1	State of Arkansas	A Bill	
2	90th General Assembly	TI DIII	CENIATE DILL 200
3	Regular Session, 2015		SENATE BILL 200
4	D C4 I W1-		
5	By: Senator J. Woods		
6	By: Representative Bennett		
7		For An Act To Be Entitled	
8	AN ACT TO ALL	OW FOR ADMINISTRATIVE TRANSF	ED OF AN
9 10		DEPARTMENT OF CORRECTION TO	
11 12		COMMUNITY CORRECTION; AND F	OR OTHER
12	PURPOSES.		
14			
15		Subtitle	
16	TO 110V	FOR ADMINISTRATIVE TRANSFER	? OF
17		TE IN THE DEPARTMENT OF CORRE	
18		DEPARTMENT OF COMMUNITY	2011011
19	CORRECTI		
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22	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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24	SECTION 1. Arkansa	s Code § 12-27-127 is amende	d to read as follows:
25	12-27-127. <del>Judicia</del>	<del>l transfer</del> <u>Transfer</u> to the D	epartment of Community
26	Correction.		
27	(a) All commitment	s shall specify Unless a com	mitment specifies that
28	the inmate is to be judic	ially transferred to the Dep	artment of Community
29	Correction, or the commit	ment <del>will</del> <u>shall</u> be treated a	s a commitment to the
30	Department of Correction	and subject to regular trans	fer eligibility.
31	(b)(l) In accordan	ce with rules, and procedure	s <del>, and regulations</del>
32	promulgated by the Board	of Corrections and the order	s of the committing
33	court, the Director of th	e Department of Community Co	rrection shall assign a
34	newly transferred inmate	to an appropriate facility,	placement, program, or
35	status within the Departm	ent of Community Correction.	
36	(2) The dire	ctor may transfer an inmate	from one (1) facility.

- l placement, program, or status to another consistent with the commitment,
- 2 applicable law, and in accordance with treatment, training, and security
- 3 needs.
- 4 (3)(A) An inmate may be administratively transferred back to the
- 5 Department of Correction from the Department of Community Correction by the
- 6 Parole Board following a hearing in which the inmate is found ineligible for
- 7 placement in a Department of Community Correction facility as he or she fails
- 8 to meet the criteria or standards established by law or policy adopted by the
- $\, 9 \,$   $\,$  Board of Corrections or has been found guilty of a violation of the rules  $\frac{\text{and}}{\text{c}}$
- 10 regulations of the facility.
- 11 (B) Time served in a community correction facility or
- 12 under supervision by the Department of Community Correction shall be credited
- 13 against the sentence contained in the commitment to the Department of
- 14 Correction.
- 15 (c)(1) In accordance with rules and procedures promulgated by the
- 16 Board of Corrections, upon receipt of a referral from the director or his or
- 17 her designee, the Parole Board may release from confinement an inmate who has
- 18 been:
- 19 (A) Sentenced and judicially transferred to the Department
- 20 of Community Correction;
- 21 (B) Incarcerated for a minimum of two hundred seventy
- 22 (270) days; and
- 23 (C) Determined by the Department of Community Correction
- 24 to have successfully completed its therapeutic program.
- 25 (2)(A) The General Assembly finds that the power granted to the
- 26 Parole Board under subdivision (c)(1) of this section will:
- 27 (i) Aid the therapeutic rehabilitation of the
- 28 inmates judicially transferred to the Department of Community Correction; and
- 29 (ii) More efficiently use the correctional resources
- 30 of the State of Arkansas.
- 31 (B) The power granted to the Parole Board under
- 32 subdivision (c)(1) of this section shall be the sole authority required for
- 33 the accomplishment of the purposes set forth in this subdivision (c)(2), and
- 34 when the Parole Board exercises its power under this section, it shall not be
- 35 necessary for the Parole Board to comply with general provisions of other
- 36 laws dealing with the minimum time constraints as applied to release

1	eligibility.		
2	(3) Nothing in this This subsection (c) shall be construed as		
3	granting does not grant the Parole Board or the Department of Community		
4	Correction the authority either to detain an inmate beyond the sentence		
5	imposed upon him or her by a transferring court or to shorten that sentence.		
6	(d)(l) An inmate of the Department of Correction who is to be released		
7	on parole may be administratively transferred to the Department of Community		
8	Correction when the inmate is within eighteen (18) months of his or her		
9	projected release date for the purpose of participating in a reentry program		
10	of at least six (6) months in length.		
11	(2) Each inmate administratively transferred under this		
12	subsection shall be thoroughly screened and approved for participation by the		
13	director or his or her designee.		
14	(3) In accordance with rules promulgated by the Board of		
15	Corrections, upon receipt of a referral from the director or his or her		
16	designee, the Parole Board may release from incarceration an inmate who has		
17	been:		
18	(A) Administratively transferred to the Department of		
19	Community Correction; and		
20	(B) Determined by the Department of Community Correction		
21	to have successfully completed its reentry program.		
22	(4) An inmate who has been administratively transferred under		
23	this subsection shall be administratively transferred back to the Department		
24	of Correction if he or she:		
25	(A) Is denied parole; or		
26	(B) Fails to complete or is removed from the reentry		
27	program.		
28			
29	SECTION 2. Arkansas Code § 16-93-211(a), concerning early release to		
30	transitional housing, is amended to read as follows:		
31	(a)(l) As used in this section, "transitional housing" means a program		
32	that provides housing for one (1) or more offenders who have been either:		
33	(A) Transferred or paroled from the Department of		
34	Correction by the Parole Board; or		
35	(B) Placed on probation by a circuit court or district		
36	court <del>-</del> ; or		

1	(C) Administratively transferred from the Department of
2	Correction to the Department of Community Correction for participation in a
3	reentry program.
4	(2) An offender's home or the residence of an offender's family
5	member shall not be considered a transitional housing facility for purposes
6	of this section.
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