1 2	State of Arkansas 90th General Assembly	As Engrossed: S3/11/15 A Bill	
3	Regular Session, 2015		SENATE BILL 46
4			
5	By: Senator J. Hutchinson		
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7		For An Act To Be Entitled	
8	AN ACT TO	O PROVIDE FOR EXTENDED SUPERVISION FOR	
9	CERTAIN S	SEX OFFENDERS WHO WILL BE ELIGIBLE FOR	
10	PAROLE, H	RELEASED FROM PROBATION, OR WILL BE REL	EASED
11	FROM THE	ARKANSAS STATE HOSPITAL.	
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13			
14		Subtitle	
15	TO .	PROVIDE FOR EXTENDED SUPERVISION FOR	
16	CER	TAIN SEX OFFENDERS WHO WILL BE	
17	ELI	GIBLE FOR PAROLE, RELEASED FROM	
18	PRO	BATION, OR WILL BE RELEASED FROM THE	
19	ARK	ANSAS STATE HOSPITAL.	
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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24	SECTION 1. Ark	kansas Code Title 5, Chapter 4, Subchap	ter l, is amended
25	to add an additional	section to read as follows:	
26	<u>5-4-107. Exter</u>	nded supervision and monitoring for cer	tain sex
27	offenders.		
28	<u>(a)(1) The Dep</u>	partment of Correction within one hundr	<u>ed twenty (120)</u>
29	<u>days before the relea</u>	ase on parole of a person who is requir	<u>ed to register as</u>
30	<u>a sex offender under</u>	the Sex Offender Registration Act of 1	<u>997, § 12-12-901</u>
31	<u>et seq., shall notify</u>	v in writing the prosecuting attorney i	<u>n the judicial</u>
32	<u>district in which the</u>	e person was sentenced of the person's	<u>impending release</u>
33	<u>on parole.</u>		
34	<u>(2)</u> The	Department of Community Correction with	<u>hin one hundred</u>
35	<u>twenty (120) days ber</u>	fore the release from probation of a pe	<u>rson who is</u>
36	<u>required to register</u>	as a sex offender under the Sex Offend	er Registration



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1	Act of 1997, § 12-12-901 et seq., shall notify in writing the prosecuting		
2	attorney in the judicial district in which the person was sentenced of the		
3	person's impending release from probation.		
4	(3) The Arkansas State Hospital within thirty (30) days before		
5	the release from inpatient treatment of a person who was acquitted of a sex		
6	offense by reason of mental disease or defect or who is required to register		
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, 8	as a sex offender under the Sex Offender Registration Act of 1997, § 12-12-		
	901 et seq., shall notify in writing the prosecuting attorney in the judicial		
9	district in which the person was committed of the person's impending release		
10	<u>from inpatient treatment.</u>		
11	(b)(1) The prosecuting attorney may file a petition in the circuit		
12	court requesting that the person to be released from incarceration,		
13	probation, or inpatient treatment be subject to an extended period of		
14	supervision and monitoring and alleging that the extended period of		
15	supervision and monitoring is necessary because the person poses a serious		
16	risk to the public and that there is a likelihood that the person would		
17	commit additional criminal offenses.		
18	(2) A copy of the petition and any supporting documents shall be		
19	served by the prosecuting attorney on the person in accordance with the		
20	Arkansas Rules of Civil Procedure.		
21	(3) If a hearing is requested, it shall be held at the earliest		
22	practicable time and at a time and on a date that would accommodate the		
23	transport of the person from a Department of Correction facility, Department		
24	of Community Correction facility, or the Arkansas State Hospital to the		
25	appropriate circuit court.		
26	<u>(c)(l)(A) A person subject to a petition for extended supervision and</u>		
27	monitoring filed under this section shall be represented by an attorney if		
28	the person requests to be represented by an attorney.		
29	(B) If the person requests an attorney, the circuit court		
30	shall conduct a hearing to consider the appointment of an attorney to		
31	<u>represent the person.</u>		
32	(2)(A) The person subject to a petition for extended supervision		
33	and monitoring filed under this section shall be present at the hearing on		
34	the petition.		
35	(B)(i) At the hearing the circuit court shall inform the		
36	person of the existence of possible relief under the Arkansas Rules of		

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1	Criminal Procedure or as provided by law and shall determine whether the	
2	person desires the appointment of an attorney to represent him or her in	
3	proceedings under this section.	
4	(ii) If the person waives the appointment of an	
5	attorney, the waiver shall be made in open court on the record.	
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	(iii) If the circuit court determines that the	
7	person is indigent and that he or she either accepts the appointment of an	
8	attorney or is unable to make a competent decision whether to accept or	
9	reject an attorney, the circuit court shall issue written findings to that	
10	effect and enter a written order appointing an attorney to represent the	
11	person in proceedings under this section.	
12	(iv) If the circuit court determines that the person	
13	waives the appointment of an attorney and understands the legal consequences	
14	of his or her decision, or that the person is not indigent, the circuit court	
15	<u>shall issue written findings to that effect and enter a written order</u>	
16	declining to appoint an attorney to represent the person in proceedings under	
17	<u>this section.</u>	
18	(v) In determining whether the person is indigent,	
19	the circuit court shall consider the cost of postconviction proceedings for	
20	persons subject to extended supervision and monitoring under this section.	
21	(d)(1) If the circuit court finds by a preponderance of the evidence	
22	that the person about to be released from incarceration, probation, or	
23	inpatient treatment poses a serious risk to the public and that there is a	
24	likelihood that the person would commit additional criminal offenses, the	
25	court may order that the person be subject to an extended period of	
26	supervision and monitoring for a period of up to fifteen (15) years.	
27	(2)(A) A court order of extended supervision and monitoring	
28	under this subsection may be renewed at any time prior to the expiration of	
29	the order on the circuit court's own order but only after another hearing and	
30	subsequent findings.	
31	(B) A person subject to extended supervision and	
32	monitoring under this section is entitled to notice of and to attend the	
33	hearing on the renewal, as well as being entitled to contest the renewal of	
34	the order of extended supervision and monitoring.	
35	(e)(1) A person who is subject to extended supervision and monitoring	
36	under this section may file a petition to be relieved of the order of	

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1	extended supervision and monitoring after five (5) years have elapsed since
2	the date of the original order.
3	(2) The prosecuting attorney is entitled to notice of a petition
4	filed under this subsection and to a hearing on the petition.
5	(3) The circuit court shall rescind the order for extended
6	supervision and monitoring if the person proves by clear and convincing
7	evidence that he or she no longer poses a serious risk to the public and
8	there is no longer a likelihood that the person would commit additional
9	criminal offenses.
10	(4) If a petition filed under this subsection is denied, the
11	person may not file another petition under this subsection until five (5)
12	years have elapsed since the date of the order of denial.
13	(f) An appeal of the grant or denial of a petition filed under this
14	section may be taken by either party as provided by Supreme Court rule, and
15	the appellate court shall review the case using an abuse of discretion
16	standard.
17	(g) An order for extended supervision and monitoring under this
18	section may include the requirement that the person wear an ankle monitor or
19	other electronic device designed to track the person's movements at all
20	times.
21	(h) The Department of Community Correction shall administer any
22	extended supervision and monitoring under this section and may adopt rules to
23	implement this section.
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25	/s/J. Hutchinson
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