## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

## Act 782 of the Regular Session

1	State of Arkansas	As Engrossed: S3/24/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 1800	
4				
5	By: Representative Harrelson			
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8	For An Act To Be Entitled			
9	AN ACT CONCERNING THE PAYMENT OF COURT FINES AND			
10	COSTS WITH A CREDIT CARD THROUGH A THIRD-PARTY			
11	ENTIT	Y; AND FOR OTHER PURPOSES.		
12		G 7.43		
13		Subtitle		
14	CONCERNING THE PAYMENT OF COURT FINES			
15	AND COSTS WITH A CREDIT CARD THROUGH A			
16	TH	IRD-PARTY ENTITY.		
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19	BE IT ENACTED BY THE	E GENERAL ASSEMBLY OF THE STATE OF ARKAI	NSAS:	
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21	SECTION 1. Arkansas Code § 16-17-128 is amended to read as follows:			
22	16-17-128. Payment of fines by credit card.			
23	(a) All municipal district courts may accept payment of fines and			
24	_	an approved credit card.	_	
25	(b)(1) All municipal district courts are authorized to enter into			
26	contracts with credit card companies and to pay those companies fees normally			
27	charged by those companies for allowing the court to accept their credit			
28		authorized by subsection (a) of this so		
29	(2)(A) Where the offender pays fines by an approved credit card, the			
30	eourt and shall may assess <u>the offender</u> a service <u>or convenience</u> fee <del>equal to</del>			
31	the amount charged to the court by the credit card issuer.; or			
32		B) This charge may be added to, and bed	come a part of, any	
33	underlying obligation		for complex ! -1	
34	(2) District courts are authorized to enroll for service with			
35	and accept payments from a third-party entity for the acceptance and			

collection of fines and associated costs with an approved credit card for
which the third-party entity may charge the offender a service or convenience
fee if the credit card company will allow the charge.

- SECTION 2. Arkansas Code § 16-13-706 is amended to read as follows: 16-13-706. Credit card payments.
- 7 (a) The court or the agency designated pursuant to § 16-13-709 may 8 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.
  - (2) Where the offender pays fines <u>or court costs</u> by <u>an approved</u> credit card, the total fine owed shall be reduced by the service fee charged to the court by the credit card company the court may assess the offender a service or convenience fee.
    - (c)(1) All courts are authorized to enroll for service with and accept payments from a third-party entity for the acceptance and collection of fines and associated costs with an approved credit card for which the third-party entity may charge the offender a service or convenience fee if the credit card company will allow the charge.
    - (2) The State of Arkansas or any of its political subdivisions shall not charge an access fee for electronic payments of a court-ordered fine paid through a third-party entity.

- SECTION 3. Arkansas Code § 16-17-127 is amended to read as follows: 16-17-127. Contractors providing certain services.
  - (a) Upon request of the district court judge or city court judge, the governing body in which a district court or city court is located or, if applicable, each governing body of a political subdivision that contributes to the expenses of a district court may contract with a person that has registered with the Secretary of State and filed a surety bond or certificate of deposit with the Secretary of State to provide any of the following services:
    - (1) Probation services;
- 36 (2) Pretrial supervised release programs;

- 1 (3) Alternate sentencing programs; or
- 2 (4) The collection and enforcement of delinquent fines and
- 3 costs.

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- 4 (b)(1) The amount of the surety bond or certificate of deposit shall 5 be fifty thousand dollars (\$50,000).
- 6 (2) The city or county or any person suffering damage by reason 7 of the acts or omissions of the person or an employee of the person in the 8 performance of services subject to this section may bring action on the bond 9 for damages.
- 10 (c) A person shall be <u>is</u> ineligible to provide services subject to
  11 this section if the person or an owner, operator, or any stockholder has been
  12 convicted of a felony.
  - (d) For the purposes of this section, "person" means any individual, corporation, partnership, firm, association, or other business entity.
- 15 (e) A district court or city court may require a defendant to pay
  16 reasonable fees, in an amount to be established by the court, relating to
  17 private contractors providing probation services, pretrial supervised release
  18 programs, or alternate sentencing programs authorized by law.
  - (f)(1) Notwithstanding § 16-13-701 et seq., a private contractor may collect and retain only the fees established by the court for services provided pursuant to subsection (a) of this section.
- (2)(A) When the order of the district court or city court requires a defendant to use the services or programs of a private contractor, the designated contractor shall report on or before the fifth day of each month all fees collected.
  - (B) The report shall be provided to the mayor and county judge of the political subdivision or subdivisions that contribute to the expenses of the district court or city court and to the district court clerk or city court clerk for inclusion in the court's monthly report as required by law.
- 31 (3) The report of the private contractor, as required in this 32 section, shall contain columns with the following information by defendant:
- 33 (A) Uniform traffic ticket number;
- 34 (B) Defendant's name;
- 35 (C) Court docket number;
- 36 (D) Receipt number;

1	(E) Amount collected; and
2	(F) Total of all fees collected.
3	(g) A private contractor providing the collection of delinquent fines
4	and court costs shall follow the procedures in § 16-13-701 et seq.
5	(h) This section shall not apply to the alcohol treatment or education
6	programs authorized by $\S$ 5-65-115 and $\S$ 5-65-307.
7	(i) This section shall not apply to a company whose service is limited
8	to the acceptance of credit card payments for fines, fees, and costs and does
9	not engage in affirmative acts of collection and enforcement of delinquent
10	fines and costs.
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12	/s/ Harrelson
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14	APPROVED: 4/3/2009
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