1	State of Arkansas 92nd General Assembly A Bill	
2	2	212
3	Regular Session, 2019 SENATE BILI	J 313
4	Den Canadan Ellian	
5	By: Senator Elliott By: Representative Seatt	
6 7	By: Representative Scott	
8	For An Act To Be Entitled	
9	AN ACT REQUIRING THE PAROLE BOARD TO ISSUE AND	
10	RELEASE FINDINGS OF FACT WHEN IT DENIES PAROLE OR	
11	TRANSFER TO A PERSON OTHERWISE ELIGIBLE FOR RELEASE	
12	ON PAROLE OR TRANSFER FROM THE DEPARTMENT OF	
13	CORRECTION; AND FOR OTHER PURPOSES.	
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16	Subtitle	
17	REQUIRING THE PAROLE BOARD TO ISSUE AND	
18	RELEASE FINDINGS OF FACT WHEN IT DENIES	
19	PAROLE OR TRANSFER TO A PERSON OTHERWISE	
20	ELIGIBLE FOR RELEASE ON PAROLE OR	
21	TRANSFER FROM THE DEPARTMENT OF	
22	CORRECTION.	
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. Arkansas Code § 16-93-210(a), concerning the monthly rep	ort
28	by the Parole Board to the legislature and the Governor concerning the gra	ınt
29	and denial of parole, is amended to read as follows:	
30	(a)(1) The Parole Board shall submit a monthly report to the chairs	
31	the House Committee on Judiciary and the Senate Committee on Judiciary, th	
32	Legislative Council, the Board of Corrections, and the Governor, showing t	
33	number of persons who make application for parole and those who are grante	:d
34	or denied parole during the previous month for each criminal offense	
35	classification.	
36	(2) The report shall include a breakdown by race of all perso	ns

1	sentenced in each criminal offense classification.
2	(3) The report shall include the a detailed reason for each
3	denial of parole, including a detailed finding of fact upon which the board
4	relied to deny parole to the otherwise eligible person, the results of the
5	risk-needs assessment, and the course of action that accompanies each denial
6	pursuant to <u>under</u> § 16-93-615(a)(2)(B)(ii).
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8	SECTION 2. Arkansas Code § 16-93-615(a)(2), concerning the Parole
9	Board's procedure to transfer an inmate of the Department of Correction to
10	the Department of Community Correction, is amended to read as follows:
11	(2)(A) When one (1) or more of the circumstances in subdivision
12	(a)(1) of this section are present, the Parole Board shall conduct a hearing
13	to determine the appropriateness of the inmate for transfer.
14	(B) The Parole Board has two (2) options:
15	(i) To transfer the individual to the Department of
16	Community Correction accompanied by notice of conditions of the transfer,
17	including without limitation:
18	(a) Supervision levels;
19	(b) Economic fee sanction;
20	(c) Treatment program;
21	(d) Programming requirements; and
22	(e) Facility placement when appropriate; or
23	(ii)(a) To deny transfer based on a set of
24	established criteria and to accompany the denial with a prescribed course of
25	action to be undertaken by the inmate to rectify the Parole Board's concerns.
26	(b) If the Parole Board denies a transfer
27	under this subdivision (a)(2)(B)(ii), it shall detail its findings of fact
28	that the Parole Board relied upon to deny transfer to the person.
29	(C) Upon completion of the course of action determined by
30	the Parole Board and after final review of the inmate's file to ensure
31	successful completion, the Parole Board shall authorize the inmate's transfer
32	to the Department of Community Correction under this section and §§ 16-93-
33	614, 16-93-616, and 16-93-617, in accordance with administrative policies and
34	procedures governing the transfer and subject to conditions attached to the
35	transfer.

1	SECTION 3. Arkansas Code § 16-93-714 is amended to read as follows:
2	16-93-714. Denial of parole — Detriment to the community.
3	(a) The Parole Board may deny parole to any otherwise eligible person,
4	regardless of the sentence that he or she is serving, if five (5) members of
5	the board determine that the person upon release would be a detriment to the
6	community into which the person would be released.
7	(b)(1) However, if the board denies parole to an otherwise eligible
8	person under this section, the board shall issue to the person and the
9	person's attorney, if applicable, and make available to the public the
10	detailed findings of fact that the board relied upon to deny parole to the
11	otherwise eligible person.
12	(2) For detailed findings of fact made available to the public,
13	if there is a law that specifically prohibits the disclosure of the detailed
14	findings of fact required under this subsection, the board shall redact those
15	detailed findings of fact and make available to the public the remaining
16	detailed findings of fact.
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