1	State of Arkansas	
2	95th General Assembly <b>A Bill</b>	
3	Regular Session, 2025SENATE BILL 64	11
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5	By: Senator D. Wallace	
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7	For Ar A of To Do Friddad	
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING WORK-RELEASE	
10	PROGRAMS; TO ALLOW A SHERIFF TO ELECT TO HOUSE WORK-	
11	RELEASE PROGRAM PARTICIPANTS; AND FOR OTHER PURPOSES.	
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13	Subtitle	
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15	TO AMEND THE LAW CONCERNING WORK-RELEASE	
16	PROGRAMS; AND TO ALLOW A SHERIFF TO	
17	ELECT TO HOUSE WORK-RELEASE PROGRAM	
18	PARTICIPANTS.	
19 20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
20	DE II ENACIED DI INE GENERAL ASSEMBLI OF INE SIAIE OF ARRANSAS:	
22	SECTION 1. Arkansas Code Title 12, Chapter 30, Subchapter 1, is	
23	amended to add an additional section to read as follows:	
24	12-30-408. Election by sheriff to house work-release program	
25	participant.	
26	(a) The General Assembly intends:	
27	(1) This section to expedite the access of inmates to evidence-	
28	based programing;	
29	(2) This section to operate separately from the housing of work	_
30	release program participants under § 12-30-407; and	
31	(3) For the Department of Corrections to offer to a county	
32	sheriff the ability to house a work-release program participant in accordance	e
33	with this section or § 12-30-407.	
34	(b)(l)(A) Notwithstanding the duty of a county sheriff to deliver an	
35	inmate to the Department of Corrections, a county sheriff may elect to house	
36	an inmate committed to the Department of Corrections at the county jail unti	<u>1</u>



1	twelve (12) months prior to the inmate's earliest potential release date.
2	(B) An inmate that has been convicted of a felony
3	ineligible to receive earned release credits as defined in § 16-93-1802 is
4	not eligible for election for housing under this section.
5	(2) If a county sheriff elects to house an eligible inmate at
6	the county jail, the county sheriff shall:
7	(A)(i) Receive the inmate's consent in writing and send
8	the written consent and notice of the election with the sentencing order to
9	the Department of Corrections.
10	(ii) If the Department of Corrections determines
11	that an inmate selected for election is ineligible for housing in a county
12	jail under this section, the Department of Corrections shall notify the
13	county sheriff that provided the election of the inmate's ineligibility
14	within ten (10) days of receiving notice of the election;
15	(B) Give notification that the inmate is to be housed at
16	the county jail to the prosecuting attorney that prosecuted the inmate and to
17	the victim or the victim's family;
18	(C) Conduct a validated risk-needs assessment as defined
19	in §16-93-101 and report the results to the Department of Corrections;
20	(D) Provide the inmate with opportunities to utilize
21	digital programming from a catalog provided by the Department of Corrections
22	or other evidence-based programming tailored to the inmate's criminogenic
23	needs; and
24	(E)(i) Provide the inmate with medical, dental, and mental
25	health care as required by the Criminal Detention Facility Standards.
26	(ii) The Department of Corrections shall reimburse
27	the county for medical expenses in accordance with § 12-27-114 or the inmate
28	shall be transferred to the Department of Corrections for medical care.
29	(3)(A) A county sheriff may revoke his or her election under
30	this section by submitting written notice to the Department of Corrections.
31	(B) Upon revocation of the county sheriff's election, the
32	Department of Corrections shall make the appropriate designations in the
33	Department of Corrections' offender management system and place the inmate
34	under the custody of the Department of Corrections within ten (10) days.
35	(4) A county sheriff may elect to transfer an eligible inmate to
36	another county jail with the consent of the receiving county sheriff.

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1	(c) Thirteen (13) months prior to the earliest potential release date
2	for an inmate being housed in a county jail under this section, the
3	Department of Corrections shall send notice to the county sheriff for the
4	county in which the inmate is housed and schedule a date that is within 30
5	days of the notice on which the county sheriff shall transport the inmate to
6	a secured facility operated or contracted by either the Division of
7	Correction or the Division of Community Correction.
8	(d)(1) Each inmate shall be interviewed to develop a classification of
9	an inmate's skills, work experience, and education and to conduct a validated
10	risk-needs assessment.
11	(2)(A) An inmate shall work at a job under this section that
12	directly benefits a county jail or a political subdivision located in the
13	county where the county jail is located, or may assist a political
14	subdivision located in the county where the county jail is located in
15	supporting or working with a nonprofit organization with a chapter,
16	committee, or other governing body that is based in the county where the
17	county jail is located, that is related to the inmate's skills, work
18	experience, and education.
19	(B) An inmate working at a job under subdivision (d)(2)(A)
20	of this section shall be supervised at all times during the inmate's workday.
21	(3) An inmate house in a county jail under this section shall be
22	entitled to credit on his or her sentence in accordance with state law.
23	(e) At lease once per year, the Department of Corrections shall offer
24	training on conducting validated risk-needs assessments to county sheriffs.
25	(f) The Department of Corrections shall provide a method for digital
26	delivery of programming to an inmate housed in a county jail under this
27	section.
28	(g) The Department of Finance and Administration shall reimburse the
29	county for the cost of housing inmates under this section at the same rate
30	<u>established by § 12-27-114(a)(1)(A)(i).</u>
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32	SECTION 2. Arkansas Code § 16-90-402(a)(1), concerning execution of a
33	judgment of confinement, is amended to read as follows:
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	(a)(l)
35	(a)(1) In Except as provided under § 12-30-408, in executing a judgment of confinement, the county sheriff shall deliver the defendant with a

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1	Correction, Division of Community Correction a secured facility operated or
2	contracted by either the Division of Correction or the Division of Community
3	Correction, or to another detention facility, as indicated in the sentencing
4	order.
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