1	State of Arkansas	
2	79th General Assembly ABII ACT 1306 OF 1993	í
3	Regular Session, 1993 HOUSE BILL 2085)
4	By: Representative Fairchild	
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7	For An Act To Be Entitled	
8	"AN ACT TO DEFINE THE DUTIES OF PROSECUTING ATTORNEYS; AND	
9	FOR OTHER PURPOSES."	
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11	Subtitle	
12	"AN ACT TO DEFINE THE DUTIES OF PROSECUTING ATTORNEYS."	
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14	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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16	SECTION 1. Subchapter 1, Chapter 21 of title 16, Arkansas Code	
17	Annotated is amended by adding the following new sections:	
18	"16-21-121 - Reserved for First District Prosecuting Attorney.	
19	16-21-122 - The Second Judicial District shall be a Division A Judicial	
20	District effective January 1, 1993.	
21	16-21-123 - The Third Judicial District shall be a Division A Judicial	
22	District effective January 1, 1993.	
23	16-21-124 - The Fourth Judicial District shall be a Division A Judicial	
	District effective January 1, 1993.	
25	16-21-125 - The Fifth Judicial District shall be a Division B Judicial	
	District effective January 1, 1993.	
27	16-21-126 - The Sixth Judicial District shall be a Division A Judicial	
28	District effective January 1, 1993.	,
29	16-21-127 - The Seventh Judicial District shall be a Division A Judicial	
30	District effective January 1, 1993.	
31	16-21-128 - The Eighth Judicial District shall be a Division A Judicial	
32	District effective January 1, 1993.	
33	16-21-129 - The Ninth-East Judicial District shall be a Division B	
34	Judicial District effective January 1, 1993. 16-21-130 - The Ninth-West Judicial District shall be a Division B	
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36	Judicial District effective January 1, 1993.	

- 1 16-21-131 The Tenth Judicial District shall be a Division A Judicial
- 2 District effective January 1, 1993.
- 3 16-21-132 The Eleventh-East Judicial District shall be a Division B
- 4 Judicial District effective January 1, 1993.
- 5 16-21-133 The Eleventh-West Judicial District shall be a Division A
- 6 Judicial District effective January 1, 1993.
- 7 16-21-134 The Twelfth Judicial District shall be a Division A Judicial
- 8 District effective January 1, 1993.
- 9 16-21-135 The Thirteenth Judicial District shall be a Division B
- 10 Judicial District effective January 1, 1993.
- 11 16-21-136 The Fourteenth Judicial District shall be a Division A
- 12 Judicial District effective January 1, 1993.
- 13 16-21-137 The Fifteenth Judicial District shall be a Division B
- 14 Judicial District effective January 1, 1993.
- 15 16-21-138 The Sixteenth Judicial District shall be a Division B
- 16 Judicial District effective January 1, 1993.
- 17 16-21-139 The Seventeenth-East Judicial District shall be a Division A
- 18 Judicial District effective January 1, 1993.
- 19 16-21-140 The Seventeenth-West Judicial District shall be a Division B
- 20 Judicial District effective January 1, 1993.
- 21 16-21-141 The Eighteenth-East Judicial District shall be a Division A
- 22 Judicial District effective January 1, 1993.
- 23 16-21-142 The Eighteenth-West Judicial District shall be a Division A
- 24 Judicial District effective January 1, 1993.
- 25 16-21-143 The Nineteenth Judicial District shall be a Division A
- 26 Judicial District effective January 1, 1993.
- 27 16-21-144 The Twentieth Judicial District shall be a Division A
- 28 Judicial District effective January 1, 1993."

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- 30 SECTION 2. The prosecuting attorney shall have the power to appoint all
- 31 deputies and employees without confirmation of any Court or tribunal.

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- 33 SECTION 3. The Quorum Courts of the respective counties of a Judicial
- 34 District shall annually appropriate sufficient amounts to cover the salaries
- 35 and expenses of the prosecuting attorney_s office. The Quorum Courts of the

- 1 respective counties may appropriate any additional funds and create additional
- 2 deputy prosecutor positions as they deem necessary for the efficient operation
- 3 of the office of the Prosecuting Attorney.

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- 5 SECTION 4. (a) A Deputy Prosecuting Attorney who is duly appointed in
- 6 any county of the Judicial District shall, with the prosecuting attorney s
- 7 consent, have the authority to perform all official acts as Deputy Prosecuting
- 8 Attorney in all counties within the District.
- 9 (b) The Prosecuting Attorney and those Deputy Prosecuting Attorneys and
- 10 other staff members he designates shall be considered law enforcement officers
- 11 for the purposes of utilizing emergency, protective, and communication
- 12 equipment in coordination with inter-agency cooperative investigations and
- 13 operations. Provided that the Prosecuting Attorney and all members of his
- 14 office shall have no greater arrest powers than that accorded all citizens
- 15 under the Arkansas Constitution and the Arkansas Code.
- 16 (c) The Prosecuting Attorney shall have the power to appoint Deputy
- 17 Prosecuting Attorneys and other employees at such salaries as are authorized
- 18 in the grant awards from the department of Finance and Administration Drug Law
- 19 Enforcement Program, Anti-Drug Abuse Act of 1986 as amended or its successor.
- 20 (d) All federal forfeitures to the prosecuting attorney s office shall
- 21 be deposited in the Drug Control Fund.

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- 23 SECTION 5. In addition to the deputy prosecuting attorney positions
- 24 created by Arkansas Code Annotated §16-21-113(a)(1) and other Arkansas Code
- 25 provisions and laws, the prosecuting attorneys shall have the power to enter
- 26 into a contract for personal services with a licensed attorney whose duty it
- 27 will be to act as a deputy prosecutor to prosecute civil asset forfeiture
- 28 actions at such hourly amount as is deemed proper by the Prosecuting Attorney.
- 29 This attorney may be paid from funds generated from Arkansas Code Annotated
- 30 §5-64-505(k)(4).

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- 32 SECTION 6. The prosecuting attorneys shall have the power to appoint
- 33 the attorneys of the Prosecutor Coordinator s Office as deputy prosecuting
- 34 attorneys.

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SECTION 7. From and after the effective date of this act, no 2 prosecuting attorney shall prosecute city misdemeanor cases or appeals to 3 circuit or appellate courts unless the prosecuting attorney consents to do so. 5 SECTION 8. Arkansas Code Annotated 14-42-112(e) is amended to read as 6 follows: The municipal attorney shall receive as part of his compensation 8 the same fees as are allowed prosecuting attorneys pursuant to Arkansas Code 9 Annotated §21-6-410 in this state in all criminal cases. However, the city or 10 town, by resolution or ordinance, may specify a certain salary or salary and 11 fees as the city or town council may desire. In the event the municipal 12 attorney is paid a salary only, the city or town is authorized to collect the 13 fees referred to in this subsection and apply them as the council may direct." 14 15 SECTION 9. All provisions of this act of a general and permanent nature 16 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 17 Revision Commission shall incorporate the same in the Code. 18 SECTION 10. If any provision of this act or the application thereof to 19 20 any person or circumstance is held invalid, such invalidity shall not affect 21 other provisions or applications of the act which can be given effect without 22 the invalid provision or application, and to this end the provisions of this 23 act are declared to be severable. 24 25 SECTION 11. All laws and parts of laws in conflict with this act are 26 hereby repealed. Arkansas Code Annotated §§ 16-21-117(b)(1) and (2), and 25-27 16-710 are specifically repealed. 28 SECTION 12. All agencies and public officials receiving fees pursuant 29 30 to Arkansas Code Annotated §5-37-307 or §16-21-120 shall submit a report to 31 the Prosecutor Coordinator s Office monthly. The Prosecution Coordination 32 Commission shall determine the contents of the report. This report shall be 33 reviewed by the Prosecutor Coordinator s Office. After three months, where 34 the accounts and accounting systems are not reconciled or reports not received 35 by the Prosecution Coordination Commission, the Commission shall have the

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1 authority to, after a hearing, suspend an agency_s or officer_s ability to
 2 have a hot check program for failure to comply with good governmental
 3 accounting procedures and practices and the reporting requirement mandated by
 4 this act. Any entity with a program suspended shall be reported to the
 5 Legislative Audit Committee.
                                  /s/Rep. Fairchild
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                                  APPROVED: 4/26/93
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