorney or the Parole Board may file a petition in the
- 25 sentencing court stating any reasonable objection to early discharge under
- 26 this subchapter warranting the forfeiture of earned-discharge credit.

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- 28 SECTION 4. Arkansas Code § 16-93-618(d), regarding the reward of
- 29 meritorious good time, is amended to read as follows:
- 30 (d) The awarding of meritorious good time under § 12-29-201 or § 12-
- 31 29-202 shall not be applicable does not apply to persons sentenced under
- 32 subdivisions $\frac{(a)(1)(A)-(H)}{(A)(1)(A)-(E)}$ of this section.

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- 34 SECTION 5. Arkansas Code § 16-93-708(a)(1), concerning the definition
- 35 of "approved electronic monitoring or supervising device", is amended to read
- 36 as follows:

(1) "Approved electronic monitoring or supervising device" means any an electronic device approved by the Board of Corrections that meets the minimum Federal Communications Commission regulations and requirements, and that is limited in capability to recording or transmitting information as to the criminal defendant's presence in the home utilizes available technology that is able to track a person's location and monitor his or her location;

- SECTION 6. Arkansas Code § 16-93-711(b)(1)(B), regarding who notifies the Parole Board regarding inmates eligible for electronic monitoring of parolees, is amended to read as follows:
- (B) The Director of the Department of Correction or the Director of the Department of Community Correction shall make the facts described in subdivision (b)(l)(A) of this section known to the Parole Board for consideration of electronic monitoring.

- SECTION 7. Arkansas Code § 19-5-1139 is amended to read as follows: 17 19-5-1139. Best Practices Fund.
 - (a) There is created on the books of the Treasurer of State, the Auditor of State, and the Chief Fiscal Officer of the State a trust fund to be known as the "Best Practices Fund".
 - (b) The Best Practices Fund may consist of the proceeds from the payment of parole or probation supervision fees under § 16-93-104(a).
 - (c)(1) Expenditures from the Best Practices Fund shall be used to establish and maintain programs and services that implement practices that are proven to reduce the risk of having repeat offenders or recidivism, including programs that address treatment needs of offenders.
 - (2) Programs funded by the Best Practices Fund, whether provided by the Department of Community Correction, or another state agency, or contracted with a private vendor, shall meet criteria promulgated in Department of Community Correction rules that establish evidence-based practices.
- 32 (3)(A) The funds deposited into the Best Practices Fund 33 supplement and do not replace the state and local resources that are 34 currently directed toward offender rehabilitation programs through the 35 Department of Community Correction, the Department of Human Services, or any 36 other state agency.

T	(B) Any An expenditure from the General Revenue Fund
2	Account of the State Apportionment Fund or the Community Correction Revolving
3	Fund shall not be reduced based on the availability of funds in the Best
4	Practices Fund.
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6	/s/Williams
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