1	State of Arkansas	A D:11		
2	94th General Assembly	A Bill		
3	Regular Session, 2023		SENATE BILL 579	
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5	By: Senator G. Leding			
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7		For An Act To Be Entitled		
8		AN ACT CONCERNING THE SENTENCING OF A PERSON WHO		
9		COMMITTED AN OFFENSE BEFORE HE OR SHE TURNED TWENTY-		
10	ONE (21) YEA	ARS OF AGE; AND FOR OTHER PURPOSES.		
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12		Subtitle		
13	CONCED	NING THE SENTENCING OF A PERSON WHO		
14 15		COMMITTED AN OFFENSE BEFORE HE OR SHE		
15	TURNED TWENTY-ONE (21) YEARS OF AGE.			
17	TORNED	INLATIONE (21) TEACO OF AGE.		
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19	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
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21	SECTION 1. Arkan	sas Code § 5-4-104(b), concerning au	uthorized	
22	sentences, is amended to read as follows:			
23	(b) A defendant convicted of capital murder, § 5-10-101, or treason, §			
24	5-51-201, shall be sentenced to death or life imprisonment without parole in			
25	accordance with §§ 5-4-601 — 5-4-605, 5-4-607, and 5-4-608, except if the			
26	defendant was younger than eighteen (18) <u>twenty-one (21)</u> years of age at the			
27	time he or she committed the capital murder or treason he or she shall be			
28	sentenced to life imprisonment with the possibility of parole after serving a			
29	minimum of thirty (30)	years' imprisonment.		
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31	SECTION 2. Arkan	sas Code § 5-4-108 is amended to rea	ad as follows:	
32	5-4-108. Sentencing for person who committed an offense when he or she			
33	was less than 18 <u>21</u> years of age.			
34	A defendant shall not be sentenced to death or life imprisonment			
35	without the possibility of parole for an offense if the defendant was less			
36	than eighteen (18) <u>twen</u>	<u>ty-one (21)</u> years of age at the time	e the offense was	



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1 committed. 2 SECTION 3. Arkansas Code § 5-4-602(3)(C), concerning trial procedure 3 4 for a capital felony charge, is amended to read as follows: 5 (C) If the defendant was less than eighteen (18) twenty-6 one (21) years of age at the time of the offense, then a hearing under 7 subdivision (3)(A) of this section is not required; 8 9 SECTION 4. Arkansas Code § 5-10-101(c)(1), concerning capital murder, 10 is amended to read as follows: 11 (c)(1) Capital murder is punishable as follows: 12 (A) If the defendant was eighteen (18) twenty-one (21) 13 years of age or older at the time he or she committed the capital murder: 14 (i) Death; or 15 (ii) Life imprisonment without parole under §§ 5-4-16 601 - 5 - 4 - 605, 5 - 4 - 607, and 5 - 4 - 608; or 17 (B) If the defendant was younger than eighteen (18) 18 twenty-one (21) years of age at the time he or she committed the capital 19 murder, life imprisonment with the possibility of parole after serving a 20 minimum of thirty (30) years' imprisonment. 21 22 SECTION 5. Arkansas Code § 5-10-102(c)(2), concerning murder in the 23 first degree, is amended to read as follows: 24 (2) Unless the application of § 16-93-621 results in a person's 25 being eligible for parole at an earlier date, if a person was younger than 26 eighteen (18) twenty-one (21) years of age at the time he or she committed 27 murder in the first degree and is sentenced to life imprisonment, the person 28 is eligible for parole after serving a minimum of twenty-five (25) years' 29 imprisonment. 30 31 SECTION 6. Arkansas Code § 16-93-612(e)(4), concerning the date of 32 offense for parole eligibility, is amended to read as follows: 33 (4) If the felony was committed by a person who was a minor 34 younger than twenty-one (21) years of age at the time of the offense, he or 35 she was committed to the Department of Correction, or to the division, and 36 the offense occurred before, on, or after March 20, 2017 the effective date

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2 SECTION 7. Arkansas Code § 16-93-613(c), concerning parole eligibility 3 for Class Y, Class A, and Class B felonies, is amended to read as follows: 4 5 (c) Except as provided for under § 16-93-621, for an offense committed 6 before, on, or after March 20, 2017 the effective date of this act, a person 7 who was a minor younger than twenty-one (21) years of age at the time of 8 committing an offense listed under subsection (a) of this section is eligible 9 for release on parole under this section. 10 11 SECTION 8. Arkansas Code § 16-93-614(d), concerning parole eligibility 12 for offenses committed after January 1, 1994, is amended to read as follows: 13 (d) Except as provided for under § 16-93-621, for an offense committed 14 before, on, or after March 20, 2017 the effective date of this act, a person 15 who was a minor younger than twenty-one (21) years of age at the time of 16 committing an offense listed under subsection (c) of this section is eligible 17 for release on parole under this section. 18 19 SECTION 9. Arkansas Code § 16-93-618(f), concerning parole eligibility 20 for certain Class Y felony offenses and certain methamphetamine offenses and 21 the serving of seventy percent 70% of a person's sentence, is amended to read 22 as follows: 23 (f) Except as provided for under § 16-93-621, for an offense committed 24 before, on, or after March 20, 2017 the effective date of this act, a person 25 who was a minor younger than twenty-one (21) years of age at the time of committing an offense listed under subsection (a) of this section is eligible 26 27 for release on parole under this section. 28 29 SECTION 10. Arkansas Code § 16-93-621 is amended to read as follows: 30 16-93-621. Parole eligibility - A person who was a minor younger than 31 twenty-one (21) years of age at the time of committing an offense that was 32 committed before, on, or after March 20, 2017 the effective date of this act. 33 (a)(1)(A) A minor person younger than twenty-one (21) years of age who 34 was convicted and sentenced to the former Department of Correction or the Division of Correction for an offense committed before he or she was eighteen 35

of this act, § 16-93-621 governs that person's parole eligibility.

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(18) twenty-one (21) years of age and in which the death of another person

1 did not occur is eligible for release on parole no later than after twenty (20) years of incarceration, including any applicable sentencing 2 3 enhancements, and including an instance in which multiple sentences are to be 4 served consecutively or concurrently, unless by law the minor person younger 5 than twenty-one (21) years of age is eligible for earlier parole eligibility. 6 (B) Subdivision (a)(1)(A) of this section applies 7 retroactively to a minor a person younger than twenty-one (21) years of age 8 whose offense was committed before he or she was eighteen (18) twenty-one 9 (21) years of age, including a minor a person younger than twenty-one (21) 10 years of age serving a sentence of life, regardless of the original sentences 11 that were imposed.

12 (2)(A) A minor person younger than twenty-one (21) years of age 13 who was convicted and sentenced to the department or the division for an 14 offense committed before he or she was eighteen (18) twenty-one (21) years of 15 age, in which the death of another person occurred, and that was committed before, on, or after March 20, 2017, the effective date of this act is 16 17 eligible for release on parole no later than after twenty-five (25) years of 18 incarceration if he or she was convicted of murder in the first degree, § 5-19 10-102, or no later than after thirty (30) years of incarceration if he or 20 she was convicted of capital murder, § 5-10-101, including any applicable 21 sentencing enhancements, unless by law the minor person younger than twenty-22 one (21) years of age is eligible for earlier parole eligibility.

(B) Subdivision (a)(2)(A) of this section applies
retroactively to a minor a person younger than twenty-one (21) years of age
whose offense was committed before he or she was eighteen (18) twenty-one
(21) years of age, including minors persons younger than twenty-one (21)
years of age serving sentences of life, regardless of the original sentences
that were imposed.

(3) Credit for meritorious good time shall not be applied to calculations of time served under this subsection for minors <u>a person younger</u> <u>than twenty-one (21) years of age</u> convicted and sentenced for capital murder, § 5-10-101(c), or when a life sentence is imposed for murder in the first degree, § 5-10-102.

34 (4) The calculation of the time periods under this subsection
35 shall include any applicable sentence enhancements to which the minor person
36 younger than twenty-one (21) years of age was sentenced that accompany the

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1 sentence for the underlying offense.

2 (b)(1) The Parole Board shall ensure that a hearing to consider the 3 parole eligibility of a person who was a minor younger than twenty-one (21) 4 years of age at the time of the offense that was committed before, on, or 5 after March 20, 2017, the effective date of this act takes into account how a 6 minor offender an offender younger than twenty-one (21) years of age is 7 different from an adult offender and provides a person who was a minor 8 younger than twenty-one (21) years of age at the time of the offense that was 9 committed before, on, or after March 20, 2017, the effective date of this act 10 with a meaningful opportunity to be released on parole based on demonstrated 11 maturity and rehabilitation. 12 During a parole eligibility hearing involving a person who (2) 13 was a minor younger than twenty-one (21) years of age at the time of the 14 offense that was committed before, on, or after March 20, 2017, the effective 15 date of this act the board shall take into consideration in addition to other 16 factors required by law to be considered by the board: 17 (A) The diminished culpability of minors persons younger 18 than twenty (21) years of age as compared to that of adults; 19 (B) The hallmark features of youth; 20 Subsequent growth and increased maturity of the person (C) 21 during incarceration; 22 (D) Age of the person at the time of the offense; 23 (E) Immaturity of the person at the time of the offense; 24 (F) The extent of the person's role in the offense and 25 whether and to what extent an adult was involved in the offense; 26 (G) The person's family and community circumstances at the 27 time of the offense, including any history of abuse, trauma, and involvement 28 in the child welfare system; 29 (H) The person's participation in available rehabilitative 30 and educational programs while in prison, if those programs have been made 31 available, or use of self-study for self-improvement; 32 (I) The results of comprehensive mental health evaluations 33 conducted by an adolescent mental health professional licensed in the state 34 at the time of sentencing and at the time the person becomes eligible for 35 parole under this section; and 36 (J) Other factors the board deems relevant.

1 (3) A person eligible for parole under this section may have an 2 attorney present to represent him or her at the parole eligibility hearing. 3 (c)(1)(A) The board shall notify a victim of the crime before the 4 board reviews parole eligibility under this section for an inmate convicted 5 of the crime and provide information regarding victim input meetings, as well 6 as state and national victim resource information. 7 (B) If the victim is incapacitated or deceased, the notice 8 under subdivision (c)(l)(A) of this section shall be given to the victim's 9 family. 10 (C) If the victim is less than eighteen (18) years of age, 11 the notice under subdivision (c)(1)(A) of this section shall be given to the 12 victim's parent or guardian. (2) Victim notification under this subsection shall include: 13 14 The location, date, and time of parole review; and (A) 15 (B) The name and phone number of the individual to contact 16 for additional information. 17 18 SECTION 11. Arkansas Code § 16-93-622 is amended to read as follows: 19 16-93-622. Parole discharge for offenders who are minors younger than 20 twenty-one (21) years of age - Reinstatement of rights. The Parole Board may discharge a person from parole if: 21 (a) 22 (1)The person: 23 (A) Was released on parole under § 16-93-621 for having 24 committed an offense as a minor before the person was twenty-one (21) years 25 of age; and 26 (B) Has served at least five (5) years on parole without a 27 violation; and 28 (2) The prosecuting attorney in the county where the person was 29 originally convicted has consented to the discharge of the person from 30 parole. 31 Unless otherwise provided by Arkansas Constitution, Amendment 51, (b) 32 a person who has been discharged from parole under subsection (a) of this 33 section shall have his or her constitutional right to vote restored. 34 35 36

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