1 2	State of Arkansas 92nd General Assembly	A Bill	
	•	TI BIII	HOUSE DILL 1616
3	Regular Session, 2019		HOUSE BILL 1616
4	D D	_	
5	By: Representative Wardlaw	V	
6		For An Act To Do Entitled	
7	AN ACT CO	For An Act To Be Entitled	
8		ONCERNING THE TRANSPORTATION OF STATE	
9	INMATES;	AND FOR OTHER PURPOSES.	
10			
11		Cb4:41a	
12	907	Subtitle	
13		CERNING THE TRANSPORTATION OF STATE	
14	1 NMA	ATES.	
15			
16	DE IM ENLOMED DV MILE	CENTERAL ACCEPTANT OF THE CHAMP OF ADVAN	
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	5A5:
18	CDCMTON 1 A 1	0 1 0 10 07 110(1)	
19	SECTION 1. Arkansas Code § 12-27-113(d), concerning commitments to the		
20	-	tion, is amended to read as follows:	
21	(d)(1) A county sheriff, a deputy county sheriff, or a trained		
22	•	shall transport all inmates committed t	
23	_	tion or the Department of Community Cor	_
24		esection, and the county sheriff is ent	
25		icable, shall transport an inmate commi	
26		tion or the Department of Community Cor	rection, as
27	applicable.		
28		ounty sheriff shall notify the director	
29		r charge who are under commitment to th	-
30	·	request to the county sheriff by the d	
31	•	deputy county sheriff, or the trained s	•
32		charge of, and safely transport the in	
33		facility as determined by the Departmen	t of Correction or
34	the Department of Com	·	
35		ever, if the county sheriff determines	
2 6	in the best interest	of an inmate and the nublic to immedia	1

- 1 inmate to the Department of Correction or the Department of Community 2 Correction because of overcrowding or another issue, the county sheriff may 3 notify the Department of Correction or the Department of Community Correction 4 of the need for immediate transport and the Department of Correction or the 5 Department of Community Correction shall consider the request in scheduling 6 inmates for intake. 7 8 SECTION 2. Arkansas Code § 12-29-111 is amended to read as follows: 9 12-29-111. Transport of inmate required for legal proceeding or 10 medical visit. 11 If an inmate in the care and custody of the Department of 12 Correction or the Department of Community Correction is required to be present during a criminal proceeding or a civil proceeding that arises from a 13 14 criminal charge or conviction of any court in this state, the county sheriff 15 of the county in which the criminal proceeding or civil proceeding takes 16 place shall take custody of the inmate at the institution where the inmate is 17 confined, Department of Correction or the Department of Community Correction, 18 as applicable, shall transport the inmate to the appropriate county, and make 19 him or her available to the court. 20 (b) At the conclusion of the criminal proceeding or civil proceeding, 21 the county sheriff shall transport the inmate back to the unit of the 22 Department of Correction or Department of Community Correction from which the 23 inmate was received and shall return custody of the inmate to the Department 24 of Correction or Department of Community Correction officials. 25 (e)(1) The county sheriff's office is responsible for the custody, 26 sustenance, and safety of the inmate from the time the inmate is placed into 27 its custody until the time custody of the inmate is returned to the 28 Department of Correction or the Department of Community Correction. 29 (2) The county in which the legal proceeding is held is 30 responsible for all expenses relating to the transportation and care of the
 - (d) While transporting an inmate under this section, a county sheriff has the full authority of his or her office in any county of this state in matters relating to the transportation.

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inmate.

(e) This section does not apply to the transportation and care costs for court appearances arising from charges brought by the Department of

1	Correction against the inmate for offenses committed while the inmate is		
2	under the custody and care of the Department of Correction.		
3	$\frac{(f)(1)}{(b)(1)}$ When an inmate in the care and custody of the Department		
4	of Correction or the Department of Community Correction is required to be		
5	present for appearances in a civil proceeding that does not arise from a		
6	criminal charge or conviction, the court requiring the inmate's presence may		
7	assess costs against one (1) or more of the parties to the proceeding to be		
8	paid to the Department of Correction or the Department of Community		
9	Correction to compensate the actual cost of transporting the inmate and to		
10	compensate other costs assessed by the court.		
11	(2) Costs under this subsection shall not be assessed against		
12	the Department of Human Services if the Department of Human Services is a		
13	party to the proceeding.		
14	(c)(1) If an inmate in the care and custody of the Department of		
15	Correction or the Department of Community Correction is required to be		
16	transported to a hospital, medical facility, or medical clinic, for any		
17	medical reason or health concern, the Department of Correction or the		
18	Department of Community Correction, as applicable, shall transport the inmate		
19	to the hospital, medical facility, or medical clinic.		
20	(2) Another appropriate entity may transport the inmate to a		
21	hospital, medical facility, or medical clinic in an emergency situation.		
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