1	State of Arkansas	A Bill	
2	90th General Assembly	A DIII	
3	Regular Session, 2015		SENATE BILL 148
4			
5	By: Senators J. Woods, U. Lind	•	
6	By: Representative D. Whitake	c	
7			
8		For An Act To Be Entitled	
9	AN ACT TO PROVIDE ADDITIONAL FUNDING FOR DRUG COURTS;		
10	AND FOR OTH	ER PURPOSES.	
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12		C., b4:41 a	
13	mo pro	Subtitle	
14		OVIDE ADDITIONAL FUNDING FOR DR	UG
15	COURTS	·•	
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17	DE IM ENACMED DV MILE CE	MEDAL ACCEMBLY OF THE CTATE OF	A DIZANICA C.
18 19	DE II ENACIED DI INE GE	NERAL ASSEMBLY OF THE STATE OF	AKKANSAS:
20	SECTION 1 Arlean	sas Code § 16-87-213(b), concer	ening the nublic
21		mended to read as follows:	ining the public
22		time of appointment of an atto	orney the court
23		s a fee of not less than ten do	
23 24	•	rs (\$400) to be paid to the com	
25		public defender system.	mmission in order to
26	-	) The fee under subdivision <del>(t</del>	$\Delta V(1)$ (b)(1)(A) of this
27		f the court finds such an asses	
28	burdensome.	I the court IIndo Such un ubset	Joinette de per des
29		<u>)</u> The fee under subdivision <del>(l</del>	<del>o)(1)</del> (b)(1)(A) of this
30		ted at the beginning of the pro	
31		orney's fee that might be asses	-
32	•	$\frac{1}{2}$ (D)(i) The commission shall of	•
33		sion $\frac{b}{(1)}$ $\frac{b}{(1)}$ $\frac{b}{(1)}$ of this s	-
34		e Central Services Fund entitle	_
35		hall <del>only</del> be available <u>only</u> to	
36		(B)(ii) The commission may ca	

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1 remaining in the separate account under subdivision  $\frac{(b)(4)(A)}{(D)(1)}$  (b)(1)(D)(i) of 2 this section at the end of the fiscal year to the subsequent year. 3 (2)(A) In addition to the fee under subdivision (b)(1)(A) of 4 this section, a fee not to exceed two hundred fifty dollars (\$250) may be assessed by a drug court created under the Arkansas Drug Court Act, § 16-98-5 6 301 et seq., for a person who enters a drug court program and is appointed an 7 attorney under this section. 8 (B) The fee under subdivision (b)(2)(A) of this section 9 shall be collected at the same time as the fee under subdivision (b)(1)(A) of this section and shall be paid to the commission. 10 11 12 SECTION 2. Arkansas Code § 16-98-304 is amended to read as follows: 16-98-304. Cost and fees. 13 14 (a) The drug court judge may order the offender to pay: 15 (1) Court costs as provided in § 16-10-305; 16 (2) Treatment costs: 17 (3) Drug testing costs; 18 (4) A program user fee; 19 (5) Necessary supervision fees, including any applicable 20 residential treatment fees; and 21 (6) Any fees determined or authorized under § 12-27-22 125(b)(17)(B) or  $\S 16-93-104(a)(1)$ , which are to be paid to the Department of 23 Community Correction. 24 (b)(1) The drug court judge shall establish a schedule for the payment 25 of costs and fees. 26 (2) The cost for treatment, drug testing, and supervision shall 27 be set by the treatment and supervision providers, respectively, and made 28 part of the order of the drug court judge for payment. 29 (3) Program user fees shall be set by the drug court judge. 30 (4)(3) Treatment, drug testing, and supervision costs or fees 31 shall be paid to the respective providers. 32 (5)(4) Fees determined or authorized under § 12-27-125(b)(17)(B) 33 or § 16-93-104(a)(1) shall be paid to the Department of Community Correction. (6)(A) The MAGNUM Drug Court Fund is a special revenue fund 34 created and established on the books of the Treasurer of State, the Auditor 35

of State, and the Chief Fiscal Officer of the State.

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1	(B) The MACNUM Drug Court Fund shall consist of other	
2	moneys provided by law.	
3	$\frac{(7)(A)(5)(A)}{(5)(A)}$ All court costs and program user fees assessed by	
4	the drug court judge shall be paid to the court clerk for remittance to the	
5	county treasury under § 14-14-1313.	
6	(B) All installment payments shall initially be deemed to	
7	be collection of court costs under § $16-10-305$ until the court costs have	
8	been collected in full with any remaining payments representing collections	
9	of other fees and costs as authorized in this section and shall be credited	
10	to the county administration of justice fund and distributed under $\S 16-10-$	
11	307.	
12	(C) All program Program user fees shall be credited to a	
13	fund known as the "drug court program fund" and appropriated by the quorum	
14	court for the benefit and administration of the drug court program.	
15	(8)(6) Court orders for costs and fees shall remain an	
16	obligation of the offender with court monitoring until fully paid.	
17		
18	SECTION 3. Arkansas Code Title 16, Chapter 98, Subchapter 3, is	
19	amended to add a section to read as follows:	
20	16-98-308. Additional drug court costs.	
21	In addition to the court costs assessed under § 16-10-305, a court cost	
22	of one hundred twenty-five dollars (\$125) shall be assessed and remitted to	
23	the Administration of Justice Funds Section of the Department of Finance and	
24	Administration by the court clerk for deposit into the State Treasury as	
25	special revenues credited to the MAGNUM Drug Court Fund, § 19-6-489 for:	
26	(1) Each conviction under § 5-64-401 et seq.; or	
27	(2) Each person participating in a:	
28	(A) Drug court program under the Arkansas Drug Court Act,	
29	§ 16-98-301 et seq.;	
30	(B) Pretrial, posttrial, intervention, or diversion	
31	program under § 16-98-201;	
32	(C) Preadjudication program under § 5-4-901 et seq. if the	
33	pending criminal charge is for an offense under § 5-64-401 et seq; or	
34	(D) Mental health crisis intervention program established	
35	by the Division of Behavioral Health Services of the Department of Human	
36	Sarvices	

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2	SECTION 4. Arkansas Code § 19-6-301(216), concerning special revenue		
3	funds, is amended to read as follows:		
4	(216) Drug Court costs and drug court program user fees, §§ 16-98-304		
5	and 19-6-489 § 16-98-308;		
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7	SECTION 5. Arkansas Code § 19-6-489 is amended to read as follows:		
8	19-6-489. MAGNUM Drug Court Fund.		
9	(a) A drug court judge may order an offender to pay:		
10	(1) Court costs;		
11	(2) Treatment costs;		
12	(3) Drug testing costs;		
13	(4) A program user fee not to exceed twenty dollars (\$20.00) per		
14	month; and		
15	(5) Necessary supervision fees, including any applicable		
16	residential treatment fees.		
17	(b)(1) A drug court judge shall establish a schedule for the payment of		
18	costs and fees.		
19	(2) The cost for treatment, drug testing, and supervision shall		
20	be set by the treatment and supervision providers respectively and made part		
21	of the order of the drug court judge for payment.		
22	(3) User fees shall be set by the drug court judge within the		
23	maximum amount authorized by this subsection and payable directly to the		
24	court clerk for the benefit and administration of the drug court program.		
25	(4) Treatment, drug testing, and supervision costs shall be paid		
26	to the respective providers.		
27	(5) The court clerk or the designee of the drug court judge		
28	shall collect all other costs and fees ordered.		
29	(6)(A) The remaining user fees shall be remitted to the		
30	Treasurer of State by the court clerk for deposit in the MAGNUM Drug Court		
31	Fund, which is a special revenue fund created and established on the books of		
32	the Treasurer of State, the Auditor of State, and the Chief Fiscal Officer o		
33	the State.		
34	(B) The MAGNUM Drug Court Fund shall consist of user fees		
35	and any other moneys provided by law.		
36	(7) Court orders for costs and fees shall remain an obligation		

1	of the offender with court monitoring until fully paid.		
2	(a) There is created on the books of the Treasurer of State, the		
3	Auditor of State, and the Chief Fiscal Officer of the State a special revenu		
4	fund to be known as the "MAGNUM Drug Court Fund".		
5	(b) The fund shall consist of:		
6	(1) Court costs as provided under § 16-98-308; and		
7	(2) Any other moneys as provided by law.		
8	(c) The fund shall be used for the operation and administration of the		
9	drug courts as well as mental health crisis intervention programs established		
10	by the Division of Behavioral Health Services of the Department of Human		
11	Services.		
12	(d)(l) Funds received through costs assessed under § 16-98-308 shall		
13	be distributed to the judicial districts that have established drug courts in		
14	a proportional formula based on past and current drug court caseloads as		
15	established by data provided by the Administrative Office of the Courts to be		
16	used in the operation and administration of the drug courts.		
17	(2)(A) The division shall promulgate rules regarding the		
18	distribution of the funds received under this subsection.		
19	(B)(i) The division shall submit the proposed rules to the		
20	Joint Budget Committee for review if the General Assembly is in session.		
21	(ii) If the General Assembly is not in session, the		
22	division shall submit the proposed rules to the Legislative Council for		
23	review.		
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