1	State of Arkansas As Engrossed: S3/10/11 S3/24/11 88th General Assembly As Engrossed: Bill
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3	Regular Session, 2011SENATE BILL 679
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5	By: Senator Luker
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7	For An Act To Be Entitled
8	AN ACT TO ALLOW A DISTRICT COURT TO ADMINISTER A DRUG
9	COURT PROGRAM, PRESIDE OVER A PROBATION SUPERVISION
10	PROGRAM, OR PRESIDE OVER A PAROLE SUPERVISION PROGRAM
11	IN CERTAIN CIRCUMSTANCES; AND FOR OTHER PURPOSES.
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14	Subtitle
15	TO ALLOW A DISTRICT COURT TO ADMINISTER A
16	DRUG COURT PROGRAM, PRESIDE OVER A
17	PROBATION SUPERVISION PROGRAM, OR PRESIDE
18	OVER A PAROLE SUPERVISION PROGRAM IN
19	CERTAIN CIRCUMSTANCES.
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24	SECTION 1. DO NOT CODIFY. Legislative findings.
25	(a) In a per curiam opinion dated February 9, 2011, the Supreme Court
26	addressed the recommendations of the District Court Resource Assessment
27	Board, one (1) of which stated that the General Assembly could authorize a
28	state district court judge to preside over a drug court program, probation
29	revocation proceeding, or a parole revocation proceeding. In Re Amendments
30	to Administrative Order Nos. 4 and 18 and Regulations of the Arkansas Board
31	of Certified Court Reporter Examiners § 1, 2011 Ark. 57 (2011).
32	(b) That the General Assembly finds that allowing a state district
33	court judge to preside over a drug court, a probation revocation proceeding,
34	or a parole revocation proceeding promotes the sound and efficient
35	administration of justice.
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1	SECTION 2. Arkansas Code Title 16, Chapter 17, Subchapter 1 is amended
2	to add a new section to read as follows:
3	16-17-137. Jurisdiction over certain criminal matters.
4	(a) If authorized by the administrative plan for the judicial circuit
5	required by Administrative Order No. 14 of the Supreme Court, a state
6	district court judge may preside over the following criminal matters:
7	(1) A drug court program authorized under § 16-98-301 et seq.;
8	(2) Probation supervision program; and
9	(3) Parole supervision program.
10	(b) The administrative judge of the judicial district may withdraw
11	authorization under this section at any time.
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13	SECTION 3. Arkansas Code § 16-98-303(d), regarding administration of
14	drug courts, is amended to read as follows:
15	(d)(l) Drug court programs may require a separate judicial processing
16	system differing in practice and design from the traditional adversarial
17	criminal prosecution and trial systems.
18	(2) A drug court team shall be designated by a circuit judge
19	assigned to manage the drug court docket and may include a circuit judge, a
20	prosecuting attorney, a public defender or private defense attorney, one (1)
21	or more addiction counselors, one (1) or more probation officers, one (1) or
22	more private treatment provider representatives, and any other individual or
23	individuals determined necessary by the drug court judge.
24	(3) <u>(A)</u> The administrative judge of the judicial district shall
25	designate one (1) or more circuit judges to administer the drug court
26	program.
27	(B) If a county is in a judicial district that does not
28	have a circuit judge who is able to administer the drug court program on a
29	consistent basis, the administrative plan for the judicial circuit required
30	by Administrative Order No. 14 of the Supreme Court may designate a district
31	court judge to administer the drug court program.
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33	/s/Luker
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