Stricken language would be deleted from and underlined language would be added to present law. Act 551 of the Regular Session

1	State of Arkansas	۸ D;11	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1566
4			
5	By: Representatives Lea, Slin	ıkard	
6	By: Senator Holland		
7			
8		For An Act To Be Entitled	
9		IMPROVE TRAINING FOR COUNTY OFFICERS	
10		FUNDS AVAILABLE FOR CONTINUING EDUCAT	
11		ERKS, CIRCUIT CLERKS, COUNTY TREASURE	
12		LLECTORS; TO ESTABLISH CONTINUING EDU	
13	PROGRAMS I	FOR CORONERS; TO ESTABLISH A MASS FAT	ALITY
14	MUTUAL AII	O AGREEMENT; TO ESTABLISH THE CORONER	.'S
15	EDUCATION	, TRAINING, AND CERTIFICATION FUND; A	ND FOR
16	OTHER PURI	POSES.	
17			
18			
19		Subtitle	
20	TO I	MPROVE TRAINING FOR COUNTY CLERKS;	
21	CIRC	UIT CLERKS, COUNTY TREASURERS, COUNTY	Ĭ
22	COLL	ECTORS, AND CORONERS; AND TO	
23	ESTA	BLISH A CORONER'S TRAINING FUND.	
24			
25			
26	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
27			
28	SECTION 1. Arka	ansas Code § 26-60-112(b)(1), concern	ing the disposition
29	of fees collected on o	deeds, instruments, and writings, is	amended to read as
30	follows:		
31	(b) The revenue	es derived from the tax levied by § 2	6-60-105(a) shall
32	be deposited by the Da	irector of the Department of Finance	and Administration
33	into the State Treasur	ry, and the Treasurer of State after	deducting three
34	percent (3%) of the re	evenues for distribution to the Const	itutional Officers
35	Fund and the State Cer	ntral Services Fund to be used for th	e purposes as
36	provided by law shall	distribute the net amount of the rev	enues as follows:

1	(1) Ten percent (10%) of the remainder shall be distributed as
2	special revenues, as follows:
3	(A) The first ninety thousand dollars (\$90,000) one
4	hundred fifty-seven thousand five hundred dollars (\$157,500) of the remainder
5	during each fiscal year shall be credited to the County and Circuit Clerks
6	Continuing Education Fund County Clerks Continuing Education Fund, the
7	Circuit Clerks Continuing Education Fund by Acts and the County Coroners
8	Continuing Education Fund which is that are established in the State
9	Treasury, to be used for defraying the expenses of training seminars and
10	other educational projects benefiting county and circuit clerks and coroners
11	in this state, as provided by appropriations enacted by the General Assembly
12	and shall be used as follows:
13	(i)(a) Forty-five thousand dollars (\$45,000) Fifty-
14	two thousand five hundred dollars (\$52,500) for county clerks' continuing
15	education.
16	(b) Any unexpended balances of moneys
17	designated for county clerks' continuing education shall be retained
18	exclusively for the purpose of county clerks' continuing education; and
19	(ii)(a) Forty-five thousand dollars (\$45,000)
20	Fifty-two thousand five hundred dollars (\$52,500) for circuit clerks'
21	continuing education.
22	(b) Any unexpended balances of moneys
23	designated for circuit clerks' continuing education shall be retained
24	exclusively for the purpose of circuit clerks' continuing education; and
25	(iii)(a) Fifty-two thousand five hundred dollars
26	(\$52,500) for county corners' continuing education.
27	(b) Any unexpended balances of moneys
28	designated for county coroners' continuing education shall be retained
29	exclusively for the purpose of county coroners' continuing education; and
30	
31	SECTION 2. Arkansas Code § 12-9-104 is amended to read as follows:
32	12-9-104. Commission's powers generally.
33	In addition to powers conferred upon the Arkansas Commission on Law
34	Enforcement Standards and Training elsewhere in this subchapter, the
35	commission may:
36	(1)(A) Promulgate rules and regulations for the administration

- l of this subchapter.
- 2 (B) The rules and regulations promulgated by the
- 3 commission shall not go into full force and effect until the commission seeks
- 4 the advice of the Legislative Council and the House Committee on Public
- 5 Health, Welfare, and Labor and the Senate Committee on Public Health,
- 6 Welfare, and Labor or appropriate subcommittees of the Legislative Council
- 7 and the House Committee on Public Health, Welfare, and Labor and the Senate
- 8 Committee on Public Health, Welfare, and Labor;
- 9 (2) Require the submission of reports and information by police 10 departments within this state;
- 11 (3)(A)(i) Establish minimum selection and training standards for 12 admission to employment as a law enforcement officer.
- 13 (ii) The <u>minimum selection and training</u> standards
 14 may take into account different requirements for urban and rural areas, full-
- 15 time and part-time employment, and specialized police personnel.
- 16 (B) However, the minimum selection and training standards
- 17 for admission to employment as a law enforcement officer shall not apply to
- 18 volunteer police auxiliary officers, to volunteer officers of county
- 19 sheriffs' mounted patrols, and to honorary police officer commissions issued
- 20 by appropriate police authority;
- 21 (4) Establish minimum curriculum requirements for preparatory,
- 22 in-service, and advanced courses and programs of schools operated by or for
- 23 the state and political subdivisions for the specific purpose of training
- 24 recruits for as law enforcement officers;
- 25 (5) Consult and cooperate with counties, municipalities,
- 26 agencies of this state, other governmental agencies, and with universities,
- 27 colleges, junior colleges, community colleges, and other institutions or
- 28 organizations concerning the development of police training schools and
- 29 programs or courses of instruction;
- 30 (6) Approve institutions and facilities to be used by or for the
- 31 state or any political subdivision of the state for the specific purpose of
- 32 training law enforcement officers and recruits;
- 33 (7) Adopt rules and minimum standards for schools, which shall
- 34 include, but not be limited to, the following including without limitation:
- 35 (A) The curriculum for:
- 36 (i) Probationary police officers, which shall be

1	offered by all certified schools, and which shall include, but shall not be
2	limited to including without limitation, courses on:
3	(a) Accident investigation;
4	(b) Arrest;
5	(c) Civil rights;
6	(d) Court testimonies;
7	(e) Criminal law;
8	(f) Firearms training;
9	(g) First aid;
10	(h) Handling of juvenile offenders;
11	(i) Human relations;
12	(j) Law of criminal procedure;
13	(k) Law of evidence;
14	(1) Physical training;
15	(m) Race relations and sensitivity;
16	(n) Recognition of mental conditions which
17	that require immediate assistance and methods to safeguard and provide
18	assistance to a person in need of mental treatment;
19	(o) Reports;
20	(p) Search and seizure;
21	(q) Statements;
22	(r) Techniques of obtaining physical evidence;
23	(s) Traffic control; and
24	(t) Vehicle and traffic law; and
25	(ii) Permanent police officers, which shall include,
26	but shall not be limited to, including without limitation refresher and in-
27	service training in:
28	(a) Any of the courses listed in subdivision
29	(7)(A)(i) of this section;
30	(b) Advanced courses in any of the subjects
31	listed in subdivision (7)(A)(i) of this section;
32	(c) Training for supervisory personnel; and
33	(d) Specialized training in subjects and
34	fields to be selected by the board;
35	(B) Minimum courses of study, attendance requirements, and
36	equipment requirements;

1	(C) Minimum requirements for instructors; and
2	(D) Minimum basic training requirements which that a
3	probationary police officer must satisfactorily complete before being
4	eligible for permanent employment as a law enforcement officer;
5	(8) Make and encourage studies of any aspect of police
6	administration;
7	(9) Conduct and stimulate research by public and private
8	agencies designed to improve police administration and law enforcement;
9	(10) Make recommendations concerning matters within its purview
10	pursuant to this subchapter;
11	(11) Make evaluations as may be necessary to determine if
12	governmental units are complying with the provisions of this subchapter;
13	(12) Adopt and amend bylaws, consistent with law, for its the
14	<pre>commission's internal management and control;</pre>
15	(13) Enter into contracts or do such things as may be necessary
16	and incidental to the administration of this subchapter;
17	(14) Facilitate training of certified law enforcement officers
18	pursuant to a memorandum of understanding between the State of Arkansas and
19	the United States Department of Justice or the United States Department of
20	Homeland Security concerning the enforcement of federal immigration laws;
21	(15) In consultation with the Arkansas Association of Chiefs of
22	Police, develop and implement suggested selection and training requirements
23	and nonmandatory basic and advanced levels of certification for chiefs of
24	police; and
25	(16) In consultation with the Arkansas Sheriffs' Association,
26	develop and implement suggested training requirements and nonmandatory basic
27	and advanced levels of certification for county sheriffs; and
28	(17) Adopt rules to implement §§ 14-15-309 and 19-6-819.
29	
30	SECTION 3. Arkansas Code § 14-15-811(c)(2)(A), concerning continuing
31	education through the County Treasurer's Continuing Education Board, is
32	amended to read as follows:
33	(2)(A) The quorum court of each county shall annually appropriate and
34	pay into the fund in the State Treasury the sum of six hundred dollars (\$600)
35	seven hundred dollars (\$700) from fees of the office of county treasurer.

1	SECTION 4. Arkansas code § 14-13-1001(c)(1)(b), concerning continuing
2	education through the County Collector's Continuing Education Board, is
3	amended to read as follows:
4	(B) The quorum court of each county shall annually
5	appropriate and pay into the fund in the State Treasury the sum of $\frac{\sin x}{\cos x}$
6	hundred dollars (\$600) seven hundred dollars (\$700) from fees of the office
7	of county collector.
8	
9	SECTION 5. Arkansas Code Title 14, Chapter 15, Subchapter 3, is
10	amended to add two additional sections to read as follows:
11	14-15-308. Training and instruction.
12	(a) The Arkansas Commission on Law Enforcement Standards and Training,
13	in coordination with the Department of Health, shall establish a training
14	$\underline{\text{curriculum}}$ for medicolegal death investigators, coroners, and deputy $\underline{\text{corners}}$
15	in Arkansas that consists of no less than sixteen (16) hours nor more than
16	forty (40) hours of instruction, including without limitation courses on:
17	(1) Courses on medicolegal death investigation leading to
18	certification as a medicolegal death investigator;
19	(2) Scene investigation;
20	(3) Body recovery;
21	(4) Safety;
22	(5) Statutes and rules;
23	(6) Documentation and reporting;
24	(7) Communication and interviewing; and
25	(8) Proper completion of a death certificate and assignment of
26	cause of death.
27	(b) The commission shall:
28	(1) Issue a certificate of satisfactory participation and
29	completion to a coroner, deputy coroner, or medicolegal death investigator
30	who completes the instructional program required under subsection (a) of this
31	section; and
32	(2)(A) Administer the funds for the payment and reimbursement
33	for materials, speakers, mileage, lodging, meals, the cost of the
34	certificate, and training equipment that are in addition to compensation
35	allowed under §§ 14-14-1203, 14-14-1204, and 14-14-1206.
36	(B) The commission may receive funding for coroner

1	training through grants in aid, donations, and the County Coroners Continuing
2	Education Fund.
3	(c) The commission shall provide death investigation training:
4	(1) Free of charge to a law enforcement officer, a state death
5	investigator, and an employee of the State Crime Laboratory; and
6	(2) For a fee under a memorandum of understanding between the
7	commission and the Coroner's Association to coroners and deputy coroners.
8	
9	14-15-309. Mass fatality resource inventory and mutual aid agreement.
10	(a) As used in this section:
11	(1) "Fixed assets" means items that are permanently located but
12	can be made available for use, including without limitation:
13	(A) Office space;
14	(B) Body refrigeration units;
15	(C) Personnel rehabilitation areas; and
16	(D) Equipment storage facilities;
17	(2) "Mobile assets" means items that can be transported to an
18	affected area, including without limitation:
19	(A) Personal protective equipment such as masks, tyvek
20	suits, gloves, boots, environmental protection, and hazards protection;
21	(B) Investigative equipment such as cameras, measuring
22	devices, collection bags, and labeling devices;
23	(C) Body recovery equipment such as sheets, body bags,
24	ropes, boards, and stretchers;
25	(D) Administrative equipment for the purposes of data
26	recording, financial management, and records preservation; and
27	(E) Vehicular equipment such as cars, trucks, vans,
28	trailers, and boats; and
29	(3) "Personnel assets" means:
30	(A) Coroners, deputy coroners, and medicolegal death
31	investigators; and
32	(B) Other individuals or entities that possess specialized
33	skills necessary for the comprehensive investigation of deaths in a mass
34	fatality incident.
35	(b)(l) The Department of Health may enter into a mass fatality
36	resource inventory and mutual aid agreement among coroners in this state.

1	(2) A mass fatality resource inventory and mutual aid agreement
2	under this section is effective when signed by the county judge in a county
3	in which a coroner enters into an agreement under subdivision (b)(l) of this
4	section.
5	(3) A mass fatality resource inventory and mutual aid agreement
6	under this section may provide for the sharing of fixed assets, mobile
7	assets, and personnel assets.
8	(c) The signatures of the county judge and the coroner are necessary
9	for a county to pledge its deputies, equipment, and resources to the mass
10	fatality mutual aid agreement.
11	(d) Only a coroner, deputy coroner, or medicolegal death investigator
12	who receives documentation reflecting satisfactory participation and
13	completion from the commission and is in good standing under this section may
14	be allocated for assignment and duty in the mass fatality resource inventory
15	and mutual aid agreement.
16	(e) The Department of Health shall maintain records of coroners,
17	deputy corners, and medicolegal death investigators who have received
18	training and certificates of course completion under this section from the
19	Arkansas Commission on Law Enforcement Standards and Training.
20	
21	SECTION 6. Arkansas Code § 19-6-301, concerning the enumeration of
22	special revenues, is amended to add an additional subdivision to read as
23	follows:
24	(246) The first designated portion of real estate transfer taxes
25	for the continuing education of county coroners under §§ 26-60-105 and 26-60-
26	<u>112.</u>
27	
28	SECTION 7. Arkansas Code Title 19, Chapter 6, Subchapter 8, is amended
29	to add an additional section to read as follows:
30	19-6-819. County Coroners Continuing Education Fund.
31	(a) There is created on the books of the Treasurer of State, Auditor
32	of State, and Chief Fiscal Officer of the State a special revenue fund to be
33	known as the "County Coroners Continuing Education Fund".
34	(b)(1) The fund shall consist of those special revenues as specified
35	in § 19-6-301(246).
36	(2) The fund shall also consist of any other revenues as may be

1	authorized by law.
2	(c) The fund shall be used for defraying the expenses of training
3	seminars and other educational projects benefiting county coroners in this
4	state as set out in § $14-15-308$, §§ $16-20-105$ and $16-20-110$, and § $26-60-101$
5	et seq.
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8	APPROVED: 04/01/2013
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