1	State of Arkansas	As Engrossed: H3/14/03	
2	84th General Assembly	A Bill	Act 1765 of 2003
3	Regular Session, 2003		HOUSE BILL 2430
4			
5	By: Representative Lamoureux	<u>C</u>	
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8		For An Act To Be Entitled	
9	AN ACT CO	ONCERNING THE COLLECTION OF COUR	T FINES;
10	AND FOR O	OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	AN ACT	CONCERNING THE COLLECTION OF	
15	COURT	FINES.	
16			
17			
18	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
19			
20		sas Code § 5-4-303(i), concernir	ng public defender
21	attorney fees, is amend	ed to read as follows:	
22		where counsel has been appointed	-
23	defendant due to his in	digency and the court suspends t	the imposition of
24	sentence or places a de	fendant on probation at the time	e of disposition, the
25		issue of the defendant's indige	•
26	(2)(A)(i)	Where appropriate and where the	defendant is
27	•	so, the court may assess an atto	-
28	by the defendant as par	t of his suspended or probated s	
29		(ii) The amount of the fee ass	sessed should be
30	commensurate with the d	efendant's ability to pay.	
31		The fee assessed shall be paid t	
32	of partial reimbursemen	t for providing appointed counse	±1 <b>.</b>
33	(C)	In no event shall failure to pay	the assessed
34	·	g alone, be grounds for the revo	ocation of the
35	suspended sentence or p	robated sentence.	
36	<del>(D)</del>	Any money collected pursuant to	subdivision (i)(2) of

- 1 this section shall be remitted on or before the tenth day of the month
- 2 following the month of collection to the State Treasury to the credit of the
- 3 State Central Services Fund Account, there to be put into a separate account
- 4 entitled "Public Defender Attorney Fees" to be used solely to defray costs
- 5 for the Arkansas Public Defender Commission.
- 6 (D)(i) The fee assessed under subdivision (i)(2) of this
- 7 section shall be collected by the county or city official, agency, or
- 8 department designated under § 16-13-709 as primarily responsible for the
- 9 collection of fines assessed in the circuit courts and district courts of
- 10 this state who shall, on or before the tenth day of each month, remit all of
- 11 the fees collected to the Arkansas Public Defender Commission on forms
- 12 provided by the commission.
- 13 (ii) The commission shall deposit the money
- 14 collected into a separate account with State Central Services entitled
- 15 "Public Defender Attorney Fees" to be used solely to defray costs for the
- 16 Arkansas Public Defender Commission.

- 18 SECTION 2. Arkansas Code § 5-4-322 is amended to read as follows:
- 5-4-322. Fine and probation fee or public service work fee authorized.
- 20 (a) A municipal court, district court, city court, or police court may
- 21 place a person on probation or sentence him or her to public service work,
- 22 and, as a condition of its order, may require the defendant to pay a fine in
- 23 one (1) or several sums, and in addition may require the person to pay a
- 24 probation fee or pay a public service work supervisory fee in an amount to be
- 25 established by the court.
- 26 (b)(1) This section regarding probation and probation fees shall not
- 27 apply in instances where the defendant is charged with violating the Omnibus
- 28 DWI Act, § 5-65-101 et seq.
- 29 (2) In instances where the defendant is charged with violating
- 30 the Omnibus DWI Act, § 5-65-101 et seq., the court may require the defendant
- 31 to pay a public service work supervisory fee in an amount to be established
- 32 by the court if the court orders public service in lieu of jail pursuant to  $\S$
- 33 5-65-111.
- 34 (c) This section is supplemental to all other laws allowing a
- 35 municipal court, district court, city court, or police court to attach
- 36 conditions on an order of probation.

1 (d)(1) Except as provided in subsection (e) of this section, no court 2 may impose probation fees in any case in which the only sentence available is a monetary fine, court costs or, if applicable, restitution. 3 4 (2) In those cases, a defendant may be given time to make those payments and the installment payment fee in §16-13-704 shall be the only fee 5 6 authorized for administering those accounts. 7 (3) If the sentence available includes incarceration, probation 8 and probation fees may be ordered in lieu of incarceration. 9 (e) If a fine is an authorized sentence, the fine may be suspended and probation and probation fees may be ordered in lieu of the fine. 10 11 SECTION 3. Arkansas Code § 8-6-404(d), relating to disposition of 12 13 fines for unlawful littering, is amended to read as follows: (d)(1) All or any portion of the fines, community service, and 14 15 imprisonment penalties provided by this section may be suspended by the judge 16 if the violator agrees to remove litter from alongside highways and at other 17 appropriate locations for a prescribed period. 18 (2) All fines collected under this section shall be deposited as 19 follows: 20 (A) If a municipality or county where the offense occurs 21 is a certified affiliate of Keep Arkansas Beautiful or Keep America 22 Beautiful, Inc., and participates in litter control programs conducted by 23 these organizations, then the moneys from fines collected for offenses in 24 that jurisdiction shall be deposited, according to accounting procedures 25 prescribed by law, into the city general fund or the county general fund to 26 be used for the purpose of community improvement as determined by the 27 municipal or county governing body; or 28 (B) If the municipality or county where the offense occurs 29 is not a certified affiliate of Keep Arkansas Beautiful or Keep America 30 Beautiful, Inc., or does not participate in litter-control programs conducted by these organizations, then the moneys from fines collected for 31 32 offenses in those jurisdictions shall be deposited as special revenues into 33 the State Treasury and credited to remitted by the tenth day of each month to the Administration of Justice Funds Section of the Department of Finance and 34 35 Administration, on a form provided by that office, for deposit in the Keep Arkansas Beautiful Fund Account to be used by the Keep Arkansas Beautiful 36

1 Commission, as appropriated by the General Assembly, for the purposes of 2 encouraging litter prevention and anti-litter education and increasing awareness of litter law enforcement statewide. 3 4 5 SECTION 4. Arkansas Code § 12-12-910 is amended to read as follows: 6 12-12-910. Fine. 7 (a) Unless finding that undue hardship would result, the sentencing 8 court shall assess at the time of sentencing a mandatory fine of two hundred 9 fifty dollars (\$250) on any person who is required to register under this 10 subchapter. 11 (b) The fine provided in subsection (a) of this section and collected 12 in circuit court, district court, city court, or police court shall be remitted, by the tenth day of each month to the Department of Finance and 13 Administration, Administration of Justice Funds Section, on a form provided 14 15 by that office, for deposit in the Sex and Child Offenders Registration Fund 16 as established by § 12-12-911. 17 SECTION 5. Arkansas Code § 12-12-1118 is amended to read as follows: 18 19 12-12-1118. Mandatory cost. (a) Unless finding that undue hardship would result, the sentencing 20 21 court shall assess at the time of sentencing a mandatory fine of not less 22 than two hundred fifty dollars (\$250) on any person who is required to provide a deoxyribonucleic acid (DNA) sample under this subchapter. 23 24 (b) The fine provided in subsection (a) of this section and collected in circuit court, district court, city court, or police court shall be 25 26 remitted by the tenth day of each month to the Administration of Justice 27 Funds Section of the Department of Finance and Administration on a form 28 provided by that office, for deposit in the DNA Detection Fund as established 29 by § 12-12-1119. 30 SECTION 6. Arkansas Code § 12-14-105 is amended to read as follows: 31 12-14-105. Enforcement - Fines. 32 33 The prosecuting attorney or the city attorney, as may be appropriate, 34 shall appear and prosecute all actions arising in any court under the 35 provisions of this chapter. All fines which may be collected by any court on 36 account of the violation of this chapter shall be paid remitted by the tenth

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day of each month to the Department of Finance and Administration,
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     Administration of Justice Funds Section, on a form provided by that office,
     to be deposited into the State Treasury and placed to the credit of the State
 3
     Capitol Police.
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           SECTION 7. Arkansas Code § 16-10-209 is amended to read as follows:
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           16-10-209. Court clerk - Activities and clerical duties.
8
           The following activities and clerical duties relating to court
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     functions shall be required of all court clerks:
                 (1) COLLECTION, RECEIPT, AND DEPOSIT PROCEDURES:
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11
                       (A) All receipt books must be prenumbered by the printer,
12
     and a printer's certificate or other evidence shall be furnished to the court
     clerk, which shall be made available for inspection;
13
14
                       (B) All void or spoiled receipts must be accounted for by
15
     attaching the original copy of the receipt to the duplicate copy of the
16
     receipt in the receipt book;
17
                       (C)(i) For those checks forwarded with the arrest reports,
     the receipt shall be issued in the name of the police department, marshal's
18
19
     office, or sheriff's office.
20
                             (ii) For those receipts issued at court date, the
21
     court clerk shall issue such receipts in the name of the defendant,
22
     regardless of who paid the bond or fine or who collected the bond or fine.
23
                       (D) A prenumbered receipt shall be issued for all moneys
24
     collected, and such receipts shall be deposited intact daily into the
25
     separate bank account maintained by the court clerk;
26
                       (E)(i) The bank deposit slips prepared by the court clerk
27
     shall contain the range or receipt numbers evidencing such collections.
28
                             (ii) Additionally, the receipts issued shall be
29
     reconciled with the monthly bank deposits.
30
                       (F) A bank reconciliation shall be made at the end of each
     month, and any balance remaining in the bank account shall be identified with
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32
     receipt numbers for cases not yet adjudicated and the payments made on all
33
     unpaid individual time accounts;
34
                            The court clerk may maintain separate bank accounts
35
     for city cases and for county cases;
36
                 (2) PREPARATION AND SUBMISSION OF COURT REPORT:
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1	(A) The court report shall contain columns for the
2	following information:
3	(i) Uniform traffic ticket number;
4	(ii) Defendant's name;
5	(iii) Nature of the offense;
6	(iv) Name of arresting officer;
7	(v) Court docket number;
8	(vi) Disposition or date continued;
9	(vii) Receipt number;
10	(viii) Total fine and costs collected;
11	(ix) Fine;
12	(x) Costs itemized, including all prosecuting
13	attorney's fees;
14	(xi) Bond refund amount;
15	(xii) Bond refund check number; and
16	(xiii) <del>Time</del> <u>Installment</u> payment amount.
17	(B) The court clerk at each court date shall prepare the
18	court report from the arrest report supplied by the police department,
19	marshal's office, or sheriff's office;
20	(C) At the end of each court date, the court clerk shall
21	complete the court report for the court date and total the dollar amounts
22	contained therein;
23	(D) The court reports prepared each court date shall be
24	summarized at least monthly;
25	(E)(i) The court clerk shall make a direct monetary
26	settlement on or before the <del>fifth</del> <u>tenth</u> day of the next following month with
27	each of the following:
28	(a) The city treasurer;
29	(b) The county treasurer;
30	(c) The prosecuting attorney; and
31	(d) If applicable, the treasurer of the
32	policemen's pension and relief fund and the municipal judge and clerk's
33	retirement fund.
34	(ii) For those fines, penalties, and other charges
35	arising from tickets issued by the Arkansas Highway Police Division of the
36	Arkansas State Highway and Transportation Department the court clerk shall

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make a direct monetary settlement with them at the time the appropriate
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     billing notice is received;
 3
                       (F)
                            The court clerk, in conjunction with the making of the
 4
     monetary settlement in subdivision (2)(E)(ii) of this section, will make
     reports in quadruplicate of the applicable individual court reports and
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 6
     distribute the reports in the following manner:
 7
                             (i) One (1) copy to the mayor;
 8
                             (ii) One (1) copy to the county clerk;
 9
                             (iii) One (1) copy to the Administrative Office of
10
     the Courts; and
11
                             (iv) One (1) copy to be retained by the clerk and
12
     made available for inspection;
                 (3) MINIMUM BOOKKEEPING REQUIREMENTS:
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14
                       (A)(i) The court clerk shall maintain a separate cash
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     receipts and disbursements journal for city cases and county cases.
16
                             (ii) The journal shall consist of sufficient columns
17
     in order to properly classify all moneys receipted as to their proper nature,
     i.e., fines, administration of justice fund, etc.
18
19
                             (iii) The journal shall also contain sufficient
     columns to properly classify all moneys disbursed as to their proper nature,
20
     i.e., general fund, county treasurer, bond refunds, etc.
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22
                       (B) The court clerk shall total and balance the receipts
23
     and disbursements journal monthly and establish and maintain year-to-date
24
     totals monthly;
25
                       (C)(i) The court clerk shall prepare monthly bank
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     reconciliations for each court bank account.
27
                                   The cash receipts and disbursements journal
28
     shall be utilized in effecting the bank reconciliations;
29
                       (D) Copies of bank reconciliations shall be furnished to
30
     the court's presiding judge, county judge, and mayor;
                 (4) BOND REFUNDS:
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32
                       (A) All bond refunds shall be made only upon the
     authorization of the presiding judge and shall be indicated as such on the
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34
     court docket;
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                       (B)(i) All bond refunds shall be made only by a check
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     drawn on the court's bank account.
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1	(11) Additionally, the check shall indicate the
2	court docket number for authorization;
3	(C) The court clerk shall enter all bond refunds on the
4	applicable court report;
5	(5) TIME OR PARTIAL INSTALLMENT PAYMENTS:
6	(A) Time Installment payments shall be allowed only upon
7	the authorization of the presiding judge and shall be indicated as such on
8	the court docket;
9	(B)(i) The court clerk shall establish and maintain
10	individual time installment payment account ledger cards, with a duplicate
11	copy of the ledger card being furnished to and maintained by the appropriate
12	police department, marshal's office, or sheriff's office county or city
13	official, agency, or department designated under § 16-13-709 as primarily
14	responsible for the collection of fines assessed in district courts and city
15	<u>courts</u> .
16	(ii) The ledger cards shall contain the following
17	minimum information:
18	(a) Name of individual;
19	(b) Court docket number and court date;
20	(c) Nature of violation;
21	(d) Total fine and costs assessed;
22	(e) Receipt number, date, and amount of
23	payment; and
24	(f) Unpaid balance of fine, fees, and costs;
25	(C) The police department, marshal's office, or sheriff's
26	office county or city official, agency, or department designated under § 16-
27	13-709 as primarily responsible for the collection of fines assessed in
28	<u>district courts and city courts</u> shall be responsible for collecting all <del>time</del>
29	<u>installment</u> payments and shall enter all collected <del>time</del> <u>installment</u> payments
30	on each applicable arrest report;
31	(D)(i) The court clerk shall establish and maintain a
32	control total for time installment payments, which is a summary of all unpaid
33	individual <del>time</del> <u>installment</u> payment accounts.
34	(ii) The control total shall be reconciled monthly
35	with the individual time installment payment accounts;
36	(E)(i) The court clerk shall furnish the county or city

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     official, agency, or department designated under § 16-13-709 as primarily
 2
     responsible for the collection of fines assessed in district courts and city
     courts, and the presiding judge and the police department, marshal's office,
 3
     or sheriff's office monthly with a list of all unpaid time installment
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     payment accounts for which a payment has not been received within the past
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 6
     thirty (30) days.
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                             (ii) The presiding judge shall then take the
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     necessary action deemed appropriate in the circumstances;
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                       (F)(i)(a) All time installment payments shall initially be
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     deemed to be collections of court costs until the costs have been collected
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     in full, with any remaining time installment payments representing
12
     collections of fines.
                                        The court clerk shall prepare at least
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14
     monthly a separate court report for all time installment payments made on
15
     accounts.
16
                                   (c)
                                        The monetary settlement for this separate
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     court report shall be made on or before the fifth tenth day of the next-
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     following month.
19
                             (ii) A municipal or county governing body may
     provide by appropriate municipal or county legislation an alternative method
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21
     of time installment payment allocation as follows:
22
                                   (a) All time installment payments shall be
23
     allocated fifty percent (50%) to court costs and fifty percent (50%) to
24
     fines. Whenever either court costs or fines are fully paid, all remaining
25
     time installment payments shall be allocated to remaining amounts due;
26
                                   (b) The court clerk shall prepare at least
27
     monthly a separate court report for all time installment payments made on
28
     accounts. The monetary settlement for this separate court report shall be
29
     made on or before the fifth tenth day of the next-following month;
30
                 (6) RECONCILIATION OF COMPLETED TICKET BOOKS TO ARREST REPORT:
                            The court clerk shall, on a quarterly basis, on or
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     before the fifteenth day of the month following the end of the calendar
32
33
     quarter, reconcile the individual tickets in the completed ticket book to the
34
     individual tickets as reflected on the arrest reports;
                       (B) For any discrepancies noted in the reconciliation in
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     subdivision (6)(A) of this section, the court clerk shall prepare a written
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l list and present this list to the court's judge for his appropriate action.

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- 3 SECTION 8. Arkansas Code § 16-13-701 is amended to read as follows: 4 16-13-701. Scope.
  - (a) The procedures established by this subchapter shall apply to the assessment and collection of all monetary fines, however designated, imposed by circuit courts, municipal courts, district courts, city courts, or police courts for criminal convictions, traffic convictions, civil violations, and juvenile delinquency adjudications and shall be utilized to obtain prompt and full payment of all such fines.
- 11 (b) For purposes of this subchapter, the term "fine" or "fines" means
  12 all monetary penalties imposed by the courts of this state, which include
  13 fines, court costs, restitution, probation fees, and public service work
  14 supervisory fees.

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- 16 SECTION 9. Arkansas Code § 16-13-703 is amended to read as follows: 17 16-13-703. Imprisonment.
- 18 (a) When a defendant sentenced to pay a fine defaults in the payment
  19 thereof, or of any installment, the court, upon its own motion or that of the
  20 prosecuting attorney, may require him to show cause why he should not be
  21 imprisoned for nonpayment.
- 22 (b) The court may issue a warrant of arrest or summons for his 23 appearance.
  - (c)(1) Unless the defendant shows that his default was not attributable to a purposeful refusal to obey the sentence of the court or to a failure on his part to make a good-faith effort to obtain the funds required for payment, the court may order the defendant imprisoned in the county jail or other authorized institution designated by the court until the fine or costs or specified part thereof is paid.
- 30 (2)(A) The period of imprisonment shall not exceed one (1) day
  31 for each ten dollars (\$10.00) forty dollars (\$40.00) of the fine or costs,
  32 thirty (30) days if the fine or costs were was imposed upon conviction of a
  33 misdemeanor, or one (1) year if the fine or costs were was imposed upon
  34 conviction of a felony, whichever is the shorter period.
- 35 <u>(B) The total amount of fine owed shall not automatically</u> 36 be reduced by the period of imprisonment, but the court may credit forty

1 <u>dollars (\$40.00) for each day of imprisonment against the total fine the</u> 2 defendant has been sentenced to pay.

- (3) The provisions of this subsection shall be an addition to the revocation options contained in \$5-4-301\$ et seq.
- (d) If the court determines that the default in payment of the fine  $\frac{\partial F}{\partial t}$  is not attributable to the causes specified in subsection (c) of this section, the court may enter an order allowing the defendant additional time for payment, reducing the amount of each installment, or revoking the fine  $\frac{\partial F}{\partial t}$  costs or the unpaid portion thereof in whole or in part.

- 11 SECTION 10. Arkansas Code § 16-13-704 is amended to read as follows: 12 16-13-704. Installment payments.
  - (a)(1) If the court concludes that the defendant has the ability to pay the fine, but that requiring the defendant to make immediate payment in full would cause a severe and undue hardship for the defendant and the defendant's dependents, the court may authorize payment of the fine by means of installment payments in accordance with this subchapter.
  - (2)(A) When a court authorizes payment of a fine by means of installment payments, it shall issue, without a separate disclosure hearing, an order that the fine be paid in full by a date certain and that in default of payment the defendant must appear in court to explain the failure to pay.
  - (B) In fixing the date of payment, the court shall issue an order which will complete payment of the fine as promptly as possible without creating a severe and undue hardship for the defendant and the defendant's dependents.
  - (b)(1) In addition to the fine and any other assessments authorized by this subchapter, an installment fee of five dollars (\$5.00) per month shall be assessed on each person who is authorized to pay a fine on an installment basis.
- (2) One-half (1/2) of the installment fee collected in circuit
  court shall be remitted monthly by the tenth day of each month to the

  Department of Finance and Administration, Administration of Justice Funds

  Section of the Department of Finance and Administration, on a form provided

  by that office, for deposit in the Judicial Fine Collection Enhancement Fund,
  as established by § 16-13-712, and the other half of the installment fee

  shall be remitted monthly by the tenth day of each month to the county

treasurer to be deposited in a fund entitled the court automation fund to be used solely for court-related technology.

- (3)(A) One-half (1/2) of the installment fee collected in municipal court, district court, city court, or police court shall be remitted monthly by the tenth day of each month to the Department of Finance and Administration, Administration of Justice Funds Section of the Department of Finance and Administration, on a form provided by that office, for deposit in the Judicial Fine Collection Enhancement Fund as established by § 6-13-712.
- (B) The other half of the installment fee shall be remitted monthly by the tenth day of each month to the city treasurer to be deposited in a fund entitled the court automation fund to be used solely for court related technology.
  - (C) In any municipal court or district court which is funded solely by the county, the other half of this fee shall be remitted monthly by the tenth day of each month to the county treasurer to be deposited in the municipal court or district court automation fund to be used solely for municipal court-related or district court-related technology.
  - (c) Any defendant who has been authorized by the court to pay a fine by installments shall be considered to have irrevocably appointed the clerk of the court as his or her agent upon whom all papers affecting his or her liability may be served, and the clerk shall forthwith notify the defendant thereof by ordinary mail at his or her last known address.
- (d) "Ability to pay" means that the resources of the defendant, including all available income and resources, are sufficient to pay the fine and provide the defendant and his or her dependents with a reasonable subsistence compatible with health and decency.

29 SECTION 11. Arkansas Code § 16-13-706 is amended to read as follows: 30 16-13-706. Credit card payments.

- 31 (a) The court or the agency designated pursuant to § 16-13-709 may 32 accept payment of fines and associated costs by an approved credit card.
  - (b)(1) The court or designated agency is authorized to enter into contracts with credit card companies and to pay those companies fees normally charged by those companies for allowing the court to accept their credit cards in payment as authorized by subsection (a) of this section.

1	(2) $\frac{(A)}{(A)}$ Where the offender pays fines by credit card, the court
2	shall assess a service fee equal to the amount charged to the court by the
3	credit card issuer the total fine owed is reduced by the service fee charged
4	to the court by the credit card.
5	(B) This charge may be added to, and become a part of, any
6	underlying obligation.
7	
8	SECTION 12. Arkansas Code § 16-13-707 is amended to read as follows:
9	16-13-707. Lien on property.
10	(a) When a defendant sentenced to pay a fine defaults in the payment
11	thereof or of any installment, the fine may be collected by any means
12	authorized for the enforcement of money judgments in civil actions.
13	(b) A judgment that the defendant pay a fine shall constitute a lien
14	on the real and personal property of the defendant in the same manner and to
15	the same extent as a money judgment in a civil action.
16	(c) A judgment entered by a municipal court or district court shall
17	not become a lien against real property unless a certified copy of the
18	judgment, showing the name of the judgment debtor and the date and amount
19	thereof, shall be filed in the office of the circuit clerk of the county in
20	which the land is situated.
21	
22	SECTION 13. Arkansas Code § 16-13-709 is amended to read as follows:
23	16-13-709. Responsibility for collection.
24	(a)(1)(A) The quorum court of each county of the state, on or before
25	January 1 of each year, shall designate a county official, agency, or
26	department, or private contractor who shall be primarily responsible for the
27	collection of fines assessed in the circuit courts of this state.
28	(B)(i) In the event the quorum court delegates such
29	responsibility to a private contractor, the contractor may receive, pursuant
30	to state accounting laws, a portion agreed upon in advance by the county as
31	commission for the collection of any and all delinquent fines assessed in the
32	circuit courts of this state. The quorum court may delegate the
33	responsibility for the collection of delinquent fines assessed in circuit
34	court to a private contractor.
35	(ii) The contractor may receive, under a written
36	contract a commission on delinguent fines collected for circuit court

1	(C)(i) The commission agreed to be received by the private
2	contractor shall be a portion of the total fine owed by a defendant.
3	(ii) The court shall credit the defendant with the
4	gross amount remitted to the private contractor.
5	(iii) The private contractor shall remit the gross
6	amounts collected to the county official, agency, or department designated
7	under subsection (a)(1)(A) of this section on at least a monthly basis.
8	(iv) Payment of the commission shall be through the
9	county claims process.
10	(v) The county shall make a pro rata disbursement of
11	the remaining fines.
12	(2)(A) The quorum court of each county of the state or the
13	governing body of the city in which the court is located, or both, on or
14	before January 1 of each year, The governing body, or, if applicable, each
15	governing body of a political subdivision which contributes to the expenses
16	of a district court, or the governing body of the city in which a city or
17	police court is located, shall designate a county or city official, agency,
18	or department, or private contractor who shall be primarily responsible for
19	the collection of fines assessed in the municipal courts, district courts,
20	city courts, or police courts of this state.
21	(B)(i) In the event the quorum court or the governing body
22	of the city in which the court is located, or both, delegates such
23	responsibility to a private contractor, such contractor may receive, pursuant
24	to state accounting laws, a portion agreed upon in advance by the quorum
25	court or the governing body of the city in which the court is located, or
26	both, as commission for the collection of any and all delinquent fines
27	assessed in the municipal courts, district courts, city courts, or police
28	courts of this state. The governing body, or, if applicable, each governing
29	body of a political subdivision which contributes to the expenses of a
30	district court, or the governing body of the city in which a city or police
31	court is located, may delegate the responsibility for the collection of
32	delinquent fines assessed in district court, city court, or police court, to
33	a private contractor.
34	(ii) The contractor may receive, under a written
35	contract, a commission on delinquent fines collected for district court, city
36	court, or police court.

1	(C)(i) The commission agreed to be received by the private
2	contractor shall be a portion of the total fine owed by a defendant.
3	(ii) The court shall credit the defendant with the
4	gross amount remitted to the private contractor.
5	(iii) The private contractor shall remit the gross
6	amounts collected to the county or city official, agency, or department
7	designated under subsection (a)(2)(A) on a monthly basis.
8	(iv) The commission expense shall be apportioned
9	among each governing body of a political subdivision which contributes to the
10	expenses of a district court in proportion to the gross amount of fines
11	collected for that political subdivision.
12	(v) Payment of the commission shall be according to
13	accounting procedures prescribed by law.
14	(vi) Payment of the commission for city courts and
15	police courts shall be made by the governing body of the city in which the
16	court is located.
17	(v) The remainder of fines received shall be
18	disbursed under §§ 16-10-209, 16-10-308, 16-17-707, 16-18-104, 14-44-108 and
19	<u>14-45-106.</u>
20	(ii)(3) "Delinquent" means any fines assessed in the circuit
21	courts, municipal courts, district courts, city courts, or police courts of
22	this state which have not been paid as ordered for a period of ninety (90)
23	days or three (3) payments, either consecutive or concurrent, since payment
24	was ordered or since last partial payment was received.
25	$\frac{(3)}{(4)}$ A copy of the ordinance making such designation shall be
26	provided to the Administrative Office of the Courts <del>by the first day of</del>
27	February of each year.
28	(b)(1) If a private contractor is selected to collect <u>delinquent</u>
29	fines, then, to ensure the integrity of the court and to protect the county
30	or city, the contractor shall register with the Secretary of State and shall
31	file with the Secretary of State a surety bond or certificate of deposit.
32	(2) The amount of the surety bond or certificate of deposit
33	shall be fifty thousand dollars (\$50,000).
34	(3) The county, city, or any person suffering damage by reason
35	of the acts or omissions of the contractor may bring action on the bond for
36	damages.

1	(4) A contractor shall be ineligible to provide such services if
2	the owner, operator, partner, or employee shall have been convicted of a
3	felony.
4	
5	SECTION 14. Arkansas Code § 16-13-710 is amended to read as follows:
6	16-13-710. Automated collection procedures.
7	The Administrative Office of the Courts shall have the responsibility
8	to assist circuit courts, municipal courts, district courts, city courts, and
9	police courts in the assessment and collection of fines and the management
10	and reporting of fine revenue.
11	
12	SECTION 15. Arkansas Code § 16-17-124 is amended to read as follows:
13	16-17-124. Fee for appeal transcript - Disposition.
14	(a) When required to make a certification of disposition of court
15	proceedings including certified copies of the docket, certified copies of
16	civil or small claims judgments, and appeal transcripts, the municipal
17	district court shall collect a fee of not less than five dollars (\$5.00) per
18	case for preparation of the original.
19	(b) All funds derived from such fee shall be used paid into the city
20	treasury to be appropriated for any permissible use in the administration by
21	of the municipal district court.
22	
23	SECTION 16. Arkansas Code § 16-17-126 is amended to read as follows:
24	16-17-126. Fee for filing and issuing writs of garnishment and
25	<u>executions</u> - Disposition.
26	(a)(1) The General Assembly finds that due to a recent constitutional
27	amendment and subsequent legislative enactments increasing the jurisdictional
28	limit of municipal courts, case filings have increased substantially.
29	(2) The General Assembly further finds that municipal courts are
30	<del>issuing and</del>
31	filing writs of garnishment for which no fee is currently authorized, in
32	such numbers that a strain is being placed on the administration of these
33	courts.
34	(3) The General Assembly also finds that circuit courts are
35	authorized to collect ten dollars (\$10.00) for filing similar actions.
36	(b) It is therefore the intent of the General Assembly to authorize

1 municipal courts to collect a fee for filing and issuing writs of
2 garnishments.

3 (e)(a) The municipal district court clerk shall collect a fee of ten 4 dollars (\$10.00) for filing or issuing writs of garnishment and executions.

5 This fee is in addition to those fees and costs established by law for

specific purposes, or where authorized by the county quorum court or

7 municipality.

(d)(b) All funds derived from such fee shall be used paid into the city treasury to be appropriated for any permissible use in the administration by of the municipal district court.

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- 12 SECTION 17. Arkansas Code § 16-17-127 is amended to read as follows: 13 16-17-127. Contractors providing certain services.
  - (a) To ensure the integrity of the court and to protect city and county officials before services regulated by this section are rendered, a person shall register with the Secretary of State and shall file with the Secretary of State a surety bond or certificate of deposit if a municipal court, district court, city court, or police court, upon approval of the governing body or governing bodies exercising control over the court, contracts with a person for the person to provide any of the following services:
- 22 (1) Probation services;
- 23 (2) Pretrial supervised release programs;
- 24 (3) Alternate sentencing programs; or
- 25 (4) The collection and enforcement of <u>delinquent</u> fines and 26 costs.
- 27 (b)(1) The amount of the surety bond or certificate of deposit shall 28 be fifty thousand dollars (\$50,000).
- 29 (2) The city or county or any person suffering damage by reason 30 of the acts or omissions of the person or an employee of the person in the 31 performance of services subject to this section may bring action on the bond 32 for damages.
- 33 (c) A person shall be ineligible to provide services subject to this 34 section if the person or an owner, operator, or any stockholder has been 35 convicted of a felony.
- 36 (d) For the purposes of this section, "person" means any individual,

corporation, partnership, firm, association, or other business entity.

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3 SECTION 18. Arkansas Code § 16-17-211 is amended to read as follows: 4 16-17-211. District Court clerks generally.

- 5 (a) The judge of any municipal district court may appoint a clerk for 6 the court, who shall be designated and known as the municipal district court 7 clerk.
- 8 The city council of the city in which the court is located shall 9 fix the salary of the municipal district court clerk at a reasonable sum, the 10 salary to be computed on an annual basis and payable in equal monthly 11 installments. However, where the county in which the court is located is to pay any portion of the clerk's salary, the salary must also be approved by 12 the quorum court of that county. Further, if the expenses and salaries of any 13 14 municipal district court are paid entirely by the county in which the court 15 is located, the salary of the clerk shall be fixed by the quorum court of the 16 county and not by the city council.
- 17 (c) The <u>municipal</u> <u>district</u> court clerk shall keep a fair record of all 18 the acts done and proceedings had in the court and shall enter all judgments 19 of the court, under the direction of the judge.
  - (d) The municipal district court clerk shall:
- 21 (1) Administer oaths;
- 22 (2) Take affidavits required or permitted in the progress of the 23 action;
  - (3) Approve bond in criminal cases in the absence of the judge;
- 25 (4) Keep a complete docket of all proceedings to the extent and 26 in the manner directed by the judge;
- 27 (5) Seasonably record the judgments, rules, orders, and other 28 civil or criminal proceedings of the court and keep an alphabetical index 29 thereof;
- 30 (6) Keep such other dockets, books, and indices as may be 31 required by law or by the judge; and
- 32 (7) Issue and attest all process;.
- 33 (8) Tax and collect the same fees and costs allowed by law to 34 justices of the peace for similar clerical services.
- 35 (e) The <u>municipal</u> <u>district</u> court clerk shall render for each month, 36 not later than the <u>fifth</u> tenth day of the succeeding month, reports in

triplicate of all civil and criminal cases tried. These reports shall show
all fines, penalties, forfeitures, fees, and costs taxed, assessed, and
collected during the month and also show the nature of each case. One (1)
copy of such report is to be forwarded or delivered to the mayor of the city
and one (1) copy to the clerk of the county court.

(f) Where the duties of the office of municipal district court clerk do not require a full-time employee, the city council may require that the duties of the clerk be performed by any other officer of the city.

- SECTION 19. Arkansas Code § 16-17-214 is amended to read as follows:

  11 16-17-214. Collection of fines and costs by police chief in district

  12 court Reports to mayor.
  - (a) The chief of police county or city official, agency, or department designated under § 16-13-709 as primarily responsible for the collection of fines assessed in district courts shall collect all fines, penalties, forfeitures, fees, and costs assessed in municipal district court arising out of the violation of city ordinances and of state laws committed within the corporate limits of the city in which the court sits where the arresting officer was a policeman and shall pay over to the municipal district court clerk daily all sums collected by him.
    - (b) The chief of police county or city official, agency, or department designated under § 16-13-709 shall render to the mayor for each month, not later than the fifth tenth day of the ensuing month, a report, under oath, of all fines, penalties, forfeitures, fees, and costs collected by him during the month, giving the title of the cause and the arresting officer, and attaching to the report receipts of the municipal district court clerk for all sums collected during the period.

SECTION 20. Arkansas Code § 16-17-215 is repealed.

16-17-215. Return of fines and costs by sheriff and constables. The sheriff and constables who may collect any fines, penalties, forfeitures, fees, and costs arising out of any cause in the municipal court shall make the same return as required in § 16-17-214 of the chief of police and shall pay to the municipal court clerk all fines, penalties, forfeitures, fees, and costs collected by them, except for such part as is due to them for service rendered in such causes.

2 SECTION 21. Arkansas Code § 16-17-603 is amended to read as follows: 3 16-17-603. Referees - Appointment - Qualifications - Compensation.

- (a) If in the judgment of the judge or judges of the municipal district court it is necessary for the prompt and efficient disposal of cases filed in the small claims division to have a referee take the testimony, the judge or a majority of the judges may appoint a referee to conduct hearings and take testimony in small claims cases and make recommendations of law and fact to the judge.
- (b) The referee shall have the same qualifications as are required of the municipal district judge.
  - (c)(1) The referee shall serve at the pleasure of the judge or judges who appointed him and shall receive as compensation the sum of seven dollars (\$7.00) per case, to be paid out of the uniform filing fee as provided in \$ 16-17-705 from funds appropriated for this purpose by each governing body of a political subdivision which contributes to the expenses of a district court.
  - (2) This referee fee shall not be in addition to the uniform filing fee under § 16-17-705.
  - (d) Under no circumstances shall the municipal district judge or judges of the municipal district court receive the compensation for the referee in those cases heard by the court.

- SECTION 22. Arkansas Code § 16-17-707 is amended to read as follows: 16-17-707. Separate accounts of fines, etc. Disbursements.
- (a) The municipal district court clerk shall keep three (3) separate accounts of all fines, penalties, forfeitures, fees, and costs received by him the court for any of the officers of the city, state, township, or county, as provided in this subchapter:
- (1) The first class of accounts shall embrace all sums collected in the municipal district court in all criminal nontraffic cases arising out of which are misdemeanors or violations of the city ordinances and all cases arising out of violation of state laws which are misdemeanors or violations under state law or traffic offenses which are misdemeanors or violations under state law or local ordinance committed within the corporate limits of the city where the court sits, where the arresting officer was a police

1	officer or other officer of the city, or where the arresting officer was a
2	state police officer; or an officer of a private or public college or
3	university located within the corporate limits of the city where the court
4	<u>sits.</u>
5	(2) The second class of accounts shall embrace all cases arising
6	out of violation all sums collected in all cases which are misdemeanors or
7	<u>violations</u> of any of the laws of the state where the arresting officer was
8	the county sheriff or a deputy sheriff, or was not a police officer or other
9	officer of the municipality <del>, or where</del> <u>and</u> the offense was committed outside
10	the corporate limits of the city <del>and the arrest was made by a state police</del>
11	officer, and in all other criminal proceedings not specifically enumerated in
12	this section; and
13	(3) $\underline{(A)}$ The third class shall embrace all sums collected in the
14	municipal district court in all civil and small claims cases.
15	(B) The uniform filing fee under § 16-17-705 shall be
16	remitted to the city administration of justice fund.
17	(C) All other fees shall be disbursed to the treasurers of
18	the political subdivisions which contribute to the expenses of the district
19	court in accordance with a written agreement between the political
20	subdivisions.
21	(b) After deduction and remittance of those fees permitted and
22	authorized in this subchapter, the balance shall be disbursed to the
23	treasurers of the political subdivisions which contribute to the expenses of
24	the municipal court in proportionate amounts as each pays to the court.
25	$\frac{(e)}{(b)(1)}$ After deducting the fees and costs due the sheriff and
26	constables, the municipal district court shall pay into the city treasury all
27	sums arising from the first class of accounts, and the court shall pay all
28	sums arising out of the second class of accounts into the county treasury $\underline{ullet}$
29	(2) Direct monetary settlements shall be made with state
30	entities or agencies as provided by law.
31	(d)(c) All disbursements from all three (3) classes shall be pursuant
32	to the provisions set forth in §§ 16-10-201 - 16-10-210.
33	
34	SECTION 23. Arkansas Code § 16-87-213(a)(2)(B), relating to Public
35	Defender User Fees, is amended to read as follows:
36	(B)(i)(a) At the time of appointment of counsel, the court

shall assess fee of not less than ten dollars (\$10.00) nor more than one 1 2 hundred dollars (\$100) to be paid to the commission in order to defray the 3 costs of the public defender system. 4 (b) The fee may be waived if the court finds 5 such an assessment to be too burdensome. 6 (ii) The fee shall be collected by the individual or 7 entity designated pursuant to § 8 16-13-709 to collect fines, costs, and restitution. 9 (iii)(a) All such user fees shall be forwarded to 10 the county treasurer to the credit of the public defender user fee fund, who 11 shall then remit 100% of such fees monthly to the commission on forms 12 provided by the commission. (iii)(a) All the user fees shall be collected by the 13 county or city official, agency, or department, designated under § 16-13-709 14 15 as primarily responsible for the collection of fines assessed in the circuit 16 courts and district courts of this state who shall, by the tenth day of each 17 month, remit all of the fees collected to the Arkansas Public Defender Commission on forms provided by the commission. 18 19 (b) The commission  $\frac{1}{will}$  shall deposit the money 20 collected into a separate account with State Central Services entitled 21 "Public Defender User Fees". 22 23 SECTION 24. Arkansas Code § 16-92-115 is repealed. 24 16-92-115. Fines - Duties of sheriffs and circuit clerks. (a) The sheriffs or circuit clerks of counties are authorized to 25 26 collect fines, penalties, and forfeitures adjudged against defendants in 27 circuit courts of the state. The sheriffs or circuit clerks, at the time of 28 their quarterly settlements with the county court, shall turn over to the 29 county treasurer all moneys received by them. 30 (b)(1) The clerk of the county court shall further charge the sheriff or circuit clerk with all fines, penalties, and forfeitures adjudged in the 31 32 circuit courts. 33 (2) The sheriff or circuit clerk shall not be credited with any 34 deficit on fines or penalties imposed in the circuit courts unless he shall be able to show the death of the party against whom the fine or penalty was 35 36 adjudged, or imprisonment in default of fine, as provided by law in those

1 cases. 2 (c) The sheriff shall not be credited with any deficit or forfeited 3 bail bond or on recognizances unless the return of the officer charged with 4 the execution of the judgment shall show that the defendant had no property 5 subject to execution, in which case a certified copy of the return shall be 6 filed with the clerk of the county court by the sheriff. 7 (d) The sheriff of each county shall be responsible for collecting 8 fines, penalties, and forfeitures for the county unless the circuit judge of 9 the county shall designate by judicial order the circuit clerk to be responsible for the collecting of fines, penalties, and forfeitures for that 10 11 count. 12 SECTION 25. Arkansas Code § 16-96-403 is amended to read as follows: 13 14 16-96-403. Imposition by circuit court on appeal - Costs. 15 The fines, penalties, forfeitures, and costs imposed by the circuit 16 court for offenses which are misdemeanors or violations under state law or 17 local ordinance or for traffic offenses which are misdemeanors or violations under state law or local ordinance, in cases appealed from the municipal, 18 19 city or police courts of this state any court of limited jurisdiction, shall be collected and disbursed in the following manner: 20 21 (1) If the appeal proceeds to a de novo bench trial or jury 22 trial, the fines, penalties, forfeitures and costs imposed by the circuit 23 court shall be collected pursuant to § 16-13-709 and paid to the county 24 treasurer; 25 (2) If the defendant pleads guilty or nolo contendere or the 26 circuit court dismisses the appeal, the judgment of the municipal, city or 27 police court from which the appeal originated shall be affirmed; 28 (i) The circuit court clerk shall, within thirty 29 (30) days, of the affirmance or dismissal, notify in writing the municipal, 30 city or police court from which the appeal originated, of the affirmance or 31 dismissal;

- 32 (ii) Upon receipt of the notice of affirmance or 33 dismissal, the municipal, city or police court from which the appeal 34 originated shall collect and disburse the fines, penalties, forfeitures and
- 35 costs pursuant to \$\frac{16-17-707}{9} \frac{9}{16-10-209}, \frac{16-10-308}{16-17-707}, \frac{16-18-104}{16-18-104},
- 36 14-44-108 and 14-45-106.

1	(3) Nothing in this section shall affect the right of <del>municipal,</del>	
2	city or police courts a court of limited jurisdiction to require a	
3	supersedeas bond for an appeal to circuit court nor the ability of these	
4	courts to collect any fine, penalty, forfeiture or costs imposed in the	
5	absence of a supersedeas bond.	
6		
7	SECTION 26. Arkansas Code § 21-6-402 is amended to read as follows:	
8	21-6-402. Circuit and chancery court clerks Miscellaneous fees.	
9	The fees for clerks of circuit and chancery courts in this state shall	
10	be as follows:	
11	(1) For drawing and issuing, sealing any summons, subpoena	
12	\$ 2.50	
13	(2) For taking and entering a bond, civil or	
14	criminal	
15	(3) For every motion, rule, answer, interrogatories, or other	
16	miscellaneous filings	
17	(4) For entering every order or decree 2.00	
18	(5) For entering each judgment	
19	(6) For swearing jury 2.00	
20	(7) For trial before court	
21	(8) For scire facias	
22	(9) For writs or executions $\dots                                     $	
23	(10) For certificate and seal 2.00	
24	(11) For each page in making and preparing any transcript	
25	1.50	
26	(12) For indexing each page	
27	(13) For certifying costs	
28	(14) For issuing juror or witness certificates	
29		
30	SECTION 27. Arkansas Code § 21-6-403 is amended to read as follows:	
31	21-6-403. Circuit and chancery court clerks - Uniform filing fees.	
32	(a)(1) The uniform filing fees to be charged by the clerks of the	
33	circuit and chancery courts for initiating or reopening a cause of action in	
34	the circuit and chancery courts in the state shall be as prescribed in this	
35	section.	
36	(2) No portion of the filing fees shall be refunded.	

T	(b)(1) For initiating a cause of action in the circuit court,
2	including appeals \$100.00
3	(2) For initiating a cause of action in the chancery court
4	
5	(3)(2) For reopening a cause of action in the chancery circuit
6	court 30.00
7	$\frac{(4)(A)(3)}{(3)}$ For any cause of action which by court order is
8	transferred from any municipal, district or circuit, or chancery court to a
9	circuit <del>or chancery</del> court 50.00.
10	(B) This subdivision (b)(4) does not apply to transfers
11	between circuit and chancery courts within the same county for which there
12	shall be no additional filing fee.
13	(c) No fee shall be charged or collected by the clerks of the circuit
14	and chancery courts when the court, by order, pursuant to Arkansas Rules of
15	Civil Procedure, Rule 72, allows an indigent person to prosecute a cause of
16	action in forma pauperis.
17	(d) No initial filing fee shall be charged for domestic violence
18	petitions filed pursuant to § 9-15-201 et seq. Established filing fees may be
19	assessed pursuant to Act 401 of 1995.
20	(e) No fee shall be charged or collected by the clerks of the circuit
21	and chancery courts for reopening a cause of action in the chancery circuit
22	court under the following circumstances:
23	(1) Application is made for revocation of conditional release of
24	insanity acquittees under § 5-2-316; or
25	$\frac{(1)(A)(2)(A)}{(2)(A)}$ An agreed order or an order of income withholding
26	is presented to be filed <del>; or</del> .
27	(B) An order of income withholding is to be filed; and
28	$\frac{(2)(B)}{(B)}$ No service of process is required.
29	(f) No county shall authorize, and no circuit or chancery court clerk
30	shall assess or collect, any other filing fees than those authorized by this
31	section, unless specifically provided by state law.
32	(g) The circuit court may waive the filing fee in cases of involuntary
33	admission upon a finding that the petition is being brought for the benefit
34	of the respondent and it would be inequitable to require the petitioner to
35	pay the fee.
36	(h) For purposes of this section, the term "circuit court clerk" means

1	the circuit clerk and, with respect to probate matters, any county clerk who
2	serves as ex officio clerk of the probate division of the circuit court.
3	
4	SECTION 28. Arkansas Code Title 21, Chapter 6, Subchapter 4 is amended
5	to add an additional section to read as follows:
6	21-6-413. Probate and county matters - Miscellaneous court fees.
7	(a) Miscellaneous court fees are established as follows:
8	(1) Dissolutions of incorporation \$25.00;
9	(2) Articles of incorporation
10	(3) Amendments to articles of incorporation \$25.00;
11	(4) Filing last will and testament for safekeeping \$5.00;
12	(5) Authentication certificate
13	(6) Certify and seal document
14	(7) Marriage license \$30.00;
15	(8) Certified copy of marriage license
16	(9) Underage marriages Petition and order \$10.00;
17	(10) Small estates\$25.00;
18	(11) Assumed names\$25.00;
19	(12) Limited partnerships
20	(13) Alcoholics and insane persons \$25.00;
21	(14) Clerk's tax deed
22	(15) Recording doctors' and nurses' credentials \$5.00;
23	(16) Recording ministers' credentials
24	(17) Filing affidavit of claim against an estate \$5.00;
25	(18) Filing power of attorney
26	(19) Filing and recording all accounts and settlements \$50.00;
27	(20) Certified copies of all letters
28	(21) Issuing subpoena or summons \$5.00;
29	(22) Putting up advertisement of settlement of executors,
30	administrators, and guardians\$5.00;
31	(23) Preparing notices of settlements to be published in paper
32	each month \$5.00;
33	<u>and</u>
34	(24) Filing exceptions
35	(b) With respect to probate matters, this section applies to circuit
36	clerks and any county clerk who serves as ex officio clerk of the probate

1	division of the circuit court.
2	(c) Any fee not specifically provided for in subsection (a) of this
3	section shall be set by the circuit court if it is a probate matter or by the
4	county judge if it is a county court matter.
5	(d) The fee provisions provided for in subsection (a) of this section
6	shall be in lieu of any or all fees now established by law.
7	(e)(1)(A) Fees collected under this section shall be paid into the
8	county treasury to the credit of the fund to be known as the "county clerk's
9	cost fund".
10	(B) With the exception of those funds referred to in
11	subdivision (e)(2) of this section, all funds deposited into the county
12	clerk's cost fund are general revenues of the county and may be used for any
13	legitimate county purpose.
14	(2)(A) At least thirty-five percent (35%) of the moneys
15	collected annually shall be used to purchase, maintain, and operate an
16	automated records system.
17	(B) The acquisition and update of software for the
18	automated records system shall be a permitted use of these funds.
19	(C) Funds set aside for automation may be allowed to
20	accumulate from year to year, or at the discretion of the clerk, may be
21	transferred to the county general fund by a budgeted appropriated transfer.
22	(3)(A)(i) In those counties having combined offices of circuit
23	clerk and county clerk, the clerk shall elect to use the automation fund
24	authorized by this section or the automation fund allowed by § 21-6-306, the
25	county recorder's cost fund.
26	(ii) In those counties having combined offices of
27	county clerk and recorder, the clerk shall elect to use the automation fund
28	authorized by this section or the automation fund allowed by § 21-6-306, the
29	county recorder's cost fund.
30	(B) The clerk's election shall be made in writing and
31	filed in the office of the circuit clerk.
32	(C) Under no circumstances shall the clerk be allowed to
33	utilize both the automation fund as authorized by § 21-6-306 and the county
34	clerk's cost fund as authorized in this subchapter.
35	
36	SECTION 29. Arkansas Code Title 21, Chapter 6 is amended by adding the

1 following new Section as follows: 2 21-6-414. County court clerks - Uniform filing fees. (a) The uniform filing fees to be charged by the clerks of the county 3 4 court for initiating a cause of action in the county court shall be thirty dollars (\$30.00), and no portion of the filing fee shall be refunded. 5 6 (b) No county shall authorize, and no county court clerk shall assess 7 or collect, any other filing fees than those authorized, unless specifically 8 provided by state law. 9 (c) The provisions of § 21-6-414(e) shall apply to filing fees 10 collected under this section. 11 12 SECTION 30. Arkansas Code § 23-112-603(c), relating to the disposition 13 of fines for violations of the Used Motor Vehicle Buyer Protection Act, is 14 amended to read as follows: 15 (c)(1) If the arresting officer is an officer of the Department of 16 Arkansas State Police, one-half (1/2) of the fine collected shall be 17 deposited in the State Treasury and credited to remitted by the tenth day of each month to the Department of Finance and Administration, Administration of 18 Justice Funds Section, on a form provided by that office, for deposit in the 19 Department of Arkansas State Police Fund to be used for the purchase and 20 21 maintenance of state police vehicles. 22 (2) If the arresting officer is a county law enforcement

- (2) If the arresting officer is a county law enforcement officer, one-half (1/2) of the fine <u>collected</u> shall be deposited in that county fund used for the purchase and maintenance of rescue, emergency medical, and law enforcement vehicles, communications equipment, animals owned or used by law enforcement agencies, life-saving medical apparatus, and law enforcement apparatus to be used for those purposes.
- (3) If the arresting officer is a municipal law enforcement officer, one-half (1/2) of the fine <u>collected</u> shall be deposited in that municipal fund used for the purchase and maintenance of rescue, emergency medical, and law enforcement vehicles, communications equipment, animals owned or used by law enforcement agencies, life-saving medical apparatus, and law enforcement apparatus to be used for those purposes.

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35 SECTION 31. Arkansas Code § 24-8-318 is amended to read as follows: 36 24-8-318. Additional funding sources for retirement benefits.

In addition to the funds for the municipal court judges and clerk retirement fund provided for by § 16-10-308(a)-(d), if the municipal judges retirement board of trustees determines by actuarial valuation that the account will not be able to meet its financial objective of paying for its current and any projected retirement benefits, a municipality may, beginning January 1, 1998, also add to the account, by city ordinance, any, or all, of the following moneys: (1)(A) Up to five percent (5%) of all fines and forfeitures collected by the municipal district court or by the city for violations of municipal ordinances or state laws. (B) This five percent (5%) shall not be taken from court costs collected; (2) An annual contribution from the city's general fund in an amount recommended by actuarial valuation to meet its projected financial obligation; and 

(3) A one-time or occasional lump-sum payment from the city's general fund in an amount determined by the city's governing body, along with any payments or contributions from the county when the city and county share expenses and costs of a county-wide court.

SECTION 32. Arkansas Code § 27-14-314(c), relating to the disposition of fines for failure to register, is amended to read as follows:

(c)(1) If the arresting officer is an officer of the Department of Arkansas State Police, the fine <u>collected</u> shall be <u>deposited in the State</u>

Treasury and credited to remitted by the tenth day of each month to the

Department of Finance and Administration, Administration of Justice Funds

Section, on a form provided by that office, for deposit in the Department of Arkansas State Police Fund to be used for the purchase and maintenance of state police vehicles.

(2) If the arresting officer is a county law enforcement officer, the fine <u>collected</u> shall be deposited in that county fund used for the purchase and maintenance of rescue, emergency medical, and law enforcement vehicles, communications equipment, animals owned or used by law enforcement agencies, life-saving medical apparatus, and law enforcement apparatus to be used for those purposes.

(3) If the arresting officer is a municipal law enforcement

1 officer, the fine collected shall be deposited in that municipal fund used 2 for the purchase and maintenance of rescue, emergency medical, and law enforcement vehicles, communications equipment, animals owned or used by law 3 4 enforcement agencies, life-saving medical apparatus, and law enforcement 5 apparatus to be used for those purposes. 6 7 SECTION 33. Arkansas Code § 27-15-305(c), relating to the disposition 8 of fines for illegal parking in area for disabled, is amended to read as 9 follows: 10 Thirty percent (30%) of every fine and fee collected under this (c) 11 section by a law enforcement agency and court of competent jurisdiction shall 12 be for the purpose of funding activities of the Governor's Commission on People with Disabilities and shall be collected and <del>paid to</del> remitted by the 13 tenth day of each month to the, Administration of Justice Funds Section of 14 15 the Department of Finance and Administration, on a form provided by that 16 office, for deposit in a special fund established and maintained by the 17 Treasurer of State. Seventy percent (70%) of the funds collected from fines and fees collected under this section shall be paid by the tenth day of each 18 19 month to the city general fund of the local municipality in which the violation occurred to assist that political subdivision in paying the 20 21 expenses it incurs in complying with requirements of the Americans with 22 Disabilities Act. 23 24 SECTION 34. Arkansas Code § 27-22-103(c), relating to the disposition 25 of fines for no liability insurance, is amended to read as follows: 26 (c)(1) If the arresting officer was is an officer of the Department of 27 Arkansas State Police, the fine collected shall be deposited in the State 28 Treasury and credited to remitted by the tenth day of each month to the Administration of Justice Funds Section of the Department of Finance and 29 30 Administration, on a form provided by that office, for deposit in the Department of Arkansas State Police Fund to be used for the purchase and 31 maintenance of state police vehicles. 32 33 (2) If the arresting officer was is a county law enforcement 34 officer, the fine collected shall be deposited in that county fund used for the purchase and maintenance of rescue, emergency medical, and law 35 enforcement vehicles, communications equipment, animals owned or used by law 36

1 enforcement agencies, life-saving medical apparatus, and law enforcement 2 apparatus to be used for those purposes.

(3) If the arresting officer was is a municipal law enforcement officer, the fine collected shall be deposited in that municipal fund used for the purchase and maintenance of rescue, emergency medical, and law enforcement vehicles, communications equipment, animals owned or used by law enforcement agencies, life-saving medical apparatus, and law enforcement apparatus to be used for those purposes.

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- 10 SECTION 35. Arkansas Code § 27-34-107 is amended to read as follows: 11 27-34-107. Child Passenger Protection Fund.
- 12 (a) A special fund is created which shall be known as the "Arkansas Child Passenger Protection Fund".
- (1) The fund shall consist of seventy-five percent (75%) of all fines which are collected for violations of this chapter, which shall be remitted by the tenth day of each month to the Administration of Justice

  Funds Section of the Department of Finance and Administration, on a form provided by that office, to be deposited in the "Arkansas Child Passenger Protection Fund" and other moneys that may be appropriated, allocated, or donated for the purpose of being placed in the fund.
  - (2) Twenty-five percent (25%) of the fines collected shall be retained by the municipalities wherein they are collected to be used for promotion of public safety.
- 24 (b)(1) The Arkansas Highway Safety Program shall purchase child 25 passenger safety seats from the fund established in this section.
  - (2) The seats purchased by the Arkansas Highway Safety Program shall be loaned or rented to hospitals or other groups or individuals, who may lend or rent such seats to others for the purpose of transporting children.

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- 31 SECTION 36. Arkansas Code § 27-37-705 is amended to read as follows: 32 27-37-705. Reduction of fine.
- When any motor vehicle operator is stopped by a law enforcement officer and the law enforcement officer notes that the provisions of this subchapter have not been violated, any fine levied <u>for a moving traffic violation</u> against the motor vehicle operator as a result of being stopped shall be

1	reduced by ten dollars (\$10.00) as an incentive to comply with this
2	subchapter.
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4	SECTION 37. Arkansas Code § 27-50-311(e), relating to the disposition
5	of fines for large trucks exceeding speed limits, is amended to read as
6	follows:
7	(e)(1) The circuit, district, and city courts levying and collecting
8	the fines prescribed by this section may retain two percent (2%) of the fines
9	as a collection fee. Any collection fee retained, pursuant to state
10	accounting laws, shall be deposited monthly by the tenth day of each month in
11	the <del>county treasurer's</del> <u>court</u> automation fund <u>as established by § 16-13-704</u> of
12	the city or county to be used solely for court-related technology.
13	(2) After deducting the collection fee provided in subdivision
14	(e)(1) of this section, the court shall remit to the Treasurer of State the
15	balance of the fines levied and collected under this section by the tenth day
16	of each month to the Administration of Justice Funds Section of the
17	Department of Finance and Administration, on a form provided by that office,
18	for deposit as general revenues the balance of the fines levied and collected
19	under this section. of the state.
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21	SECTION 38. Arkansas Code $\S$ 28-41-101(b)(1), relating to the filing
22	fee for small estates, is amended to read as follows:
23	(b)(l) The clerk shall file the affidavit, assign it a number, and
24	index it as required by § $28$ -1- $108$ (1). He shall make a charge of $\frac{1}{100}$
25	dollars (\$10.00) twenty-five dollars (\$25.00) for filing the affidavit and
26	three dollars (\$3.00) for each certified copy. No order of the court or
27	other proceeding shall be necessary. No additional fees shall be charged if a
28	will is attached to the affidavit.
29	/s/ Lamoureux
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32	APPROVED: 4/22/2003
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