1	State of Arkansas
2	89th General Assembly
3	Fiscal Session, 2014 HR 1004
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5	By: Representative Westerman
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7	HOUSE RESOLUTION
8	TO AUTHORIZE THE INTRODUCTION OF A NONAPPROPRIATION
9	BILL TO AMEND THE ARKANSAS CODE CONCERNING THE
10	REVENUE STABILIZATION LAW; AND FOR OTHER PURPOSES.
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13	Subtitle
14	TO AUTHORIZE THE INTRODUCTION OF A
15	NONAPPROPRIATION BILL TO AMEND THE
16	ARKANSAS CODE CONCERNING THE REVENUE
17	STABILIZATION LAW.
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20	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE EIGHTY-NINTH GENERAL
21	ASSEMBLY OF THE STATE OF ARKANSAS:
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23	THAT Representative Westerman is authorized to introduce a bill which
24	as introduced will read substantially as follows:
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26	"For an Act to Be Entitled
27	AN ACT TO AMEND THE ARKANSAS CODE CONCERNING THE REVENUE STABILIZATION LAW;
28	AND FOR OTHER PURPOSES.
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30 31	Subtitle TO AMEND THE ARKANSAS CODE CONCERNING THE REVENUE STABILIZATION LAW.
32	IO AMEND THE ARRANSAS CODE CONCERNING THE REVENUE STABILIZATION LAW.
33	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
34	DE II ENACIED DI THE GENERAL ASSENDET OF THE STATE OF ARRANSAS.
35	SECTION 1. The purpose of this act is to amend the Revenue
36	Stabilization Law.



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2	SECTION 2. Arkansas Code § 19-5-307(b), concerning revenues for the
3	Public Health Fund, is amended to read as follows:
4	(b) The Public Health Fund shall consist of:
5	(1) Those special revenues as set out in § 19-6-301(41), (65),
6	(68), (69), (80), (97), (131), (132), (133), (136), (137), (140), (141),
7	(142), (143), (144), (147), (155), (166), (177), (194), (204), and (205), and
8	(250) and that portion of § 19-6-301(58) of the Revenue Classification Law, §
9	19-6-101 et seq.;
10	(2) General revenues as may be provided by law;
11	(3) Nonrevenue income derived from services provided by the various
12	divisions of the department <u>Department of Health;</u>
13	(4) Federal reimbursement received on account of eligible expenditures
14	by the various divisions of the Department of Health;
15	(5) Other funds as may be provided by law;
16	(6) Moneys transferred or deposited from the State Administration of
17	Justice Fund to support alcoholism treatment programs and for use in the drug
18	abuse prevention and treatment program of the Division of Behavioral Health
19	Services; and
20	(7) Amusement machine revenues over thirty thousand dollars (\$30,000),
21	as set out in § 26-57-407 .; and
22	(8) Criminal, civil, and administrative penalties collected under §
23	20-27-2504 of the Arkansas Lead-Based Paint-Hazard Act of 2011, § 20-27-2501
24	<u>et seq.</u>
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26	SECTION 3. Arkansas Code § 19-5-993(b)(1), concerning revenues for the
27	State Administration of Justice Fund, is amended to read as follows:
28	(b)(l) The fund shall consist of court costs and filing fees under §§
29	<u>9-15-202,</u> 16-10-305, 16-17-705, <u>16-90-1419(b)(1),</u> and 21-6-403, the special
30	revenues from real estate transfer taxes under § 19-6-301(117), <u>district</u>
31	court installment fees under § 16-13-704(b)(3)(E)(ii), and any interest
32	earned.
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34	SECTION 4. Arkansas Code § 19-5-1083(b), concerning revenues for the
35	Arkansas Counties Alcohol and Drug Abuse and Crime Prevention Program Fund,
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36 is amended to read as follows:

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1 (b) This fund shall consist of those moneys transferred or deposited 2 from the State Administration of Justice Fund, and nonrefundable 3 administrative bail bond fees collected under § 17-19-301(f)(1), there to be 4 used exclusively for the establishment and operation of alcohol abuse, drug 5 abuse, and crime prevention programs in the counties and for other related 6 purposes in the counties. 7 8 SECTION 5. Arkansas Code § 19-5-1211(b), concerning revenues for the 9 Department of Labor Special Fund, is amended to read as follows: 10 (b) This fund shall consist of: 11 (1) Those special revenues set out in 19-6-301(25), (36), 12 (72), (112), (158), and (180); and (251); and 13 (2) The fee, penalty, and assessment income and all other 14 income, the disposition of which is not otherwise provided by law, of the 15 Department of Labor. 16 17 SECTION 6. Arkansas Code § 19-5-1241(b), concerning revenues for the 18 Trial Court Administrative Assistant Fund, is amended to read as follows: 19 (b) The Trial Court Administrative Assistant Fund shall consist of 20 those moneys transferred from the State Administration of Justice Fund, the 21 first one hundred thousand dollars (\$100,000) collected annually from filing 22 fees for the office of the prosecuting attorney, and other moneys as 23 authorized by law. 24 25 SECTION 7. Arkansas Code § 19-6-301, concerning the enumeration of 26 special revenues, is amended to add additional subdivisions to read as 27 follows: 28 (248) Suspended registration reinstatement fees, § 27-22-29 103(b)(4)(B)(i)+; 30 (249) Certificate of franchise authority fees, § 23-19-204; (250) That portion of fees and fines collected under §§ 20-27-31 32 1502, 20-27-1508, 20-27-1509, and 20-27-1511; 33 (251) That portion of license fees, renewal fees, and civil 34 penalties collected under § 17-55-101 et seq.; and 35 (252) Voice stress analysis examiner's license fees, § 17-39-36 305.

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2	SECTION 8. Arkansas Code § 19-6-404(1), concerning the Department of
3	Arkansas State Police Fund, is amended to read as follows:
4	(1) Those special revenues as specified in § 19-6-301(1), (5),
5	(7), (8), (38)-(40), (56), (94), (128), (150), (168), (175), (184)-(186),
6	(190), (202), (218)-(220), (222), (226), (227), and (234); and (252);
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8	SECTION 9. EFFECTIVE DATE. This act is effective on and after July 1,
9	<u>2014.</u> "
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