Stricken language would be deleted from and underlined language would be added to present law. Act 763 of the Regular Session

1	State of Arkansas	As Engrossed: S4/1/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 537
4			
5	By: Senators Gilmore, C. Tuc	rker	
6	By: Representative M. Brown		
7			
8		For An Act To Be Entitled	
9	AN ACT TO CREATE THE EARNING SAFE REENTRY THROUGH		
10	WORK ACT; TO CREATE A SENTENCE CREDIT PROGRAM FOR A		
11	PERSON ON PROBATION, PAROLE, OR POST-RELEASE		
12	SUPERVISION TO EARN TIME CREDITS THROUGH EMPLOYMENT;		
13	TO DECLARE	E AN EMERGENCY; AND FOR OTHER PUR	POSES.
14			
15			
16		Subtitle	
17	TO C	REATE THE EARNING SAFE REENTRY	
18	THRO	UGH WORK ACT; AND TO CREATE A	
19	SENT	ENCE CREDIT PROGRAM FOR A PERSON	ON
20	PROBA	ATION, PAROLE, OR POST-RELEASE	
21	SUPE	RVISION TO EARN TIME CREDITS THRO	DUGH
22	EMPL	OYMENT; AND TO DECLARE AN EMERGEN	ICY.
23			
24	BE IT ENACTED BY THE O	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
25			
26	SECTION 1. DO N	NOT CODIFY. <u>Title.</u>	
27	This act shall b	oe known and may be cited as the	"Earning Safe Reentry
28	Through Work Act".		
29			
30	SECTION 2. Arka	ansas Code Title 16, Chapter 93,	Subchapter l, is
31	amended to add an additional section to read as follows:		
32	16-93-112. Earning Safe Reentry Through Work Act.		
33	(a) As used in	this section:	
34	<u>(1) "Elig</u>	gible employment" means any occup	ation or combination of
35	occupations for which a supervised offender can provide documentation of		
36	verifiable wage-earning hours in the amount of at least one hundred and		

As Engrossed: \$4/1/25 SB537

1	thirty (130) hours per thirty-day period;
2	(2) "Supervised offender" means an individual on probation,
3	parole, or post-release supervision under the supervision of the Division of
4	Community Correction;
5	(3) "Supporting documentation" means an employment record, pay
6	stub, employment letter, contract, or other similarly reliable method of
7	employment verification, as determined by the Division of Community
8	<pre>Correction;</pre>
9	(4) "Work-for-time credit" means a credit that is equal to a one
10	(1) day reduction in a supervised offender's sentence that can be accrued for
11	maintaining eligible employment; and
12	(5) "Working days" means a business day that does not include
13	Saturday, Sunday, or a state or federal holiday.
14	(b) For offenses committed on or after the effective date of this
15	section, each supervised offender who maintains eligible employment shall
16	accrue work-for-time credits under the following conditions:
17	(1) The supervised offender shall provide supporting
18	documentation of eligible employment to the community supervision officer
19	responsible for the supervised offender's supervision at each meeting with
20	his or her community supervision officer;
21	(2)(A) The community supervision officer shall verify the
22	supervised offender's eligible employment through the supervised offender's
23	supporting documentation and any other means that the division determines
24	necessary.
25	(B) The community supervision officer shall enter the
26	supporting documentation into and record the supervised offender's accrual of
27	all work-for-time credits in the supervised offender's file within five (5)
28	working days of verifying the supervised offender's eligible employment;
29	(3) A supervised offender, including a person who is being
30	supervised in another state, shall accrue five (5) work-for-time credits for
31	every thirty-day-period in which the offender maintains eligible employment,
32	except for the sixty-day-period immediately prior to the supervised
33	offender's adjusted sentence end date during which no work-for-time credits
34	shall accrue;
35	(4) If the supervised offender's probation, parole, or post-
36	release supervision is revoked or if the supervised offender is convicted of

As Engrossed: \$4/1/25 SB537

1	a new criminal offense or if the supervised offender provides fraudulent		
2	employment documents, the supervised offender forfeits all previously accrue		
3	work-for-time credits; and		
4	(5)(A) A supervised offender shall not receive a work-for-time		
5	credit if the offender's supporting documentation is unverifiable,		
6	inaccurate, or absent from his or her file.		
7	(B) If a request for a work-for-time credit is denied, the		
8	community supervision officer shall record the reason for the denial of the		
9	work-for-time credit in the supervised offender's file.		
10	(c) There is no right to appeal the denial or forfeiture of work-for-		
11	time credits under this section.		
12	(d) The community supervision officer responsible for supervising a		
13	supervised offender who accrues work-for-time credits shall notify the		
14	sentencing court of the supervised offender's accrual of work-for-time		
15	credits no less than sixty (60) days in advance of the supervised offender's		
16	adjusted sentence end date, which includes the accrual of work-for-time		
17	credits up to the date of the notification.		
18			
19	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
20	General Assembly of the State of Arkansas that recidivism threatens the		
21	safety of the state; that incentivizing a person on probation, parole, and		
22	post-release supervision will reduce the risk of recidivism; and that this		
23	act is immediately necessary to reduce the risk of recidivism and provide for		
24	the efficient and effective allocation of supervision services. Therefore, an		
25	emergency is declared to exist, and this act being immediately necessary for		
26	the preservation of the public peace, health, and safety shall become		
27	effective on:		
28	(1) The date of its approval by the Governor;		
29	(2) If the bill is neither approved nor vetoed by the Governor,		
30	the expiration of the period of time during which the Governor may veto the		
31	bill; or		
32	(3) If the bill is vetoed by the Governor and the veto is		
33	overridden, the date the last house overrides the veto.		
34			
35	/s/Gilmore		
36	APPROVED: 4/17/25		