1	State of Arkansas	$\mathop{\mathrm{As}}_{As}^{Engrossed:} \mathop{\mathrm{S3/17/15}}_{Bill}$	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 856
4			
5	By: Senator D. Sanders		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	REVISE THE PAROLE STATUTES FOR REP	EAT AND
9	VIOLENT OF	FFENDERS; CONCERNING PAROLE REVOCAT	ION;
10	CONCERNING	G THE ISSUANCE OF AN ARREST WARRANT	BY THE
11	PAROLE BOA	ARD; AND FOR OTHER PURPOSES.	
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13			
14		Subtitle	
15	TO RI	EVISE THE PAROLE STATUTES FOR REPEA	ΛT
16	AND V	VIOLENT OFFENDERS; CONCERNING PAROL	JE
17	REVO	CATION; AND CONCERNING THE ISSUANCE	<u> </u>
18	OF A	N ARREST WARRANT BY THE PAROLE BOAR	₹ D
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21	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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23	SECTION 1. Arka	ansas Code § 5-54-125 is amended to	read as follows:
24	5-54-125. Fleeir	ıg.	
25	(a) If a person	n knows that his or her immediate a	rrest or detention is
26	being attempted by a c	duly authorized law enforcement off	icer, it is the
27	lawful duty of the per	rson to refrain from fleeing, eithe	er on foot or by means
28	of any vehicle or conv	reyance.	
29	(b) Fleeing is	a separate offense and is not cons	idered a lesser
30	included offense or co	omponent offense with relation to o	ther offenses which
31	may occur simultaneous	sly with the fleeing.	
32	(c) Fleeing on	foot is considered a Class C misde	emeanor, except under
33	the following condition	ons:	
34	(1) If th	he defendant has been previously co	envicted of fleeing on
35	foot anytime within th	he past one-year period, a subseque	ent fleeing on foot
36	offense is a Class B m	nisdemeanor;	

- 1 (2) If property damage occurs as a direct result of the fleeing 2 on foot, the fleeing on foot offense is a Class A misdemeanor; or
- 3 (3) If serious physical injury occurs to any person as a direct 4 result of the fleeing on foot, the fleeing on foot offense is a Class D
- 6 <u>(4) If the defendant was fleeing from a law enforcement officer</u> 7 while he or she is currently being supervised on parole or probation by the
- 8 Department of Community Correction, the fleeing on foot offense is a Class D
- 9 <u>felony</u>.

felony-; or

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- 10 (d)(1)(A) Fleeing by means of any vehicle or conveyance is considered 11 a Class A misdemeanor.
- 12 (B) A person convicted under subdivision (d)(1)(A) of this 13 section shall serve a minimum of two (2) days in jail.
- (2) Fleeing by means of any vehicle or conveyance is considered
 a Class D felony if, under circumstances manifesting extreme indifference to
 the value of human life, a person purposely operates the vehicle or
 conveyance in such a manner that creates a substantial danger of death or
 serious physical injury to another person.
- 19 (3) If serious physical injury to any person occurs as a direct 20 result of fleeing by means of any vehicle or conveyance, the fleeing by means 21 of any vehicle or conveyance offense is a Class C felony.
- 22 <u>(4) If the defendant was fleeing from a law enforcement officer</u>
 23 <u>while he or she is currently being supervised on parole or probation by the</u>
 24 <u>Department of Community Correction, fleeing by means of any vehicle or</u>
 25 <u>conveyance is a Class C felony.</u>
 - (e) Regardless of the circumstances in subdivisions (c)(1)-(3) of this section, if the defendant is under twenty-one (21) years of age and has not been previously convicted of fleeing, the offense of fleeing is a Class C misdemeanor.
- 30 (f) In addition to any other penalty, if the defendant is convicted of 31 violating subsection (d) of this section, the court shall instruct the Office 32 of Driver Services of the Department of Finance and Administration to suspend 33 or revoke the defendant's driver's license for at least six (6) months but 34 not more than one (1) year.

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SECTION 2. Arkansas Code § 16-93-612, concerning the dates of the

As Engrossed: S3/17/15 SB856

1	offense as it pertains to parole eligibility, is amended to add an additional		
2	subsection to read as follows:		
3	(g) For an inmate serving a sentence for one (1) of the following		
4	felonies committed on or after the effective date of this act, § 16-93-615(b)		
5	governs the inmate's parole eligibility:		
6	(1) Physician-assisted suicide, § 5-10-106;		
7	(2) False imprisonment in the first degree, § 5-11-103;		
8	(3) Vehicular piracy, § 5-11-105;		
9	(4) Permanent detention or restraint, § 5-11-106;		
10	(5) Robbery, § 5-12-102;		
11	(6) Battery in the second degree, § 5-13-202;		
12	(7) Aggravated assault, § 5-13-204;		
13	(8) Introduction of controlled substance into body of another		
14	person, § 5-13-210, if the offense is a Class Y felony;		
15	(9) Aggravated assault upon a certified law enforcement officer		
16	or an employee of a correctional facility, § 5-13-211;		
17	(10) Terroristic threatening, § 5-13-301;		
18	(11) Communicating a death threat concerning a school employee		
19	or student, § 5-17-101;		
20	(12) Trafficking of persons, § 5-18-103;		
21	(13) Domestic battering in the second degree, § 5-26-304;		
22	(14) Aggravated assault on a family or household member, § 5-26-		
23	<u>306;</u>		
24	(15) Endangering the welfare of an incompetent person in the		
25	<u>first degree, § 5-27-201;</u>		
26	(16) Endangering the welfare of a minor in the first degree, §		
27	<u>5-27-205;</u>		
28	(17) Permitting abuse of a minor, § 5-27-221;		
29	(18) Exposing a child to a chemical substance or		
30	methamphetamine, § 5-27-230; or		
31	(19) Residential burglary, § 5-39-201.		
32			
33	SECTION 3. Arkansas Code \S 16-93-615(b)(1), regarding certain		
34	discretionary transfers of inmates to the Department of Community Correction		
35	by the Parole Board, is amended to read as follows:		
36	(b)(l) An inmate under sentence for one (l) of the following felonies.		

As Engrossed: S3/17/15

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unless listed under § 16-93-612(e)(1), is eligible for discretionary transfer
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     to the Department of Community Correction by the Parole Board after having
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     served one-third (1/3) or one-half (1/2) of his or her sentence, with credit
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     for meritorious good time, depending on the seriousness determination made by
     the Arkansas Sentencing Commission, or one-half (1/2) of the time to which
 5
 6
     his or her sentence is commuted by executive clemency, with credit for
 7
     meritorious good time:
8
                       (A) Unless the offense is listed under § 16-93-612(e)(1),
9
     the following homicide offenses:
10
                       (i) (A) Capital murder, § 5-10-101, or attempted capital
11
     murder;
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                       (ii) (B) Murder in the first degree, § 5-10-102, or
13
     attempted murder in the first degree;
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                       (iii) (C) Murder in the second degree, § 5-10-103;
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                       (iv)(D) Manslaughter, § 5-10-104;
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                       (v)(E) Negligent homicide, § 5-10-105; or
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                       (F) Physician-assisted suicide, § 5-10-106;
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                       (G) Kidnapping, § 5-11-102;
                       (H) False imprisonment in the first degree, § 5-11-103;
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                       (I) Vehicular piracy, § 5-11-105;
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                       (J) Permanent detention or restraint, § 5-11-106;
22
                       (K) Robbery, § 5-12-102;
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                       (L) Aggravated robbery, § 5-12-103, or attempted
24
     aggravated robbery;
25
                       (M) Battery in the first degree, § 5-13-201;
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                       (N) Battery in the second degree, § 5-13-202;
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                       (0) Aggravated assault, § 5-13-204;
28
                       (P) Introduction of controlled substance into body of
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     another person, § 5-13-210, if the offense is a Class Y felony;
30
                       (Q) Aggravated assault upon a certified law enforcement
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     officer or an employee of a correctional facility, § 5-13-211;
                       (R) Terroristic threatening, § 5-13-301;
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                       (S) Terroristic act, § 5-13-310;
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                       (T) Communicating a death threat concerning a school
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     employee or student, § 5-17-101;
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                       (U) Trafficking of persons, § 5-18-103;
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1	(V) Domestic battering in the first degree, § 5-26-30.	3 ;
2	(W) Domestic battering in the second degree, § 5-26-30	94 ;
3	(X) Aggravated assault on a family or household member	r, §
4	<u>5-26-306;</u>	
5	(Y) Endangering the welfare of an incompetent person :	<u>in</u>
6	the first degree, § 5-27-201;	
7	(Z) Endangering the welfare of a minor in the first	
8	<u>degree, § 5-27-205;</u>	
9	(AA) Permitting abuse of a minor, § 5-27-221;	
10	(BB) Exposing a child to a chemical substance or	
11	methamphetamine, § 5-27-230;	
12	(CC) Causing a catastrophe, § 5-38-202(a);	
13	(DD) Arson, § 5-38-301;	
14	(EE) Residential burglary, § 5-39-201;	
15	(FF) Aggravated residential burglary, § 5-39-204;	
16	(vi)(GG) An offense under § 5-54-201 et seq.; Solicit	ing
17	material support for terrorism or providing material support for a terror	<u>rist</u>
18	act, § 5-54-202;	
19	(HH) Making a terrorist threat, § 5-54-203;	
20	(II) Falsely communicating a terrorist threat, § 5-54	-204 ;
21	(JJ) Terrorism, 5-54-205;	
22	(KK) Hindering prosecution of terrorism, § 5-54-207;	
23	(LL) Exposing the public to toxic biological, chemical	l, or
24	radioactive substances, § 5-54-208;	
25	(MM) Use of a hoax substance, § 5-54-209;	
26	(NN) Engaging in a continuing criminal enterprise, §	<u>5-64-</u>
27	<u>405;</u>	
28	(00) Criminal use of prohibited weapons, § 5-73-104,	
29	involving an activity making it a Class B felony;	
30	(PP) Simultaneous possession of drugs and firearms, §	<u>5-</u>
31	<u>74-106;</u>	
32	(B) Unless the offense is listed under § 16-93-612(e)	(1),
33	the following Class Y felonies:	
34	(i) Kidnapping, § 5-11-102;	
35	(ii) Aggravated robbery, § 5-12-103, or attempted	
36	aggravated robbery;	

As Engrossed: S3/17/15

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1
                       (iii) Terroristic act, § 5-13-310;
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                       (iv) Causing a catastrophe, § 5-38-202(a);
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                       (v) Arson, § 5-38-301;
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                       (vi) Aggravated residential burglary, § 5-39-204; or
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                       (vii) (QQ) Unlawful discharge of a firearm from a vehicle,
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     § 5-74-107; or
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                       (C) (RR) Unless the offense is listed under § 16-93-
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     612(e)(1), an An offense for which the inmate is required upon release to
     register as a sex offender under the Sex Offender Registration Act of 1997, §
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     12-12-901 et seg.+
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                       (D) Battery in the first degree, § 5-13-201;
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                       (E) Domestic battering in the first degree, § 5-26-303;
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                       (F) Engaging in a continuing criminal enterprise, § 5-64-
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     405; or
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                       (G) Simultaneous possession of drugs and firearms, § 5-74-
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     <del>106.</del>
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           SECTION 4. Arkansas Code § 16-93-615(b), regarding certain
     discretionary transfers of inmates to the Department of Community Correction
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     by the Parole Board, is amended to add an additional subdivision to read as
21
     follows:
22
                 (7)(A) An inmate transferred to the Department of Community
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     Correction under subdivision (b)(1) of this section shall continue to serve
     his or her original sentence without the possibility of parole if the inmate
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     has his or her parole revoked for committing one (1) or more of the felony
     offenses listed under subdivision (b)(1) of this section.
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27
                       (B) However, when the felony offense for which the
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     inmate's parole was revoked as described in subdivision (b)(7)(A) of this
     section is adjudicated and results in:
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                             (i) A new sentence of incarceration in the
     Department of Correction, the inmate shall serve the remainder of his or her
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     original sentence without the possibility of parole; or
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                             (ii) A new sentence not involving incarceration in
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     the Department of Correction, an acquittal, or the felony offense being
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     otherwise dismissed, the inmate may be considered again for parole when he or
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     she is eligible.
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2	SECTION 5. Arkansas Code § 16-93-705(a)(1)(B)(i), concerning the
3	issuance of an arrest warrant by the Parole Board, is amended to read as
4	follows:
5	(B)(i) The Parole Board shall issue a warrant for the
6	arrest of a parolee if the board determines that the parolee has been charged
7	with a felony involving violence, as defined under § 5-4-501(d)(2), or a
8	felony requiring registration under the Sex Offender Registration Act of
9	1997, § 12-12-901 et seq an offense listed under § 16-93-615(b)(1), or a
10	felony attempt, solicitation, or conspiracy to commit an offense listed under
11	§ 16-93-615(b)(1).
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13	/s/D. Sanders
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