1	State of Arkansas
2	79th General Assembly <b>A Bill</b> ACT 1193 OF 1993
3	Regular Session, 1993SENATE BILL536
4	By: Committee on Judiciary
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7	For An Act To Be Entitled
8	"AN ACT TO AUTHORIZE CIRCUIT JUDGES WITH THE APPROVAL OF
9	QUORUM COURTS TO CREATE TRIAL PUBLIC DEFENDER OFFICES;
10	AND FOR OTHER PURPOSES."
11	
12	Subtitle
13	"TO AUTHORIZE CIRCUIT JUDGES WITH THE APPROVAL OF THE
14	QUORUM COURTS TO CREATE TRIAL PUBLIC DEFENDER OFFICES."
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16	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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18	SECTION 1. The circuit judges within one or more judicial districts
19	may, with the approval of the quorum courts of the respective counties to be
20	served, create an office of trial public defender within any county or
21	combination of counties within their judicial districts. Trial public
22	defenders shall defend indigent persons as determined by the circuit,
23	municipal, juvenile, probate or chancery courts in the counties they serve in
24	all felony, misdemeanor, juvenile, guardianship, mental health cases, traffic
25	cases punishable by incarceration, and all contempt proceedings punishable by
26	incarceration.
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28	SECTION 2. Trial public defenders appointed under this act shall be
29	appointed from a list of qualified nominees submitted by the circuit,
30	chancery, probate, and juvenile court judges of the county or counties to be
31	served by them. Each judge may nominate up to three attorneys to serve as
32	trial public defender. Each circuit, chancery, probate, juvenile court judge
33	and county judge of the county or counties to be served by the trial public
34	defender may then vote on whom to appoint as trial public defender from that
35	list of nominees, and the person receiving the most votes shall become the
36	trial public defender. In the event of a tie vote, the commission shall

1 select the trial public defender.

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3 SECTION 3. Trial public defenders shall be appointed for a term of two 4 years, and may be removed before the expiration of the term only for just 5 cause which includes permanent physical or mental disability seriously 6 interfering with the performance of duties, willful misconduct in office, 7 willful and persistent failure to perform public defender duties, habitual 8 intemperance, conduct prejudicial to the administration of justice, and 9 violation of Section 14 of this act.

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SECTION 4. Trial public defenders may employ assistants, investigators and other staff within the budget prescribed by the quorum courts of the counties they serve. The counties served by the trial public defenders shall bear the costs of facilities, equipment, supplies, and other expenses of the trial public defender's office and the compensation of the trial public defender and his staff.

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SECTION 5. Trial public defenders and deputy public defenders may be employed on a full time or a part time basis. Trial public defenders and deputies employed on a part time basis may engage in the private practice of law. No person may serve as a part time trial public defender or deputy public defender who also serves as a part time municipal court judge, police court judge, prosecuting attorney, city attorney or county attorney.

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25 SECTION 6. (a) If the court determines that a conflict of interest 26 exists between an indigent *person* and the office of trial public defender, the 27 case *shall* be reassigned by the court to another trial public defender in an 28 adjacent area. As a last resort a private attorney who is included in a list 29 of volunteers who have agreed to accept such appointments may be appointed.

30 (b) All licensed attorneys residing in Arkansas shall be notified in 31 writing by the *Commission* that a list is being prepared of attorneys willing 32 to represent indigent *persons*.

33 (c) Attorneys notified under this section shall have a reasonable time34 to submit the information requested by the *Commission*.

35 (d) A list for each judicial district shall be prepared, certified and

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1 updated annually by the Commission. A separate list of attorneys throughout 2 the state qualified and willing to accept appointment in capital cases shall 3 be prepared, certified and updated annually by the Commission. Attorneys may 4 not be excluded from any list unless the Office states in writing the reasons 5 for such action. Any attorney thus excluded may appeal the decision to the 6 Arkansas Supreme Court. The Commission may not exclude attorneys from the 7 list solely as a result of inexperience. The Office may create a second list 8 of attorneys who may be appointed to assist lead counsel, and the appointing 9 courts may appoint attorneys to assist lead counsel.

10 (e) The appointing court shall attempt to equalize the appointments 11 for all attorneys on the list *but* this act does not deprive a court of the 12 power to appoint particularly qualified and willing attorneys in capital or 13 other complex litigation.

14 (f) Appointed private attorneys shall be paid reasonable fees and 15 compensation for expenses by the county where the crime was committed.

16 (g) The Arkansas Supreme Court may establish presumptive maximum fees 17 that may be exceeded upon a determination by the trial court or the Arkansas 18 Supreme Court that the case required an extraordinary amount of time to 19 prepare or litigate and that the request for extraordinary fees is reasonable 20 under the circumstances.

(h) In no event shall an attorney who has not voluntarily agreed toaccept appointments be appointed to represent an indigent person.

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24 SECTION 7. (a) There is hereby created the Capital, Conflicts and 25 Appellate Office.

(b) The Capital, Conflicts and Appellate Office shall operate under the27 supervision of the Executive Director.

(c) The Capital, Conflicts and Appellate Office shall be appointed bythe trial court in the following situations:

30 (1) In capital murder cases in which the death penalty is 31 sought, if a conflict of interest is determined by the court to exist between 32 the trial public defender office and the indigent *person*, or if for any other 33 reason the court determines that the trial public defender can not or should 34 not represent the indigent *person*. Such representation may be in conjunction 35 with appointed private attorneys. In capital murder cases, unless the

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1 prosecuting attorney informs the circuit court at the arraignment of the 2 defendant that the death penalty will not be sought, it shall be presumed for 3 purposes of this section that the death penalty will be sought. Should the 4 Capital, Conflicts and Appellate Office also have a conflict, or for any other 5 reason cannot or should not serve, the indigent *person* shall be represented by 6 trial public defenders from another area, or *as a last resort* by private 7 attorneys whose names appear on the list of attorneys *maintained by the* 8 *Commission*, or by both a trial public defender from another area and a private 9 attorney whose name appears on the list *maintained by the Commission*. Subject 10 to caseload restrictions and subject to conflict of interest considerations, 11 the circuit courts shall give preference to the appointment of the Capital, 12 Conflicts and Appellate Office in the appointment of counsel in capital cases 13 if the trial public defender cannot represent the *indigent person and shall* 14 appoint private attorneys only as a last resort.

15 (2) In non-capital cases, if a conflict of interest is 16 determined by the court to exist between the trial public defender office and 17 the indigent person, or if for any other reason the court determines that the 18 trial public defender can not or should not represent the indigent person, the 19 indigent person shall be represented by trial public defenders from another 20 area. Subject to caseload restrictions and conflict of interest 21 considerations, the court may notify the Capital, Conflicts and Appellate 22 Office to represent the indigent. As a last resort, the court may appoint a 23 private attorney to represent an indigent.

24 (3) The Capital, Conflicts and Appellate Office may perfect
25 direct appeals and petitions for writs of certiorari for cases assigned to it
26 by the Arkansas courts.

27 (d) To the extent money is appropriated therefor, the *Executive* 28 Director of the Commission may hire attorneys, investigators, research 29 assistants, and other staff as necessary to properly represent *indigent* 30 persons.

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32 SECTION 8. When private attorneys or trial public defenders from another 33 area are appointed to represent an indigent person, the attorneys or trial 34 public defenders shall be paid by the county wherein the crime was committed. 35 The courts may authorize the disbursement of interim fees in complex cases.

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The attorneys or trial public defenders shall also be reimbursed for
 reasonable expenses.

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4 SECTION 9. At the conclusion of each case, the appointed attorney shall 5 submit his bill to the appointing court which shall issue an order for 6 appropriate compensation. An application for compensation shall be 7 accompanied by the affidavit of the appointed attorney, detailing the hours 8 spent on the case and the services rendered and whether compensation was 9 received or has been applied for from any other source. There shall be no 10 maximum amount of compensation in capital cases. Any attorney dissatisfied 11 with the decision of the appointing court may appeal to the Arkansas Supreme 12 Court. The county or counties also have the right of appeal.

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SECTION 10. (a) The Commission is authorized to pay expenses regarding the defense of indigents, other than salaries, attorneys fees and regular office expenses. The expenses shall include, but shall not necessarily be related to, fees for expert witnesses, testing, and travel. Whenever in a a case involving an indigent person, a judge orders the payment of funds for the aforementioned expenses, the judge shall transmit a copy of the order to the Commission, which is authorized in its discretion to pay the funds. If the Commission declines to pay the funds, the funds shall be paid by the county wherein the crime was committed, provided that the Arkansas Supreme Court may promulgate rules for the stay of such orders in the event that they are contested.

(b) With the approval of the Executive Director, trial public defenders, appointed private attorneys and the Capital, Conflicts and Appellate Office are hereby authorized to utilize services of the State Crime Laboratory for pathology and biology, toxicology, criminalistics, raw drug analysis, latent fingerprint identification, questioned documents examination, firearms and toolmarks identification and in other such areas as the trial judge may deem necessary and appropriate. If approved by the Executive Director, the State Crime Laboratory shall provide the requested services.

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34 SECTION 11. Public Defender Commission.

35 (a) There is hereby created the Arkansas Public Defender Commission.

1 (b) The Commission shall be composed of seven (7) members appointed by 2 the Governor for five (5) year terms, except that one (1) of the initial 3 appointees shall serve a term of one (1) year, one (1) shall serve a term of 4 two (2) years, one (1) shall serve a term of three (3) years, two (2) shall 5 serve a term of four (4) years, and two (2) shall serve a full five (5) year 6 term. At least four (4) members of the Commission shall be attorneys who are 7 licensed to practice law in the State of Arkansas and experienced in the 8 defense of persons accused of crimes. At least one (1) member of the 9 Commission shall be a county judge, and at least one (1) member shall be a 10 trial judge who hears criminal cases. The Governor shall designate one (1) 11 Commission member to serve as chair. No more than two (2) members of the 12 Commission shall be residents of the same congressional district, and no two 13 (2) members of the Commission shall be residents of the same county. A 14 Commission member shall be eligible for reappointment and shall continue in 15 office until a successor is appointed and qualified.

16 (c) The Commission shall meet at least once each quarter upon the call 17 of the chair. Commission members shall serve without compensation but shall 18 be reimbursed for reasonable and necessary expenses.

19 (d) The Commission shall have the following powers and duties:

20 (1) To establish policies and standards for the public defender 21 system throughout the state including standards for determining who qualifies 22 as an indigent person;

(2) To establish policies and standards for the organization and
operation of trial public defender offices throughout the state including
funding, compensation, staffing, and standards of experience for attorneys
assigned to particular cases;

27 (3) To approve the annual budget for each trial public defender
28 office throughout the state;

29 (4) To require annual reports regarding expenditures, caseloads,
 30 and status of cases from each trial public defender;

(5) To evaluate the performance of the executive director; the
 Capital, Conflicts, and Appellate Office; each trial public defender; and
 private attorneys assigned to represent indigent persons;

34 (6) To approve the reassignment of cases from one trial public35 defender to another trial public defender in an adjacent area for the purpose

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1 of avoiding conflicts or adjusting caseloads;

(7) To approve the purchase, rental and sharing of office space,
 equipment, or personnel among trial public defenders;

4 (8) To establish employee personnel policies for the Commission 5 and the trial public defenders;

6 (9) To accept and to authorize a trial public defender to accept 7 monies, gifts, grants, or services from any public or private source;

8 (10) To enter and authorize a trial public defender to enter into 9 contracts with individuals, educational institutions, nonprofit associations, 10 or state or federal agencies, including contracts for the provision of legal 11 services related to the defense of indigent persons;

12 (11) To maintain for each judicial district a current list of 13 private attorneys who are willing to accept court appointments and who meet 14 any other qualifications established by the Commission;

15 (12) To maintain a separate list of private attorneys who are 16 willing to accept court appointments in capital cases and who meet any other 17 qualifications established by the Commission.

(e) The Commission shall operate the trial public defender system in such a manner that the respective trial public defenders shall not be deemed to be a part of the same office for purposes of appointment in conflict of interest situations and in such a manner that the Capital, Conflicts and Appellate Office shall not be deemed a part of the same office as any trial public defender for purposes of appointment in conflict of interest situations.

(f) The Commission shall make an annual report to the Governor, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Chief Justice of the Arkansas Supreme Court, and the Presiding Judge of the Arkansas Court of Appeals regarding the efforts of the Commission to implement this act.

30 (g) There is hereby created on the books of the State Treasurer, State 31 Auditor, and Chief Fiscal Officer of the State a fund to be known as the 32 `Public Defender Fund' to be used exclusively by the Commission, as 33 appropriated by the General Assembly.

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35 SECTION 12. Executive Director.

1	(a) The Commission shall appoint an executive director, who shall be
2	licensed to practice law in the State of Arkansas, licensed to practice law
3	for at least four (4) years prior to the effective date of the appointment,
4	and experienced in the practice of criminal law including the defense of
5	capital cases. The Commission may remove the executive director only for just
6	cause which includes permanent physical or mental disability which seriously
7	interferes with the performance of duties, willful misconduct in office,
8	willful and persistent failure to perform the duties of public defender,
9	habitual intemperance, or conduct prejudicial to the administration of
10	justice.
11	(b) The executive director shall have the following powers and duties:
12	(1) To supervise the operations of the Capital, Conflicts, and
13	Appellate Office;
14	(2) To maintain records of the operation of the public defender
15	system including, but not limited to the following:
16	(A) detailed descriptions of the organization of each trial
17	public defender office;
18	(B) caseloads of each trial public defender office,
19	including cases assigned to private attorneys;
20	(C) budgets and actual expenditures of the Commission and
21	each trial public defender office;
22	(D) reassignment of cases from one trial public defender to
23	another trial public defender in an adjacent area; and
24	(E) assignment of cases to private attorneys.
25	(3) To present to the Commission within ninety (90) days after
26	the end of the fiscal year an annual report on the operation of the public
27	defender system, which shall include an accounting of all funds received and
28	disbursed, an evaluation of the cost-effectiveness of the public defender
29	system, and recommendations for improvement;
30	(4) To prepare a budget for the operations of the Commission;
31	(5) To allocate and disburse funds appropriated for the
32	operations of the Commission and the public defender system pursuant to
33	guidelines established by the Commission;
34	(6) To establish procedures for evaluating the performance of
35	trial public defenders and private attorneys participating in the public

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1 defender system, pursuant to policies and standards developed by the 2 Commission: 3 (7)To appear before and provide assistance to the General 4 Assembly and other relevant bodies regarding matters related to the public 5 defender system; 6 (8) To convene conferences and training seminars related to the 7 public defender system; (9) To compile and disseminate statutes, court opinions, and 8 9 other information to trial public defenders and private attorneys 10 participating in the public defender system; 11 (10)To maintain a brief bank for use in connection with appeals; 12 and To perform other duties related to the administration of the 13 (11)14 public defender system as the Commission may direct. 15 16 SECTION 13. (a) (1) Any person charged with an offense punishable by imprisonment who desires to be represented by an appointed attorney shall file 17 18 with the court in which the person is charged a written certificate of 19 indigency. The certificate of indigency shall be in a form approved by the 20 Commission and shall be provided by the court in which the person is charged. 21 The certificate of indigency shall be executed under oath by the person and 22 shall state in bold print that a false statement is punishable as a Class D 23 felony. Upon execution, the certificate of indigency shall be made a 24 permanent part of the indigent person s records. 25 (2) If the court in which the person is charged determines that 26 the person qualifies for the appointment of an attorney under standards set by the Commission, the court shall, except as otherwise provided by this act, 27 2.8 appoint the trial public defender to represent the person before the court.

(3) The appointing court may at any time review and redetermine
whether a person is an indigent person who qualifies for the appointment of an
attorney pursuant to this act.

32 (b) The State of Arkansas or a county, or both, may file a civil action 33 for recovery of money expended in the representation of a person who is 34 determined by a court not to have been indigent at the time expenditures were 35 made. Suit shall be brought within three (3) years after the date of filing

of a certificate of indigency. Nothing in this section shall be construed to
 bar a prosecution for perjury or other offenses based on misrepresentation of
 financial status.

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5 SECTION 14. (a) A trial public defender or a deputy trial public 6 defender shall not:

7 (1) Receive any funds, services, or other thing of monetary
8 value, directly or indirectly, for the representation of an indigent person
9 pursuant to court appointment except the compensation authorized by law.

10 (2) Refer any person, indigent or otherwise, who contacts the 11 trial public defender to any other attorney except pursuant to guidelines 12 established by the Commission.

(b) Nothing in this section shall be construed to bar a prosecution or other disciplinary action against a trial public defender or deputy trial public defender who commits a violation of law or the Supreme Court Rules of Professional Conduct.

17 (c) The Commission and the executive director shall not interfere with 18 the discretion, judgment, or advocacy of a trial public defender, a deputy 19 trial public defender, or an appointed private attorney in the representation 20 of indigent persons, but nothing in this subsection shall be construed to 21 preclude the Commission or executive director from refusing to approve an 22 expenditure of public funds.

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24 SECTION 15. Arkansas Code 14-20-102 is hereby amended to read as 25 follows:

26 "§14-20-102. Fund for defense of indigents.

(a) (1) There is hereby created on the books of the treasurer of each county in the state a fund to be used for the purpose of paying reasonable and necessary costs incurred in the defense of indigent persons accused of criminal offenses and in the representation of persons against whom involuntary admissions procedures for mental health or alcohol/narcotic commitments or criminal commitments have been brought, and for representation in civil and criminal matters of persons deemed incompetent by the court due to minority or mental incapacity, which have been brought in any circuit courts, chancery courts, juvenile courts, probate courts, city or county

division of municipal courts including, but not limited to, investigative
 expenses, expert witness fees, and legal fees.

3 (2) Where there are adequate unappropriated moneys in this fund, the 4 quorum court may also provide for the use of the funds for the purpose of 5 defraying the cost of the juvenile division of chancery court.

6 (3) Where there are adequate unappropriated moneys in this fund, the 7 quorum court may also provide for the use of the funds for the purpose of 8 defraying the cost of medical and dental costs incurred by the county for 9 indigent defendants incarcerated in the county jail.

10 (4) The quorum court is authorized to supplement the fund by additional 11 appropriation from the county general fund, and expenditures from such fund 12 shall be made in the manner and amounts prescribed by the quorum court.

(b) (1) In addition to all other costs and fees provided by law, there is hereby imposed a fee in the sum of *five dollars* (\$5.00), to be taxed as costs in all civil cases filed, and upon a person upon conviction, plea of guilty, plea of nolo contendere, or bond forfeiture, in felony, misdemeanor, traffic violation cases for violation of state law or local ordinance, and violation of city ordinances, filed in any circuit, chancery, probate, municipal, city, or police court within the county. However, no such fees shall be taxed as costs in any action filed in any small claims court.

(2) Eighty percent (80%) of the funds collected pursuant to subsection (b)(1) of this section shall be credited to the fund created pursuant to subsection (a)(1) of this section and twenty percent (20%) of the funds collected pursuant to subsection (b)(1) of this section shall be remitted to the State Treasurer and credited to the "Public Defender Fund"

(3) The costs set forth in *subsection* (b) (1) of this section may be
imposed at the conclusion of any criminal case that does not end in an
acquittal, dismissal, or, with the consent of the prosecution, a nolle
prosequi, including, but not limited to, cases involving a suspended or
probated sentence that at any time may be expunged or otherwise removed from
the defendant's record.

32 (c) In any county where a public defender commission has been 33 established under §§ 16-87-101 - 16-87-111, the amount to be paid for attorney 34 fees, investigative costs, and other costs under subdivision (a)(1) of this 35 section shall be determined in a manner prescribed by the quorum court acting

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1 with the advisory resolution of the public defender commission.

(d) In addition to all other costs and fees provided by law, each
county quorum court may levy an additional fee not to exceed five dollars
(\$5.00) to be taxed as costs in all civil cases filed, and upon a person upon
conviction, plea of guilty, pleas of nolo contendere, or bond forfeiture, in
felony, misdemeanor, traffic violation cases for violation of state law or
local ordinance, and violation of city ordinances, filed in any circuit,
chancery, probate, municipal, city, or police court within the county.
However, no such fees shall be taxed as costs in any action filed in any small
claims court. Monies collected pursuant to this subsection shall be deposited
into the county fund created by subsection (a) (1) of this section."

13 "SECTION 16. (a) Each county in the state shall implement a public 14 defender system designed to provide legal representation to indigent persons 15 charged with offenses punishable by imprisonment. The Commission shall 16 annually evaluate the public defender system of each county and determine 17 whether the system is in compliance with the policies and standards 18 established by the Commission pursuant to this act.

The Capital, Conflicts and Appellate Office shall not be appointed 19 (b) 20 to represent an indigent person in the courts of a county unless the 21 Commission has determined that the county is in compliance with the policies 22 and standards established by the Commission pursuant to this act. If during a 23 period that a county is not in compliance with the policies and standards 24 established by the Commission pursuant to this act, the Capital, Conflicts and 25 Appellate Office represents an indigent person charged with a crime committed 26 in the county all legal fees, expenses, and costs incurred by the Capital, 27 Conflicts and Appellate Office during the period of noncompliance, including 28 reasonable compensation for the time spent by personnel of the Capital, 29 Conflicts and Appellate Office, shall be paid by the county. The Commission 30 shall certify the legal fees, expenses, and costs incurred by the Capital, 31 Conflicts and Appellate Office during such period of noncompliance to the 32 Chief Fiscal Officer of the state, who is authorized to transfer such legal 33 fees, expenses, and costs to the Commission from the County Aid Fund general 34 revenue turnback funds and to charge such legal fees, expenses, and costs 35 transferred to the Commission against the general revenue turnback to the

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1 county in which the crime was committed.

2 (c) Except as provided in this act or by other specific statutory 3 authority, all legal fees or other expenses or costs incurred after the 4 effective date of this act in the representation of indigent persons charged 5 with crimes punishable by imprisonment shall be paid by the county in which 6 the crime was committed.

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8 SECTION 17. Definitions.

9 For purpose of this act:

10 (a) \_Commission\_ means the Arkansas Public Defender Commission created 11 by this act.

12 (b) \_Executive director\_ means the person appointed by the Commission13 pursuant to this act.

14 (c) \_Indigent person\_ means a person who, at the time his need is 15 determined, is without sufficient funds or assets to employ an attorney or 16 afford other necessary expenses incidental thereto."

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18 SECTION 18. All provisions of this act of a general and permanent 19 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 20 Code Revision Commission shall incorporate the same in the Code. 21

22 SECTION 19. If any provision of this act or the application thereof to 23 any person or circumstance is held invalid, such invalidity shall not affect 24 other provisions or applications of the act which can be given effect without 25 the invalid provision or application, and to this end the provisions of this 26 act are declared to be severable.

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SECTION 20. All laws and parts of laws in conflict with this act are hereby repealed. Arkansas Code §16-92-108; §16-92-109(b); Act 229 of 1993; and Act 281 of 1993 are specifically repealed.

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32 SECTION 21. EMERGENCY. It is hereby found and determined by the 33 Seventy-Ninth General Assembly that the decision of the Arkansas Supreme Court 34 in State v. Post et al, Case No. 92-787, has created great uncertainty 35 regarding the payment of the legal fees and expenses in connection with the

1 legal representation of indigent persons charged with crimes punishable by 2 imprisonment and that delay in the effective date of this act beyond July 1, 3 1993, would cause irreparable harm to the proper implementation of a statewide 4 public defender program. Therefore, and emergency is hereby declared to exist 5 and this act being necessary for the immediate preservation of the public 6 peace, health and safety shall be in full force and effect from and after July 7 1, 1993. 8 /s/ Senator Dowd 9 10 APPROVED: 4/19/93