1	State of Arkansas	As Engrossed: H4/7/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1931
4			
5	By: Representative Beaty Jr.		
6	By: Senator Gilmore		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	CREATE THE RECIDIVISM REDUCTION SYSTE	ζM
10	WITHIN TH	E DEPARTMENT OF CORRECTIONS; TO DECLAR	RE AN
11	EMERGENCY	; AND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO C	CREATE THE RECIDIVISM REDUCTION	
16	SYST	EM WITHIN THE DEPARTMENT OF	
17	CORR	RECTIONS; AND TO DECLARE AN	
18	EMER	GENCY.	
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	VSAS:
21			
22	SECTION 1. Ark	ansas Code Title 12, Chapter 29, is an	nended to add an
23	additional subchapter	to read as follows:	
24	<u>Subc</u>	chapter 9. — Recidivism Reduction Syst	em
25			
26	<u>12-29-901. Leg</u>	islative findings and intent.	
27	<u>(a)</u> The Genera	l Assembly finds that:	
28	<u>(1)</u> Reci	divism rates reflect not just the beha	avior of a person
29	<u>after reentry into so</u>	ciety, but the correctional system's n	response to that
30	person's behavior dur	ing his or her term of incarceration;	and
31	<u>(2)</u> The	recidivism rate for the Department of	Corrections for
32	the 2019 cohort was f	orty-eight and three-tenths percent (4	48.3%), resulting
33	in anticipated costs	for reincarceration of over one hundre	ed forty million
34	<u>dollars (\$140,000,000</u>) annually.	
35	<u>(b)</u> The Genera	l Assembly intends for the Department	of Corrections to:
36	<u>(1)</u> Harn	ess the opportunity of incarceration h	<u>by beginning</u>



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1	reentry preparation for those incarcerated upon the first day of
2	incarceration through the development and expansion of coordinated evidence-
3	based programming, educational systems, and reentry services that support
4	intended outcomes of incarceration, avert the costs of recidivism, and
5	enhance public safety; and
6	(2) Embrace a correctional philosophy that reentry preparation
7	must begin on the first day of incarceration and adopt policies and rules
8	that result in reduction of the recidivism rate of people released from the
9	Division of Correction and under the supervision of the Division of Community
10	Correction.
11	
12	<u>12-29-902. Definitions.</u>
13	As used in this subchapter:
14	(1) "Case plan" means an individualized plan developed by the
15	Department of Corrections that identifies the available programs or
16	meaningful activities that address the needs of an inmate and reduce an
17	inmate's risk of recidivism;
18	(2) "Program or meaningful activity" means an evidence-based activity
19	provided to an inmate to address factors that lead to recidivism.
20	(3) "Recidivism" means a criminal act that results in the rearrest,
21	reconviction, or return to incarceration of a person with a new sentence or
22	the revocation of parole or post-release supervision during a three-year-
23	period following the person's release from custody; and
24	(4) "Validated risk and needs assessment" means a standardized
25	evaluation process that quantifies an inmate's risk of recidivism.
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27	12-29-903. Establishment.
28	(a)(1) There is established the Recidivism Reduction System within the
29	Department of Corrections.
30	(2) The system shall be established at the cabinet level rather
31	than within the Division of the Correction or Division of Community
32	Corrections to address the factors that lead to recidivism.
33	(b) The Secretary of the Department of Corrections shall develop and
34	implement the system so that the system:
35	(1) Includes a validated risk and needs assessment to be
36	administered as part of the intake process, ensuring that the results

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1	distinguish the different rates of failure;
2	(2) Assigns an inmate to appropriate programs or meaningful
3	activities, through development of an individualized case plan;
4	(3) Provides for periodic reassessment of the recidivism risk of
5	<u>each inmate using an appropriate reassessment tool;</u>
6	(4) Provides evidence-based programming; and
7	(5) Incorporates incentives and disincentives to encourage an
8	inmate to participate in his or her case plan.
9	(c) The secretary may:
10	(1) Add components to the system beyond those required by this
11	subchapter to further enhance the system and achieve the desired correctional
12	outcomes; and
13	(2) Expand the effective programs or meaningful activities that
14	are offered and add any new program or meaningful activity necessary to
15	effectively implement this subchapter.
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17	<u> 12-29-904. Risk and needs assessment — Case plan — Periodic</u>
18	reassessment.
19	(a) A validated risk and needs assessment shall be conducted at the
20	time of intake for each inmate.
21	(b)(1) A case plan shall be developed for each inmate based on the
22	findings of the validated risk and needs assessment to assign an inmate to
23	appropriate programs or meaningful activities to reduce the inmate's risk of
24	recidivism.
25	(2) The case plan shall:
26	(A) Serve as an individual road map tailored to an
27	inmate's specific risks, needs, and time to serve including assigned programs
28	or meaningful activities;
29	(B) Be developed to ensure that an inmate receives the
30	
~ 1	appropriate services for his or her needs that are delivered with the
31	appropriate services for his or her needs that are delivered with the intensity and frequency necessary to reduce the inmate's risk of recidivism;
31 32	
	intensity and frequency necessary to reduce the inmate's risk of recidivism;
32	intensity and frequency necessary to reduce the inmate's risk of recidivism; and
32 33	intensity and frequency necessary to reduce the inmate's risk of recidivism; and (C) Be updated after a reassessment under subsection (c)

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1	(3) An inmate's case plan shall be discussed with the inmate and
2	a written or electronic copy of the results shall be made available to the
3	inmate.
4	(c) An inmate's risk of recidivism shall be reassessed periodically
5	using dynamic risk factors, indicators of progress, and indicators of
6	regression, including without limitation newly acquired skills and changes in
7	attitude and behavior over time.
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9	<u>12-29-905. Programming.</u>
10	(a)(1) The Recidivism Reduction System shall include guidance on the
11	kind and amount of programs or meaningful activities that should be assigned
12	<u>to an inmate.</u>
13	(2) The guidance shall include protocols for the Department of
14	Corrections to tailor placement in programs or meaningful activities to the
15	specific needs of each inmate to most effectively reduce his or her
16	individual risk of recidivism.
17	(b) An inmate shall be assigned to a program or meaningful activity
18	that corresponds with the inmate's risk of recidivism in accordance with the
19	inmate's needs such that the higher the inmate's risk of recidivism, the more
20	programs or meaningful activities the inmate will be assigned.
21	(c) An inmate shall participate in programs or meaningful activities
22	throughout the inmate's entire term of incarceration.
23	(d) The department shall produce, publish, and update annually a
24	catalog containing an inventory of programs or meaningful activities offered
25	at each institution including without limitation the following information
26	for each program or meaningful activity:
27	(1) The title of the program or meaningful activity;
28	(2) A description of the program or meaningful activity;
29	(3) The facility or facilities at which a program or meaningful
30	activity is offered;
31	(4) The risk and needs that the specific program or meaningful
32	activity addresses;
33	(5) The program or meaningful activity delivery method such as
34	in-person learning, digital or virtual learning, self-paced learning,
35	instructor-led learning; and
36	(6) If the program or meaningful activity is led by an

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1	instructor or provider, the minimum qualifications and title of the
2	instructor or provider.
3	(e) The department shall provide programs or meaningful activities
4	that include without limitation:
5	(1) Academic and career technical education including functional
6	literacy, a general educational development program, a high school diploma
7	program, post-secondary education, and opportunities for inmates with
8	learning disabilities;
9	(2) Substance abuse and sex offender education and treatment;
10	(3) Self-improvement programs such as cognitive behavioral
11	therapy and cognitive restructuring and reentry preparation;
12	(4) Family and faith-based programs; and
13	(5) Skills development opportunities through work assignments.
14	(f) Through the system and after accounting for institutional security
15	and the safety of each inmate and member of staff at the facility, the
16	department shall group and house together inmates with a similar risk of
17	recidivism if practicable.
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19	12-29-906. Incentive system.
20	(a)(1) The Recidivism Reduction System shall incorporate incentives
21	and rewards for inmates to participate and complete assigned programs or
22	meaningful activities.
23	(2) An inmate who is successfully participating in his or her
24	assigned program or meaningful activity and demonstrates sustained prosocial
25	behavior shall receive incentives which may include without limitation:
26	(A) Extended phone privileges;
27	(B) Extended time for in-person or video visitation;
28	(C) Increased commissary spending limits;
29	(D) Additional personal property;
30	(E) Preferential work assignments;
31	(F) Skilled work assignments; or
32	(G) Extended or additional recreation activities.
33	(3) Incentives under this section shall be in addition to any
34	other rewards, incentives, and activities for which an inmate may be
35	eligible.
36	(b)(1) The system shall incorporate disincentives for an inmate who

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1	violates Department of Corrections rules or fails to meet the participation
2	expectations for a program or meaningful activity.
3	(2) An inmate who refuses to attend an assigned program or
4	meaningful activity included in his or her case plan after being offered the
5	opportunity to participate shall be ineligible for incentives.
6	(3) An inmate who is enrolled in a program or meaningful
7	activity included in his or her case plan and is subsequently removed for
8	failure to maintain eligibility requirements or meet participation
9	expectations shall be ineligible for incentives until being reenrolled in a
10	program or meaningful activity in accordance with his or her case plan.
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12	<u>12-29-907. Partnerships.</u>
13	(a) The Recidivism Reduction System shall include policies for the
14	Department of Corrections to enter partnerships with:
15	(1) A nonprofit or other private organization that will deliver
16	programs or meaningful activities on a volunteer basis, including without
17	limitation faith-based, art-based, and community-based organizations;
18	(2) An institution of higher education that will provide
19	instruction on a volunteer basis or through scholarships, Pell Grants, or
20	other means not impacting the department's budget;
21	(3) Private entities that will:
22	(A) Deliver career technical education, vocational
23	training, or certifications;
24	(B) Provide equipment to facilitate career technical
25	education, vocational training, or employment opportunities for inmates; or
26	(C) Employ inmates or assist inmates in finding
27	employment; and
28	(4) Industry-sponsored organizations that will deliver workforce
29	development, apprenticeships, or training on a voluntary or no cost basis or
30	for a licensure fee only.
31	(b) The department shall coordinate with the Chief Workforce Officer
32	annually to ensure career technical education programs and other relevant
33	programs align with community workforce opportunities upon reentry.
34	
35	12-29-908. Programming priority ranking.
36	(a) An inmate shall be ranked for priority in program or meaningful

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1	activity placement through a priority ranking report developed by the
2	Department of Corrections.
3	(b) A priority ranking report shall be used for placement
4	consideration by prioritizing those inmates with the highest risk of
5	recidivism.
6	(c) Each inmate shall be prioritized to complete a specific program or
7	meaningful activity during his or her incarceration.
8	(d) Programming priority shall:
9	(1) Be based on the results of an inmate's validated risk and
10	needs assessment; and
11	(2) Take into consideration an inmate's sentence length and the
12	time remaining for an inmate to serve.
13	(e) Subject to custody classification restrictions, personnel
14	facilitating a program or meaningful activity shall utilize the priority
15	ranking report to identify and place an inmate into a program or meaningful
16	activity by his or her rank.
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18	12-29-909. Inmate ineligibility.
19	An inmate shall not be eligible to participate in an educational
20	program if he or she is:
21	(1) Housed in maximum custody or detention, except where a
22	<u>digital learning educational program is available;</u>
23	(2) Sentenced to death;
24	(3)(A) A citizen or national of a foreign country that is
25	legally present in the United States and subject to a detainer or a removal
26	<u>order.</u>
27	(B) However, a citizen or national of a foreign country
28	that is legally present in the United States without a detainer or removal
29	order may be eligible for educational programming; or
30	(4) A citizen or national of a foreign country that is not
31	legally present in the United States.
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33	12-29-910. Reentry preparation and services.
34	(a)(1) There is created the position of Deputy Director of Reentry
35	within the Department of Corrections.
36	(2) The deputy director shall:

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1	(A) Identify the reentry needs of the inmate population
2	and develop a reentry preparation program for the department to address the
3	needs identified in accordance with this subchapter; and
4	(B) Develop and update annually a reentry handbook with
5	relevant transition information.
6	(b) The department shall designate one (1) or more reentry
7	coordinators at each correctional facility who is dedicated to and
8	experienced in reentry preparation, including without limitation employment
9	and housing counseling.
10	(c) A reentry coordinator shall develop, with the input of the inmate:
11	(1) A reentry plan for each inmate as described in § 12-29-112;
12	(2) A post-release housing plan; and
13	(3) A post-release employment plan.
14	(d) A reentry coordinator shall:
15	(1) Provide reentry preparation that includes without limitation
16	in-person or digital learning modules that contain information pertinent to
17	transitioning from incarceration to community and family reunification;
18	(2) Ensure that the inmate receives:
19	(A) The documentation required under § 12-29-112;
20	(B) Information regarding any fines, fees, or child
21	support for which the inmate may be responsible upon release; and
22	(C) A copy of the reentry handbook described in
23	<pre>subdivision (a)(2)(B) of this section;</pre>
24	(3) Coordinate with the Department of Health regarding benefits
25	that are available to the inmate upon release;
26	(4) Coordinate with Division of Workforce Services and Chief
27	Workforce Officer to help the inmate:
28	(A) Develop workforce connections;
29	(B) Craft an effective resume;
30	(C) Complete job applications; and
31	(D) Attend job fairs;
32	(5) Aid in establishing a relationship between the inmate and a
33	medical provider and transfer medical records to the medical provider or to
34	the inmate directly to ensure continuity of care;
35	(6) Coordinate with the Department of Veterans Affairs to ensure
36	that an inmate who is a veteran is aware of and has access to any services

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1	for which he or she is eligible upon release from incarceration; and
2	(7)(A) Ensure that an inmate who has been diagnosed with a
3	serious mental illness, substance use disorder, or significant cognitive
4	impairment, including without limitation an intellectual disability or
5	traumatic brain injury, is able to engage in the appropriate health and
6	behavioral health services upon release.
7	(B) For an inmate with a substance use disorder,
8	subdivision (d)(7)(A) of this section includes without limitation a referral
9	to a medicated-assisted-treatment center and a prescription for medication to
10	treat an opioid use disorder.
11	(e) There is established a Reentry Hotline within the Department of
12	Corrections that shall operate during business hours and be available to
13	post-release inmates for assistance with information and referral to
14	transition services.
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16	<u>12-29-911. Reporting.</u>
17	The Board of Corrections shall include the following in the report
18	required by § 12-27-104:
19	(1) A summary of the Department of Corrections' activities and
20	accomplishments under this subchapter;
21	(2) A summary of the types of programs or meaningful activities
22	that are available to inmates in each correctional facility;
23	(3) A summary of the effectiveness of the programs or meaningful
24	activities that are available to inmates in each correctional facility;
25	(4) The capacity of the Arkansas Correctional School District
26	and each program or meaningful activity at each correctional facility,
27	including without limitation the enrollment and utilization, the rate of
28	completion, and the number of apprenticeships, diplomas, certificates, and
29	<u>degrees</u> conferred;
30	(5) A summary of any shortage of capacity or lack of utilization
31	that the department has identified;
32	(5) The number of volunteer partnerships the department has
33	entered;
34	(6) The number of employers that the department works with under
35	this subchapter;
36	(7) The number of inmates participating in a work release

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1	program and a list of the job titles or positions held;
2	(8) The number of inmates participating in digital or virtual
3	education, programming, and literacy training and the number of hours
4	completed for digital or virtual education, programming, and literacy
5	training;
6	(9) A summary of a decrease in recidivism that may be attributed
7	to implementation of the Recidivism Reduction System or the increase in
8	programs or meaningful activities; and
9	(10) A summary of cost savings or cost avoidance that may be
10	attributed to the Recidivism Reduction System or the increase in programs or
11	meaningful activities.
12	
13	12-29-912. Reclassification of correctional officer positions.
14	(a) The Secretary of the Department of Corrections shall reclassify up
15	to one hundred fifty (150) vacant correctional officer positions to create an
16	appropriate number of Recidivism Reentry System positions necessary to comply
17	with this subchapter.
18	(b) If after reclassification, all vacant correctional officer
19	positions are filled and the positions having been reclassified are
20	determined necessary to fulfill the department's mission, the secretary may
21	seek reestablishment of the reclassified correctional officer position
22	through a legislative request for new funding appropriation to reestablish
23	some or all the reclassified positions.
24	
25	<u>12-29-913. Audit.</u>
26	(a) To ensure the Department of Corrections implements and operates
27	the Recidivism Reduction System as required under this subchapter and any
28	developed rules or policies, the Department of Inspector General shall
29	conduct biennial audits to assess system utilization, adherence, and
30	outcomes.
31	(b) The audits under subsection (a) of this section shall be provided
32	to the Department of Corrections and the Charitable, Penal and Correctional
33	Institutions Subcommittee of the Legislative Council and be published to the
34	website of the Department of Corrections.
35	(c) If the Department of Inspector General identifies noncompliance in
36	an audit under subsection (a) of this section, the Department of Corrections

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1	shall provide a corrective action plan to the Department of Inspector General
2	with date certain remedy which shall be reinspected by the Department of
3	Inspector General to verify that the noncompliance has been remedied.
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5	<u>12-29-914. Rulemaking.</u>
6	The Secretary of the Department of Corrections may promulgate rules to
7	implement this subchapter.
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9	SECTION 3. DO NOT CODIFY. <u>Temporary language.</u>
10	Within one hundred eighty (180) days of the effective date of this act,
11	the Secretary of the Department of Corrections shall:
12	(1) Develop and implement the Recidivism Reduction System;
13	(2) Develop a plan for each current inmate in the custody of the
14	Department of Corrections to be assessed under a validated risk and needs
15	assessment by December 31, 2026; and
16	(3) Ensure that each inmate in the custody of the department is
17	ranked for placement in programs and meaningful activities through a priority
18	ranking report.
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20	SECTION 4. DO NOT CODIFY. <u>Temporary language.</u>
21	Prior to December 31, 2025, the Superintendent of the Arkansas
22	Correctional School District, in coordination with the Department of
23	Education, shall present to the Charitable, Penal and Correctional
24	Institutions Subcommittee of the Legislative Council a feasibility study to
25	<i>implement</i> , at minimum, the following improvements to correctional education:
26	(1) Establish a year-round school calendar with at least two
27	hundred eight (208) days of instructional time;
28	<u>(2) Establish a high school diploma program;</u>
29	(3) Establish a literacy program that ensures that an inmate
30	testing below an eighth-grade literacy standard is enrolled in a minimum of
31	fifteen (15) hour per week of literacy remediation until the inmate reaches
32	an eighth-grade literacy standard; and
33	(4) Analyze the cost-effectiveness of privatization of the
34	general educational development program.
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36	SECTION 5. EMERGENCY CLAUSE. It is found and determined by the

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1	General Assembly of the State of Arkansas that a high rate of recidivism
2	threatens the safety of the state; that the Recidivism Reduction System is
3	designed to meaningfully address the current high rate of recidivism; and
4	that this act is immediately necessary to begin implementing the Recidivism
5	Reduction System and address the high rate of recidivism and the danger it
6	poses to the people of the state. Therefore, an emergency is declared to
7	exist, and this act being immediately necessary for the preservation of the
8	public peace, health, and safety shall become effective on:
9	(1) The date of its approval by the Governor;
10	(2) If the bill is neither approved nor vetoed by the Governor,
11	the expiration of the period of time during which the Governor may veto the
12	<u>bill; or</u>
13	(3) If the bill is vetoed by the Governor and the veto is
14	overridden, the date the last house overrides the veto.
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16	/s/Beaty Jr.
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