Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas	As Engrossed: H3/5/97		
2	81st General Assembly	A Bill	ACT 788 OF	<sup>-</sup> 1997
3	Regular Session, 1997		HOUSE BILL	1909
4				
5	By: Representative Luker			
6				
7				
8		For An Act To Be Entitled		
9	"AN ACT T	O AMEND VARIOUS SECTIONS OF THE ARKANSAS CODE	2	
10	ANNOTATED	TO PHASE IN THE TRANSFER OF FUNDING OF THE S	STATE	
11	TRIAL COU	IRT SYSTEM FROM COUNTY GOVERNMENT TO THE STATE	C ;	
12	AND FOR C	THER PURPOSES."		
13				
14		Subtitle		
15		"TO PHASE IN THE TRANSFER OF FUNDING OF		
16		THE STATE TRIAL COURT SYSTEM FROM COUNTY		
17		GOVERNMENT TO THE STATE."		
18				
19	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	S:	
20				
21	SECTION 1.	(a) It is hereby found by the General Assem	bly that the	
22	current system o	f funding the state judicial system has creat	ed inequity i	n
23	the level of jud	icial services available to the citizens of t	he state. It	: is
24	further determin	ed that, with the passage and implementation	of Act 1256 c	<u>of</u>
25	1995, a uniform	structure for the accounting and distribution	of court	
26	generated funds	has been established and reliable data on the	cost of	
27	providing court	services and the revenue produced by the cour	t system now	
28	exists.			
29	(b) It is,	therefore, the intent of this Act to begin t	o phase in th	<u>1e</u>
30	responsibility o	f the funding of a part of the state trial co	urt system fr	om
31	county governmen	t to the state. It is, further, the intent o	f this Act to	<u>)</u>
32	continue and imp	rove the reporting of information from cities	and counties	3
33	concerning the c	osts of providing the court system and the re	venues produc	ed
34	from court costs	, fees, and fines.		
35				
36	SECTION 2.	Arkansas Code Annotated 🖁 5-76-103 is amende	ed to read as	

1 follows:

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"5-76-103. Penalties.

3 (a)(1) Any person who pleads guilty or nolo contendere to, or who is 4 found guilty of violating, <sup>6</sup> 5-76-102, shall, in addition to other penalties 5 provided therein, be required to complete an alcohol education program as 6 prescribed and approved by the Arkansas Highway Safety Program or an 7 alcoholism treatment program as approved by the Bureau of Alcohol and Drug 8 Abuse Prevention of the Department of Health.

9 (b)(2) Such alcohol education program may collect a program fee of up 10 to fifty dollars (\$50.00) per enrollee to offset program costs.

11 (c)(1)(3)(A) A person ordered to complete an alcoholism treatment 12 program under this section may be required to pay, in addition to the costs 13 collected for treatment, a fee of up to twenty-five dollars (\$25.00) to offset 14 the additional costs associated with reporting requirements under this 15 chapter.

16 <u>(2)(B)</u> The alcohol education program shall report semiannually to 17 the Arkansas Highway Safety Program all revenue derived from this fee." 18 <u>(b)(1)</u> Within six (6) months of the final adjudication of guilt, the

19 operator shall furnish proof of attendance at and completion of the alcoholism
20 treatment or education program.

21 (2)(A) If such proof is not furnished, the operator shall be
22 cited for contempt of court and assessed an additional court cost of two
23 hundred dollars (\$200.00), with fifty dollars (\$50.00) retained by the
24 municipal court.

25 (B)(i) The remaining moneys received from these additional 26 court costs shall be remitted at least quarterly, by January 1, April 1, July 27 1, and October 1 to the Director of the Department of Finance and

28 Administration.

29 (ii) One-half (1/2) of the moneys so received by the

30 director shall be deposited in the State Treasury to be credited to the

31 Highway Safety Special Fund for use to support programs of the Arkansas

- 32 Highway Safety Program.
- 33 (iii) The remaining one-half (1/2) of such moneys
- 34 received by the director shall be deposited in the State Treasury to be
- 35 credited to the Alcohol and Drug Safety Fund to support alcoholism treatment

36 programs of the Bureau of Alcohol and Drug Abuse Prevention.

1 SECTION 3. Arkansas Code Annotated  $^{\circ}$  16-10-209 is amended to read as 2 3 follows: "16-10-209. Court clerk - Activities and clerical duties. 4 5 The following activities and clerical duties relating to court functions shall be required of all court clerks: 6 7 (1) Collection, Receipt, and Deposit Procedures: (A) All receipt books must be prenumbered by the printer, and a 8 9 printer's certificate or other evidence shall be furnished to the court clerk, 10 which shall be made available for inspection; 11 (B) All void or spoiled receipts must be accounted for by 12 attaching the original copy of the receipt to the duplicate copy of the 13 receipt in the receipt book; 14 (C) For those checks forwarded with the arrest reports, the 15 receipt shall be issued in the name of the police department, marshal's 16 office, or sheriff's office; for those receipts issued at court date, the 17 court clerk shall issue such receipts in the name of the defendant, regardless 18 of who paid the bond or fine or who collected the bond or fine; 19 (D) A prenumbered receipt shall be issued for all moneys 20 collected, and such receipts shall be deposited intact daily into the separate 21 bank account maintained by the court clerk; 22 (E) The bank deposit slips prepared by the court clerk shall 23 contain the range or receipt numbers evidencing such collections; 24 additionally, the receipts issued shall be reconciled with the monthly bank 25 deposits; 26 (F) A bank reconciliation shall be made at the end of each month, 27 and any balance remaining in the bank account shall be identified with receipt 28 numbers for cases not yet adjudicated and the payments made on all unpaid 29 individual time accounts; 30 (G) The court clerk may maintain separate bank accounts for city 31 cases and for county cases. 32 (2) Preparation and Submission of Court Report: 33 (A) The court report shall contain columns for the following 34 information: (i) Uniform traffic ticket number; 35 36 (ii) Defendant's name;

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1 (iii) Nature of the offense; (iv) Name of arresting officer; 2 3 (v) Court docket number; (vi) Disposition or date continued; 4 5 (vii) Receipt number; (viii) Total fine and costs collected; 6 (ix) Fine; 7 8 (x) Costs itemized including all prosecuting attorney fees; 9 (xi) Bond refund amount; 10 (xii) Bond refund check number; and 11 (xiii) Time payment amount. (B) The court clerk at each court date shall prepare the court 12 13 report from the arrest report supplied by the police department, marshal's 14 office, or sheriff's office; (C) At the end of each court date, the court clerk shall complete 15 16 the court report for the court date and total the dollar amounts contained 17 therein; 18 (D) The court reports prepared each court date shall be 19 summarized at least monthly; (E)(i) The court clerk shall make a direct monetary settlement on 20 21 or before the fifth day of the next following month with each of the 22 following: 23 The city treasurer; and (a) 24 The county treasurer; and (b) 25 The prosecuting attorney. The treasurer of the (C) 26 community alcohol safety fund; and 27 (d) If applicable, the treasurer of the policemen's 28 pension and relief fund and the municipal judge and clerk's retirement fund. 29 (ii) For those fines, penalties, and other charges arising 30 from tickets issued by the Arkansas Highway Police and the Arkansas State 31 Highway and Transportation Department, the court clerk shall make a direct 32 monetary settlement with them at the time the appropriate billing notice is 33 received; 34 (F) The court clerk, in conjunction with the making of the above 35 monetary settlement, will make reports in quadruplicate of the applicable

36 individual court reports and distribute the reports in the following manner:

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1 (i) One (1) copy to the mayor; 2 (ii) One (1) copy to the county clerk; 3 (iii) One (1) copy to the Administrative Office of the 4 Courts; and 5 (iv) One (1) copy to be retained by the clerk and made 6 available for inspection. 7 (3) Minimum Bookkeeping Requirements: (A) The court clerk shall maintain a separate cash receipts and 8 9 disbursements journal for city cases and county cases. The journal shall 10 consist of sufficient columns in order to properly classify all moneys 11 receipted as to their proper nature, i.e., fines, state police retirement 12 fund, county law library, administration of justice fund, etc. The journal 13 shall also contain sufficient columns to properly classify all moneys 14 disbursed as to their proper nature, i.e., general fund, county treasurer, 15 bond refunds, etc.; 16 (B) The court clerk shall total and balance the receipts and 17 disbursements journal monthly and establish and maintain year-to-date totals 18 monthly; 19 (C) The court clerk shall prepare monthly bank reconciliations 20 for each court bank account. The cash receipts and disbursements journal shall 21 be utilized in effecting the bank reconciliations; (D) Copies of bank reconciliations shall be furnished to the 22 23 court's presiding judge, county judge, and mayor. (4) Bond Refunds: 2.4 25 (A) All bond refunds shall be made only upon the authorization of 26 the presiding judge and shall be indicated as such on the court docket; 27 (B) All bond refunds shall be made only by a check drawn on the 28 court's bank account. Additionally, the check shall indicate the court docket 29 number for authorization; 30 (C) The court clerk shall enter all bond refunds on the 31 applicable court report. 32 (5) Time or Partial Payments: 33 (A) Time payments shall be allowed only upon the authorization of 34 the presiding judge and shall be indicated as such on the court docket; (B) The court clerk shall establish and maintain individual time 35 36 payment account ledger cards, with a duplicate copy of the ledger card being

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1 furnished to and maintained by the appropriate police department, marshal's 2 office, or sheriff's office. The ledger cards shall contain the following 3 minimum information: (i) Name of individual; 4 5 (ii) Court docket number and court date; (iii) Nature of violation; 6 (iv) Total fine and costs assessed; 7 8 (v) Receipt number, date, and amount of payment; and 9 (vi) Unpaid balance of fine, fees and costs. 10 (C) The police department, marshal's office, or sheriff's office 11 shall be responsible for collecting all time payments and shall enter all 12 collected time payments on each applicable arrest report; 13 (D) The court clerk shall establish and maintain a control total 14 for time payments, which is a summary of all unpaid individual time payment 15 accounts. The control total shall be reconciled monthly with the individual 16 time payment accounts; 17 (E) The court clerk shall furnish the presiding judge and the 18 police department, marshal's office, or sheriff's office monthly with a list 19 of all unpaid time payment accounts for which a payment has not been received 20 within the past thirty (30) days. The presiding judge shall then take the 21 necessary action deemed appropriate in the circumstances; 22 (F)(i) All time payments shall initially be deemed to be 23 collections of court costs until the costs have been collected in full, with 24 any remaining time payments representing collections of fines. The court clerk 25 shall prepare at least monthly a separate court report for all time payments 26 made on accounts. The monetary settlement for this separate court report shall 27 be made on or before the fifth day of the next-following month. No settlement 28 shall be made on any time payment account until all of the court costs 29 applicable to the account have been collected in full, except that court costs 30 on DWI cases may be settled as collected. Any subsequent collections on the 31 time payment account, representing fines collected, shall be settled on the 32 appropriate court report as they are collected. 33 (ii) A municipal or county governing body may provide by 34 appropriate municipal or county legislation an alternative method of time 35 payment allocation as follows:

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(a) All time payments shall be allocated fifty

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1 percent (50%) to court costs and fifty percent (50%) to fines. Whenever either 2 court costs or fines are fully paid, all remaining time payments shall be 3 allocated to remaining amounts due. (b) The court clerk shall prepare at least monthly a 4 5 separate court report for all time payments made on accounts. The monetary 6 settlement for this separate court report shall be made on or before the fifth 7 day of the next-following month. (6) Reconciliation of Completed Ticket Books to Arrest Report: 8 9 (A) The court clerk shall, on a quarterly basis, on or 10 before the fifteenth day of the month following the end of the calendar 11 quarter, reconcile the individual tickets in the completed ticket book to the 12 individual tickets as reflected on the arrest reports; 13 (B) For any discrepancies noted in the above 14 reconciliation, the court clerk shall prepare a written list and present this 15 list to the court's judge for his appropriate action." 16 17 SECTION 4. Arkansas Code Annotated  $^{\circ}$  16-10-305 is amended to read as 18 follows: "16-10-305. Court costs. 19 (a) There shall be levied and collected from each defendant upon each 20 21 conviction, each plea of guilty or nolo contendere, or forfeiture of bond, the 22 following court costs: 23 (1) For misdemeanor or felony violation of state law, excluding 24 violation of the Omnibus DWI Act, 4 5-65-101 et seq., in circuit court, 25 <del>\$100.00</del> \$150.00; 26 (2) For offenses which are misdemeanors or violations under state 27 law or local ordinance misdemeanor violations of state law, excluding 28 violation of the Omnibus DWI Act, A 5-65-101 et seq., in municipal court, city 29 court, or police court, \$50.00 \$75.00; 30 (3) For traffic offenses which are misdemeanors or violations 31 under state law or local ordinance, excluding violation of the Omnibus DWI 32 Act, 4 5-65-101 et seq., in municipal court, city court, or police court, 33 \$50.00 \$75.00; 34 (4) For non-traffic offenses which are violations under local 35 ordinance in municipal, city, or police court, \$25.00; 36 -

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1	in circuit <del>court</del> , municipal <del>court</del> , <del>and</del> city <u>, or police</u> court, \$300.00.
2	(6) For offenses which are misdemeanors or violations under state
3	law or local ordinance, excluding violation of the Omnibus DWI Act, \$50.00.
4	(b) $(1)$ The costs set forth in this section shall be imposed at the
5	conclusion of any criminal case <u>enumerated in subparagraph (a)</u> that does not
6	end in an acquittal, dismissal, or, with the consent of the prosecution, a
7	nolle prosequi.
8	(2) They shall be imposed at the conclusion of cases involving a
9	suspended or probated sentence even though that sentence may be expunged or
10	otherwise removed from the defendant's record.
11	(c) No county, municipality, or town shall be liable for the payment of
12	the costs taxed under this section in any instance where they are not
13	collected, or in any case in which the defendant pays the costs by serving
14	time in a jail, on a county farm, or at any other official place of detention
15	or work.
16	(d) No municipality or county shall authorize and no police court, city
17	court, municipal court, or circuit court shall assess or collect any other
18	court costs other than those authorized by this act, unless specifically
19	provided by state law.
20	(e) This section shall become effective July 1, 1997 and the revised
21	court costs shall be imposed on all cases which come before the court for
22	final disposition on or after July 1, 1997."
23	
24	SECTION 5. Establishment of City and County Shares.
25	(a) Pursuant to Arkansas Code Annotated $^{\delta\delta}$ 16-10-307(c) and
26	16-10-308(c), each city and county may retain a portion of the uniform court
27	costs and filing fees collected and deposited into the city or county
28	administration of justice fund. On or before the first day of October of each
29	year, the Department of Finance and Administration shall certify in writing to
30	each county and to each city which operates a municipal, city, or police court
31	the amount of money which may be retained during each month of the following
32	calendar year by the city or county.
33	(b) In case of a disagreement between the state and a city or county as
34	to the appropriate amount of the city or county share, the Director of the
35	Department of Finance and Administration is authorized to establish an

36 administrative review process and, when necessary, adjust the city or county

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1 share upon a finding of gross inadequacy.

3 SECTION 6. Arkansas Code Annotated 16-10-307 is amended to read as 4 follows:

5

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"16-10-307. County administration of justice fund.

6 (a) There is hereby created in each county a fund in the office of the 7 county treasurer to be known as the county administration of justice fund. 8 (b) The county administration of justice fund shall be used to defray a 9 part of the expenses of the administration of justice in the county. From the 10 fund, the county shall continue to finance the following county agencies and 11 programs which are currently funded, in whole or in part, by filing fees 12 and/or court costs, at a funding level equal to not less than the greater of 13 the amount which was <u>disbursed collected</u> by the county from filing fees and/or 14 court costs to for the agency or program in the calendar year ending December 15 31, 1994, or the amount appropriated by ordinance enacted prior to December 16 31, 1994, or on February 13, 1995, or on February 14, 1995, or by resolution 17 dated February 9, 1995, to the agency or program for the calendar year ending 18 December 31, 1995:

19 (1) The prosecuting attorney fund, including all grant funds20 awarded and appropriated for the calendar year ending December 31, 1995;

21 22 (2) The prosecuting attorney's victim-witness program fund;(3) The public defender/indigent defense fund and public defender

23 investigator fund, including all grant funds awarded and appropriated for the 24 calendar year ending December 31, 1995;

25

(4) The county law library fund;

26

(5) The county jail fund; and

27

(6) The intoxication detection equipment fund.

(c)(1) The county administration of justice fund of each county may retain an amount equal to the amount which was disbursed <u>collected</u> by the county from court costs and filing fees for county administration of justice rexpense in the calendar year ending December 31, 1994, or the amount appropriated from court costs and filing fees by ordinance enacted prior to December 31, 1994, or on February 13, 1995, or on February 14, 1995, or by resolution dated February 9, 1995, for county administration of justice expense from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs and filing fees for the calendar year ending December from court costs for the calendar year ending December from court costs for the calendar year ending December from court costs for the calendar year ending December from court costs for the calendar year ending December for the calendar year ending December from court costs for the calendar year ending December for the calendar year ending for

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1 based upon the average percentage increase in the Consumer Price Index for All 2 Urban Consumers or its successor, as published by the Bureau of Labor 3 Statistics of the Department of Labor, using the greater amount disbursed in 4 calendar year 1994 or the amount appropriated for calendar year 1995 as the 5 base, which base shall be increased by the percentage that the Consumer Price Index for December of the succeeding year bears to the base U. S. Department 6 of Labor for the two years immediately preceding. 7 8 (2) For the calendar year beginning January 1, 1998, the base amount to be retained shall be: 9 10 (A) increased by any increase in the Consumer Price Index, 11 as provided for in subsection (c)(1) of this section; and 12 (B) decreased by eighty five percent (85%) of the total 13 dollar amount which was certified by the county as having been collected during calendar year 1994 and for the purpose of funding the office and 14 operation of the public defender and public defender investigator. 15 16 (d) Nothing in this Act shall prevent the county from funding any additional costs for the administration of justice from these or other county 17 18 funds. 19 <u>(d)</u>(e) The county shall, on or before the tenth day of November, 1995, 20 and on or before the tenth day of each month thereafter, remit all sums 21 received in excess of the amounts necessary to fund the expenses enumerated in 22 subsections (b) and (c) of this section during the previous month from the 23 uniform filing fees provided for in  $^{86}$  16-14-105 and 21-6-304 and the uniform 24 court costs provided for in  $^{\circ}$  16-10-305 to the Department of Finance and 25 Administration, Administration of Justice Funds Section, for deposit in the 26 State Administration of Justice Fund." 27 SECTION 7. Procedure - County Administration of Justice Fund. 2.8 29 (a) Pursuant to Arkansas Code Annotated  $^{\circ}$  16-10-307, each county is to create a county administration of justice fund. Each county treasurer should 30 31 deposit into the fund: 32 (1) All receipts from the collection of uniform filing fees established by Arkansas Code Annotated 21-6-403 and Arkansas Code Annotated 33 16-14-105 which are collected by the circuit clerk, county clerk, or other 34 35 official and remitted to the county treasurer; 36 (2) All receipts from the collection of uniform court costs

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	As Engrossed: n3/3/3/
1	established by Arkansas Code Annotated 16-10-305 which are collected by the
2	circuit clerk, county clerk, county sheriff, or other official and remitted to
3	the county treasurer;
4	(3) All receipts of the county's share of uniform filing fees
5	established by Arkansas Code Annotated 16-17-705 and 16-10-303 which are
б	collected by the municipal, city, and police courts within the county and
7	remitted to the county treasurer; and
8	(4) All receipts of the county's share of uniform court costs
9	established by Arkansas Code Annotated 16-10-305 which are collected by the
10	municipal, city, and police courts within the county and remitted to the
11	county treasurer.
12	(b) From the county administration of justice fund, the county treasurer
13	is to make, on a monthly basis, the following fund transfers or disbursements;
14	(1) Pursuant to Arkansas Code Annotated 16-10-307(c) and Section
15	11 of this Act, the Department of Finance and Administration will certify for
16	each county the county's monthly share of uniform court costs and filing fees
17	to be retained by the county. Each year the quorum court shall establish the
18	amount of uniform filing fees and court costs to be appropriated to each of
19	the county programs or agencies enumerated in Arkansas Code Annotated
20	16-10-307(b) from the county's share of uniform court costs and filing fees,
21	provided that each program or agency shall receive, as a minimum, the amount
22	established by Arkansas Code Annotated 16-10-307(b).
23	(2) The excess of the monthly receipts into the fund from
24	subsection (a)(1) and (2) of this section less the county's certified monthly
25	share and the county treasurer's commission, if any, as authorized by Arkansas
26	Code Annotated $^{ m b}$ 21-6-302, shall be remitted to the Department of Finance and
27	Administration, pursuant to Arkansas Code Annotated 🕯 16-10-307(d).
28	
29	SECTION 8. Arkansas Code Annotated $^{\circ}$ 16-10-308 is amended to read as
30	follows:
31	"16-10-308. City administration of justice fund.
32	(a) There is hereby created in each municipality which operates a
33	police, city, or municipal court a fund in the office of the city treasurer to
34	be known as the city administration of justice fund.
35	(b) The city administration of justice fund shall be used to defray a
36	part of the expense of the administration of justice in the city. From the

1 fund, the city shall continue to finance the following city agencies and 2 programs which are currently funded, in whole or in part, by filing fees 3 and/or court costs, at a funding level equal to not less than the greater of 4 the amount which was disbursed <u>collected</u> by the city from court costs and/or 5 filing fees to for the agency or program in the calendar year ending December 6 31, 1994, or the amount appropriated by ordinance enacted prior to December 7 31, 1994, to the agency or program for the calendar year ending December 31, 8 1995:

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11

(1) The municipal court judge and clerk retirement fund;

(3) The intoxication detection equipment fund;

12

(5) The incorrection detection equipment fund,

(2) The police and fire pension fund;

12 (4) All municipal-level programs and agencies funded in whole or 13 in part by court costs and filing fees assessed and collected by the 14 municipal, city, or police court, notwithstanding the repeal by this act of 15 laws authorizing the collection of court costs and filing fees; and

16 (5) All county-level programs and agencies funded in whole or in 17 part by court costs and filing fees assessed and collected by the municipal, 18 city, or police court, notwithstanding the repeal by this act of laws 19 authorizing the collection of court costs and filing fees and the disbursement 20 of all or a part thereof to the county.

21 (c)(1) The city administration of justice fund of each city may retain 22 an amount equal to the amount which was disbursed collected by the city from 23 court costs and filing fees for city administration of justice expense in the 24 calendar year ending December 31, 1994, or the amount appropriated from court 25 costs and filing fees by ordinance enacted prior to December 31, 1994, for 26 city or county administration of justice expense from court costs and filing 27 fees for the calendar year ending December 31, 1995, plus, for each year after 28 calendar year 1995, an additional amount based upon the average percentage 29 increase in the Consumer Price Index for All Urban Consumers or its successor, 30 as published by the Bureau of Labor Statistics of the Department of Labor, 31 using the greater of the amount disbursed in calendar year 1994 or the amount 32 appropriated for calendar year 1995 as the base, which base shall be increased 33 by the percentage that the Consumer Price Index for December of the succeeding 34 year bears to the base U. S. Department of Labor for the two years immediately 35 preceding.

36

(2) For the calendar year beginning January 1, 1998, the base

1	amount to be retained shall be:
2	(A) increased by any increase in the Consumer Price Index,
3	as provided for in subsection (c)(1) of this section;
4	(B) decreased by eighty-five percent (85%) of the total
5	dollar amount which was certified by the city as having been collected during
б	calendar year 1994 for the purpose of funding the office and operation of the
7	public defender and public defender investigator; and
8	(d) Nothing in this act shall prevent the city from funding any
9	additional costs for the administration of justice from other city funds.
10	(e) The city shall, on or before the tenth day of November, 1995, and
11	on or before the tenth day of each month thereafter, remit all sums received
12	in excess of the amounts necessary to fund the expenses enumerated in
13	$\frac{1}{2}$ subsections (b) and (c) of this section during the previous month
14	from the uniform filing fees provided for in $^{\delta\delta}$ 16-10-303 and 16-17-705 and
15	the uniform court costs provided for in $^{\circ}$ 16-10-305 to the Department of
16	Finance and Administration, Administration of Justice Funds Section, for
17	deposit in the State Administration of Justice Fund.
18	
19	SECTION 9. Procedure - City Administration of Justice Fund.
20	(a) Pursuant to Arkansas Code Annotated 16-10-308, each municipality
21	which operates a police, city, or municipal court is to create a city
22	administration of justice fund. There shall be deposited into the fund:
23	(1) All receipts from the collection of uniform filing fees
24	established by Arkansas Code Annotated 16-17-705 and Arkansas Code Annotated
25	16-10-303 which are collected by the police, city, or municipal court operated
26	by the municipality; and
27	(2) All receipts from the collection of uniform court costs
28	established by Arkansas Code Annotated 16-10-305 which are collected by the
29	police, city, or municipal court operated by the municipality.
30	(b) From the city administration of justice fund, the following fund
31	transfers or disbursements shall be made on a monthly basis:
32	(1) Pursuant to Arkansas Code Annotated 16-10-308(c) and Section
33	11 of this Act, the Department of Finance and Administration will certify for
34	each city the city's monthly share of uniform court costs and filing fees to
35	be retained by the city. Each year the city council shall establish the
36	amount of uniform filing fees and court costs to be appropriated to each of

1 the city programs or agencies enumerated in Arkansas Code Annotated 2 16-10-308(b) from the city's share of uniform court costs and filing fees, 3 provided that each program or agency shall receive, as a minimum, the amount established by Arkansas Code Annotated 16-10-308(b). Each program or agency 4 shall be paid, by warrant or fund transfer, a monthly installment of at least 5 one-twelfth (1/12) of the annual appropriation provided for each by the city 6 7 council. 8 (2) Pursuant to Arkansas Code Annotated 16-10-308(b)(5), the city shall remit to the county treasurer for deposit into the county administration 9 10 of justice fund a portion of the city's share of uniform court costs and 11 filing fees. The amount of the remittance shall be based upon the amount, if 12 any, of uniform court costs and filing fees which had been remitted by the city to the county to fund county-level programs and agencies during the base 13 year defined in Arkansas Code Annotated 16-10-308(b). By common agreement, 14 cities and counties may establish a different fixed dollar amount or 15 16 percentage of the city's monthly share of filing fees and court costs which 17 shall be remitted to the county treasurer; 18 (3) For the calendar year beginning January 1, 1998 the amount of 19 the remittance shall be based upon the amount, if any, of uniform court costs and filing fees which had been remitted by the city to fund county-level 20 21 programs and agencies during the base year defined in Arkansas Code Annotated 22  $^{
m 6}$  16-10-308(b) less eighty-five percent (85%) of the total dollar amount which was certified by the city as having been collected during calendar year 1994 23 for the purpose of funding the office and operation of the public defender and 24 25 public defender investigator. 26 (4) The excess of the monthly receipts into the fund less the 27 city's certified monthly share shall be remitted to the Department of Finance and Administration, pursuant to Arkansas Code Annotated 16-10-308(e). 2.8 29 (c) If a municipal court is operated solely by a county rather than a city and all of the uniform court costs and filing fees collected by the court 30 31 are remitted to the county, the city shall not be required to create a city 32 administration of justice fund; rather, the city's share of uniform court costs and filing fees shall be remitted directly to the county treasurer for 33 deposit into the county administration of justice fund. 34 (d) For any municipal, city, or police court which was created after 35

36 January 1, 1994, such that the base year used to calculate the city share

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1 pursuant to Arkansas Code Annotated 16-10-308 was not complete, the city share 2 shall be deemed to be fifty percent (50%) of the uniform court costs and 3 filing fees collected and remitted to the city administration of justice fund. From this fifty percent (50%) share, the city shall disburse or transfer 4 5 funds to the local programs or agencies pursuant to subsection (b)(1) of this section and to the county treasurer, pursuant to subsection (b) (2) of this 6 section. The remaining fifty percent (50%) shall be remitted to the 7 8 Department of Finance and Administration, pursuant to Arkansas Code Annotated 9 16-10-308(e). 10 11 SECTION 10. Arkansas Code Annotated <sup>8</sup> 16-10-310 is amended to read as 12 follows: "16-10-310. Distribution of revenue. 13 14 At the close of books on the twentieth working day of November, 1995, 15 and on or before the twentieth working day of each month thereafter, the 16 Department of Finance and Administration shall make the following distribution 17 of revenue received for the previous month and credited to the State 18 Administration of Justice Fund: 19 The following state programs and agencies which are currently funded by 20 court costs and filing fees shall be paid at an annual rate, at not less than 21 the amounts certified by the Department of Finance and Administration which 22 were received by the program or agency in the fiscal year ending June 30, 23 1995, in a monthly installment of at least one-twelfth (1/12) of the annual 24 appropriation provided for each agency for this purpose from the State 25 Administration of Justice Fund: 26 (1) The Board of Trustees of the University of Arkansas for the 27 purpose and as regulated by 88 6-64-604 - 6-64-606; (2) The Public Health Fund and the Drug Abuse Prevention and 2.8 29 Treatment Funds for use in the drug abuse prevention and treatment program of the Bureau of Alcohol and Drug Abuse Prevention of the Department of Health; 30 31 The Highway Safety Special Fund for programs of the Highway (3) 32 Safety Program; 33 (4) The Department of Arkansas State Police for the State Police 34 Retirement Fund; (5) The Crime Victims Reparations Revolving Fund for the purpose 35 36 and as regulated by  $^{\circ}$  16-90-701 et seq.; 0226971324.jjd417

1 (6) The Prosecutor Coordinator's office for deposit in the Law 2 Enforcement and Prosecutor Drug Enforcement Training Fund; 3 (7) The Arkansas Code Revision Fund for the purpose and as 4 regulated by <sup>8</sup> 1-2-305; 5 (8) The Crime Information System Fund; (9) The Justice Building Construction Fund; 6 <del>(9)</del>(10) The Municipal Court Judge and Municipal Court Clerk 7 \_ 8 Education Fund; (10) (11) The Arkansas Judicial Retirement System Fund; 9 \_ (11)(12) The State Central Services Fund for the benefit of the 10 — 11 Arkansas Public Defender Commission; 12 (12)(13) The Court Reporter Fund; 13 — (13)(14) The Justice Building Fund; (14)(15) The Arkansas Counties Alcohol and Drug Abuse and Crime 14 -15 Prevention Program Fund; and 16 \_\_\_\_\_ (15)(16) Effective July 1, 1996, the The Administration of 17 Justice Fund for disbursement by the Auditor of State to fund the trial court 18 staff persons authorized by 8 16-10-133; and 19 (17) The Department of Arkansas State Police Fund. 20 21 SECTION 11. Arkansas Code Annotated <sup>8</sup> 16-14-105(a) is amended to read 22 as follows: "16-14-105. Uniform advance filing fees and court costs. 23 (a)(1) The uniform advance filing fees to be charged by the clerks of 2.4 25 the probate court for initiating a cause of action in probate court in this 26 state shall be one hundred twenty dollars (\$120) one hundred dollars (\$100), 27 and no portion of the advance fees filing fee shall be refunded. (2) The filing fee for reopening a cause of action in the probate 2.8 29 court shall be thirty dollars (\$30.00); provided, however, that this fee shall 30 not apply to revocation of conditional release of insanity acquittees pursuant 31 to 🖞 5-16-316. 32 -(2)(3) No county shall authorize, and no chancery or probate 33 court clerk shall assess or collect, any other filing fees than those 34 authorized, unless specifically provided by state law." 35 36 SECTION 12. Funding of Public Defenders.

1	(a) Effective January 1, 1998, the Arkansas Public Defender Commission
2	shall be responsible for the payment of the following:
3	(1) the salaries of public defenders;
4	(2) the salaries of secretaries and other support staff of the
5	public defender's office;
6	(3) the payment of the costs of certain expenses, as authorized by
7	Arkansas Code Annotated 🖞 16-87-212.
8	(b) Effective January 1, 1998, each county of counties within a judicial
9	district shall be responsible for the payment of the following:
10	(1) the cost of facilities, equipment, supplies, and other office
11	expenses of the public defender's office; and
12	(2) the compensation of additional personnel within the office of
13	the public defender, when approved in advance by the quorum court.
14	
15	SECTION 13. Selection and Qualifications of Public Defenders.
16	(a) Each person selected as a public defender shall be:
17	(1) licensed to practice law in the State of Arkansas; and
18	(2) experienced in the defense of criminal cases.
19	(b) Any person interested in being considered for appointment as a
20	public defender in a judicial district shall submit his name to the Arkansas
21	Public Defender Commission. The Commission shall evaluate each candidate and
22	make a recommendation to the circuit, chancery, and circuit-chancery judges
23	within the judicial district. The judges shall, by majority vote, choose the
24	public defender from the list of all persons considered and evaluated by the
25	Commission.
26	(c) The public defender in each judicial district shall be appointed for
27	a term of two years to begin January 1, 1998 and shall be removed by the
28	Commission before the expiration of his term only for just cause. Just cause
29	for removal shall consist of permanent physical or mental disability seriously
30	interfering with the performance of duties, willful misconduct in office,
31	willful and persistent failure to perform public defender duties, habitual
32	intemperance, or conduct prejudicial to the administration of justice.
33	(d) The public defender shall be eligible for reappointment.
34	(e) Vacancies in the office shall be filled in the same manner as the
35	initial appointment.

1	SECTION 14. Distribution and Placement of Public Defender Positions.
2	(a) Effective January 1, 1998, there shall be created within the
3	Arkansas Public Defender Commission a number of positions, including chief
4	public defenders, public defenders, investigators, and secretaries.
5	(b) The Arkansas Public Defender commission shall allocate positions to
б	each county and/or judicial district based on an appropriate formula adopted
7	by the Commission. In the distribution of positions, the Commission shall be
8	guided by:
9	(1) the current distribution and type of positions across the
10	state;
11	(2) an evaluation of court case filings and dispositions, the
12	number of judges, the size and population of the county or district, and other
13	appropriate factors; and
14	(3) the desire to avoid the necessity of appointing outside public
15	defenders or private counsel due to conflicts of interest.
16	(c)(1) There shall be at least one public defender position allocated to
17	each judicial district.
18	(2) Where appropriate, a position or positions may be assigned to
19	a single county. In counties where more than one position is allocated, the
20	Commission may designate one or more of the positions as chief public
21	defenders.
22	(3) When one or more chief public defenders is assigned to a
23	county or judicial district and said chief public defender shall have
24	administrative authority over other public defenders within the county or
25	district, the chief public defender may be given the authority to select the
26	other public defenders in consultation with the Arkansas Public Defender
27	Commission, if such selection process is approved by the judges within the
28	judicial district. If such a selection process is approved, the chief public
29	defender, and not the judges as authorized by Section 13 (b) of this Act,
30	shall select the public defenders.
31	(4) Public defender positions may be allocated on a full-time or
32	part-time basis. When a public defender is employed on a part-time basis, he
33	may engage in the general practice of law. No person shall serve as a
34	part-time public defender who also serves as a part-time municipal court
35	judge, city court judge, or deputy prosecuting attorney in any judicial
36	district.

1	(d) The Commission shall develop the initial allocation of public
2	defender positions to all counties and judicial districts on or before August
3	1, 1997. The plan shall be reviewed by the Joint Interim Committee on
4	Judiciary on or before October 1, 1997.
5	
6	SECTION 15. Salaries of Public Defenders.
7	(a) The entry level salaries of public defenders and public defender
8	staff positions shall be consistent with that established by the state pay
9	plan for the appropriate grade of each position.
10	(b) The public defenders and public defender staff positions shall be
11	subject to the Uniform Attendance and Leave Policy Act.
12	
13	SECTION 16. The public defender in each judicial district shall have
14	the following duties:
15	(1) Defend indigents within the District as determined by the circuit,
16	municipal, city, police, juvenile, probate or chancery courts in the district
17	in all felony, misdemeanor, juvenile, guardianship, and mental health cases,
18	all traffic cases punishable by incarceration, and all contempt proceedings
19	punishable by incarceration.
20	(2) In all capital cases where the death penalty is sought two
21	attorneys shall be appointed, unless the prosecuting attorney informs the
22	circuit court at the arraignment of the defendant that the death penalty will
23	not be sought. The Capital, Conflicts, and Appellate Office of the Public
24	Defender Commission may be appointed, consistent with Arkansas Code Annotated
25	$^{ m b}$ 16-87-205. It should be presumed for purposes of this section that the
26	death penalty will be sought.
27	
28	SECTION 17. Trial Public Defender Office.
29	There is hereby created within the Arkansas Public Defender Commission
30	the Trial Public Defender Office to be comprised as follows:
31	(1) The Trial Public Defender Office shall supervise the development
32	and operations of each of the components of the Arkansas trial public defender
33	system pursuant to the rules, regulations and standards for governing the
34	system adopted by the Commission.
35	(2) The Executive Director of the Commission shall appoint a defense

36 services administrator. The administrator shall be chosen solely on the basis

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1 of training, experience, and other qualifications. The administrator need not 2 be licensed to practice law. 3 (3) The administrator may hire support staff and other personnel as 4 necessary to properly discharge the duties assigned to the Trial Public 5 Defender Office to the extent allowed and as funds are appropriated by the General Assembly. 6 7 8 SECTION 18. Arkansas Code Annotated  $^{6}$  16-87-203(a) is amended to read 9 as follows: 10 "(a) The commission shall have the following powers and duties: 11 (1) To establish policies and standards for the public defender 12 system throughout the state, including standards for determining who qualifies 13 as an indigent person; 14 (2) To establish policies and standards for the organization and 15 operation of trial public defender's offices throughout the state, including 16 funding, compensation, staffing, and standards of experience for attorneys 17 assigned to particular cases; (3) To allocate personnel approve the annual budget for each 18 19 trial public defender's office throughout the state; (4) To require annual reports regarding expenditures, caseloads, 20 21 and status of cases from each trial public defender; 22 (5) To evaluate the performance of the Executive Director of the 23 Arkansas Public Defender Commission, the Capital, Conflicts, and Appellate 24 Office, the Trial Public Defender Office, each trial public defender, and 25 private attorneys assigned to represent indigent persons; 26 (6) To approve the reassignment of cases from one trial public 27 defender to another trial public defender in an adjacent area for the purpose 28 of avoiding conflicts or adjusting caseloads; 29 (7) To approve the purchase, rental, and sharing of office space, 30 equipment, or personnel among trial public defenders in the event and to the 31 extent such items have been provided through an appropriation of the General 32 Assembly; 33 (8) To establish employee personnel policies for the commission 34 and the trial public defenders; 35 (9) To accept and to authorize a trial public defender to accept 36 moneys, gifts, grants, or services from any public or private source;

(10) To enter and authorize a trial public defender to enter into 1 2 contracts with individuals, educational institutions, nonprofit associations, 3 or state or federal agencies, including contracts for the provision of legal 4 services related to the defense of indigent persons; 5 (11) To maintain for each judicial district a current list of 6 private attorneys who are willing to accept court appointments and who meet 7 any other qualifications established by the commission; and (12) To maintain a separate list of private attorneys who are 8 9 willing to accept court appointments in capital cases and who meet any other 10 qualifications established by the commission." 11 SECTION 19. Arkansas Code Annotated  $^{6}$  16-87-204(b) is amended to read 12 13 as follows: 14 "(b) The executive director shall have the following powers and duties: (1) To supervise the operations of the Capital, Conflicts, and 15 16 Appellate Office, and the Trial Public Defender Office; (2) To maintain records of the operation of the public defender 17 18 system, including, but not limited to, the following: 19 (A) Detailed descriptions of the organization of each trial 20 public defender's office; 21 (B) The caseload of each trial public defender's office, 22 including cases assigned to private attorneys; (C) Budgets and actual expenditures of the commission and 23 24 each trial public defender's office; 25 (D) Reassignment of cases from one trial public defender to 26 another trial public defender in an adjacent area; and 27 (E) Assignment of cases to private attorneys. (3) To present to the commission within ninety (90) days after 2.8 29 the end of the fiscal year an annual report on the operation of the public 30 defender system which shall include an accounting of all funds received and 31 disbursed, an evaluation of the cost-effectiveness of the public defender 32 system, and recommendations for improvement; 33 (4) To prepare a budget for the operations of the commission; (5) To allocate and disburse funds appropriated for the 34 35 operations of the commission and the public defender system pursuant to 36 guidelines established by the commission;

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1	(6) To allocate public defenders, investigators, and secretary
2	positions to the office of the public defender in each county or judicial
3	district, based upon a formula established by the commission;
4	(6)(7) To establish procedures for evaluating the performance of
5	public defenders and private attorneys participating in the public defender
б	system, pursuant to policies and standards developed by the commission;
7	(7) (8) To appear before and provide assistance to the General
8	Assembly and other relevant bodies regarding matters related to the public
9	defender system;
10	(8) (9) To convene conferences and training seminars related to
11	the public defender system;
12	(9) (10) To compile and disseminate statutes, court opinions, and
13	other information to <del>trial</del> public defenders and private attorneys
14	participating in the public defender system;
15	(10) (11) To maintain a brief bank for use in connection with
16	appeals; and
17	(11)(12) To perform other duties related to the administration of
18	the public defender system as the commission may direct.
19	
19 20	SECTION 20. Conflicts of Interest.
	SECTION 20. Conflicts of Interest. If a court determines that a conflict of interest exists between an
20	
20 21	If a court determines that a conflict of interest exists between an
20 21 22	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as
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20 21 22 23 24 25	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the
20 21 22 23 24 25 26	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person.
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial
20 21 22 23 24 25 26 27 28	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> </ol>	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas Public Defender Commission, which may appoint a public defender from an
20 21 22 23 24 25 26 27 28 29 30	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas Public Defender Commission, which may appoint a public defender from an adjacent area.
20 21 22 23 24 25 26 27 28 29 30 31	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas Public Defender Commission, which may appoint a public defender from an adjacent area. (3) As a last resort, a private attorney may be appointed by the judge,
20 21 22 23 24 25 26 27 28 29 30 31 32	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas Public Defender Commission, which may appoint a public defender from an adjacent area. (3) As a last resort, a private attorney may be appointed by the judge,
20 21 22 23 24 25 26 27 28 29 30 31 32 33	If a court determines that a conflict of interest exists between an indigent person and the public defender, the case shall be reassigned as follows: (1) If there is, within the county or judicial district, another public defender, the appointment of whom would not create a conflict of interest, the judge shall appoint that public defender to defend the person. (2) If there is no other public defender within the county or judicial district eligible to represent the person, the judge shall notify the Arkansas Public Defender Commission, which may appoint a public defender from an adjacent area. (3) As a last resort, a private attorney may be appointed by the judge, pursuant to Section 21 of this Act.

(a) When private attorneys or trial public defenders from another area 1 2 are appointed to represent an indigent person and authorized by the Public 3 Defender Commission, the attorneys or trial public defenders shall be paid by 4 the county wherein the crime was committed the Commission. (b) The courts Commission may authorize the disbursement of interim 5 6 fees in complex cases. 7 (c) The attorneys or trial public defenders shall also be reimbursed 8 for reasonable expenses. 9 10 SECTION 22. Arkansas Code Annotated <sup>6</sup> 16-87-212(a) is amended to read 11 as follows: "16-87-212. Court fees and expenses. 12 (a)(1) The commission is authorized to pay for certain expenses 13 14 regarding the defense of indigents, other than salaries, attorney's fees, and 15 regular office expenses. 16 (2) The expenses shall include, but shall not necessarily be 17 limited to, fees for appointed counsel, expert witnesses, temporary 18 investigators, testing, and travel. 19 (3) (A) Whenever, in a case involving an indigent person, a judge 20 orders the payment of funds for the aforementioned expenses, the judge shall 21 transmit a copy of the order to the commission, which is authorized in its 22 discretion to pay the funds." (B) If the commission declines to pay the funds, the funds 23 \_\_\_\_\_ 24 shall be paid by the county wherein the crime was committed, provided that the 25 Arkansas Supreme Court may promulgate rules for the stay of such orders in the 26 event that they are contested. 27 SECTION 23. Transition to State Funding. 2.8 29 (a) It is the intent of the General Assembly, in the transition to a 30 state-funded public defender system, to provide an appropriate and adequate 31 level of legal representation to indigent persons in all areas of the state. 32 It is recognized by the General Assembly that in many areas of the state, 33 resources have not been available to support a public defender system at the 34 necessary level. It is also recognized, however, that in other areas, a 35 system has been developed which is appropriately and successfully serving 36 indigent persons and the justice system. With the transition from local

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1	funding of the system to state funding of the system, it is not the intent of
2	the General Assembly to adversely affect those systems which are working well
3	or to put in place a system which is too inflexible to respond to local needs
4	or restrictions.
5	(b) In its administration of the system, therefore, the Arkansas Public
6	Defender Commission is charged with the authority and responsibility to
7	establish and maintain a system of public defenders which equitably serves all
8	areas of the state, provides quality representation, makes prudent use of
9	state resources, and works with others in the justice system at the state and
10	local level to provide an appropriate level of legal services to indigent
11	persons in our state.
12	
13	SECTION 24. Arkansas Code Annotated $^{ m 6}$ 16-96-403 is amended to read as
14	follows:
15	"16-96-403. Imposition by circuit court on appeal - Costs.
16	The fines, penalties, forfeitures, and costs imposed by the circuit
17	court for the violation of municipal ordinances or any law, in cases appealed
18	from the inferior courts of cities of the first class, cities of the second
19	class, or incorporated towns, shall be collected and disbursed by the sheriff
20	in the following manner:
21	(1) The fine or penalty imposed for the violation of the city or town
22	ordinance or any law shall be immediately paid to the city or town treasury of
23	the city or town whose ordinance or any law was violated for city or town
24	purposes;
25	(2) The inferior court costs shall be retaxed in the circuit court and
26	shall be paid immediately to the city or town treasury for city or town
27	purposes;
28	(3) The costs taxed for the trial in the circuit court shall be paid to
29	the county treasurer for county purposes.
30	The fines, penalties, forfeitures, and costs imposed by the circuit
31	court for offenses which are misdemeanors or violations under state law or
32	local ordinance or for traffic offenses which are misdemeanors or violations
33	under state law or local ordinance, in cases appealed from the municipal, city
34	or police courts of this state, shall be collected and disbursed in the
35	following manner:
36	(1) If the appeal proceeds to a de novo bench trial or jury trial the

36 (1) If the appeal proceeds to a de novo bench trial or jury trial, the

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1	fines, penalties, forfeitures and costs imposed by the circuit court shall be
2	collected by the sheriff and paid to the county treasurer;
3	(2) If the defendant pleads guilty or nolo contendere or the circuit
4	court dismisses the appeal, the judgment of the municipal, city or police
5	court shall be affirmed;
б	(i) The circuit court clerk shall, within thirty days, of the
7	affirmance or dismissal, notify in writing the municipal, city or police court
8	from which the appeal originated, of the affirmance or dismissal;
9	(ii) Upon receipt of the notice of affirmance or dismissal, the
10	municipal, city or police court shall collect and disburse the fines,
11	penalties, forfeitures and costs pursuant to 16-17-707.
12	(3) Nothing in this act shall affect the right of municipal, city or
13	police courts to require a supersedeas bond for an appeal to circuit court nor
14	the ability of these courts to collect any fine, penalty, forfeiture or costs
15	imposed in the absence of a supersedeas bond."
16	
17	SECTION 25. Arkansas Code Annotated $^{ m 6}$ 21-6-403 is amended to read as
18	follows:
19	"21-6-403. Circuit and chancery court clerks - Uniform filing fees.
20	(a)(1) The uniform filing fees to be charged by the clerks of the
21	circuit and chancery courts for initiating or reopening a cause of action in
22	the circuit and chancery courts in the state shall be as prescribed in this
23	section.
24	(2) No portion of the filing fees shall be refunded.
25	(b)(1) For initiating a cause of action in the circuit court, including
26	appeals\$110.00
27	(2) For initiating a cause of action in the chancery court <del>110.00</del>
28	100.00
29	(3) For reopening a cause of action in the chancery court .30.00
30	(c) No fee shall be charged or collected by the clerks of the circuit
31	and chancery courts when the court, by order, pursuant to Arkansas Rules of
32	Civil Procedure, Rule 72, allows an indigent person to prosecute a cause of
33	action in forma pauperis.
34	(d) No initial filing fee shall be charged for domestic violence
35	petitions filed pursuant to Arkansas Code Annotated $^{ m 6}$ 9-15-201 et. seq.
36	Established filing fees may be assessed pursuant to Act 401 of 1995.

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1 - (c)(c) No fee shall be charged or collected by the clerks of the 2 circuit and chancery courts for reopening a cause of action in the chancery 3 court under the following circumstances: (1)(A) An agreed order is presented to be filed; or 4 5 (B) An order of income withholding is to be filed; and (2) No service of process is required. 6 (d)(f) No county shall authorize, and no circuit or chancery court 7 \_ 8 clerk shall assess or collect, any other filing fees than those authorized by 9 this section, unless specifically provided by state law. 10 11 SECTION 26. Justice Building Construction Fund. 12 (a) There is hereby created in accordance with Arkansas Code Annotated 13 <sup>86</sup> 19-4-801 - 806, inclusive, and 19-6-101 et seq., a cash fund entitled the 14 Justice Building Construction Fund, which shall be maintained in such 15 depository bank or banks as may, from time to time, be designated by the State 16 Building Services Department. 17 (b) All moneys transferred to and deposited in the Justice Building 18 Construction Fund, whether pursuant to Section 10 of this Act or otherwise, 19 and all income, interest, and earnings thereof, are declared to be cash funds, 20 restricted in their use, and dedicated and are to be used solely for, the 21 financing of additions, extensions, and improvements to, the renovation of, 22 and the equipping of such additions, extensions, and improvements of the State 23 Justice Building situated on the Capitol Grounds. Such cash funds shall not 24 be deemed to be a part of the State Treasury for any purpose, including, 25 without limitation, the provisions of Article 5,  $^{\circ}$  29, Article 16,  $^{\circ}$  12, or 26 Amendment 20 to the Arkansas Constitution, or any other constitutional or 27 statutory provision. (c) The Justice Building Construction Fund shall be held and the 2.8 29 amounts therein invested by the State Building Services Department in 30 accordance with the authority provided in Arkansas Code Annotated 88 22-3-901 31 et seq. The State Building Services Department may also use the Justice 32 Building Construction Fund to provide for the repayment of obligations issued 33 by the Arkansas Development Finance Authority pursuant to the State Agencies 34 Facilities Acquisition Act of 1991, as amended (Arkansas Code Annotated 88 22-35 3-1401 et seq.), to accomplish the purposes specified in subsection (b) of

36 this section and to pay the costs and expenses related to the issuance of such

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1 obligations.

2 (d) The provisions of Arkansas Code Annotated <sup>88</sup> 22-3-1402(c) and 22-33 1406 shall not be applicable in any respect to the construction of additions
4 or extensions to, the renovation of, or the equipping of such additions,
5 extensions, and renovations of the State Justice Building, and shall not,
6 under any circumstances, constitute a limitation on or prohibition to the
7 financing of such capital improvements by the Arkansas Development Finance
8 Authority.

9

10 SECTION 27. Arkansas Code Annotated  $^{\circ}$  16-10-133 is amended to read as 11 follows:

12 "16-10-133. Trial court staff.

(a) Beginning July 1, 1996, positions shall be authorized and funds appropriated to the Auditor of State from the State Administration of Justice Fund to provide one (1) staff person for each of the judges of the circuit, chancery, and probate courts. The staff person may be employed to perform secretarial, docketing, and management services. Each judge of the circuit, chancery, or probate court shall report to the Administrative Office of the pourts his intention to employ such a staff person. Two (2) or more judges within a judicial district may employ jointly, in their discretion, one (1) staff person when coordinated with the Administrative Office of the Courts.

(b) The circuit, chancery, or probate judges authorized by subsection (a) of this section to employ a staff person shall have the authority to select and hire the person who will serve, and any person so employed shall serve at the will and pleasure of the judge.

(c) The entry level salary of a trial court staff person shall be equal to that established in the state pay plan at grade 16. No trial court staff person authorized by this act shall receive a salary from the state in excess of twenty-five thousand dollars (\$25,000); provided, however, that beginning July 1, 1997, those persons who have reached the maximum salary limit may receive such increases in salary as are recommended for other State employees Personnel Pay Plan adopted by the General Assembly.

33 (d) A county or counties shall be authorized to supplement the base 34 salary of any trial court staff person, when approved by the quorum court. 35 <u>Any county or counties that employed trial court administrative assistants as</u> 36 of July 1, 1996 and that supplemented their salaries pursuant to this

1 subsection shall be required to continue to provide said supplement so long as 2 the trial court administrative assistant shall continue to be employed in that 3 position in the county. <del>(d)</del> (e) The staff persons shall be subject to the Uniform Attendance 4 — 5 and Leave Policy Act, 8 21-4-210 et seq., as administered by the judge by whom 6 they are employed. 7 (e) (f) A trial judge who already has one (1) or more staff persons on 8 April 13, 1995 shall designate one (1) such staff person to be subject to and 9 paid by the provisions of this act." 10 11 SECTION 28. Arkansas Code Annotated <sup>8</sup> 26-60-112 is amended to read as 12 follows: "26-60-112. Disposition of funds collected. 13 14 (a) The revenues from the additional tax levied by  $^{\circ}$  26-60-105(b) shall 15 be deemed special revenues and shall be deposited and distributed according to 16 8 15-12-103. 17 (b) The revenues derived from the tax levied by  $^{6}$  26-60-105(a) shall be 18 deposited by the Director of the Department of Finance and Administration in 19 the State Treasury, and the Treasurer of State shall, after deducting three 20 percent (3%) thereof for distribution to the Constitutional Officers Fund and 21 the State Central Services Fund to be used for the purposes as provided by 22 law, distribute the net amount thereof as follows: (1) Ten percent (10%) of the remainder shall be distributed as 23 24 special revenues, as follows: 25 (A) The first forty thousand dollars (\$40,000) thereof 26 during each fiscal year shall be credited to the County and Circuit Clerks 27 Continuing Education Fund, which is established in the State Treasury, to be 28 used for defraying the expenses of training seminars and other educational 29 projects benefiting county and circuit clerks in this state, as provided by 30 appropriations enacted by the General Assembly; and 31 (B) The remainder of the ten percent (10%) thereof 32 available for distribution during each fiscal year shall be credited as 33 special revenues to the County Aid Fund, to be distributed in the manner 34 provided by law to the circuit clerk in the county in which the property upon 35 which the tax is paid is situated, to be paid over by the circuit clerk to the 36 county general fund;

1 (2) Ninety percent (90%) of the remainder thereof shall be 2 distributed as follows: 3 (A) The entire amount collected during each fiscal year 4 until there has been collected an amount of such tax equaling the amount of 5 tax collected under this chapter during fiscal year 1982-83 shall be credited 6 as general revenues to be allocated to the various funds participating in the 7 distribution of general revenues in the amount of each such fund as provided 8 by and to be used for the respective purposes set forth in the Revenue 9 Stabilization Law, <sup>6</sup> 19-5-101 et seq.; and 10 (B) After making the distribution thereof as provided in 11 subdivision (b)(2)(A) of this section, the remainder available each fiscal 12 year shall be credited as special revenues to the County Aid Administration of 13 Justice Fund to be used for supplementing moneys therein for court reporter 14 salaries and expenses as provided by law in the event that the moneys 15 available in the Court Reporters Fund are inadequate during any fiscal year to 16 make the necessary payments for salary and related expenses of the various 17 court reporters of the state. Any amount received over and above this amount 18 shall be deposited into the State Treasury as general revenues credited as 19 special revenues to the County Aid Fund." 20 21 SECTION 29. Adoption of Additional Court Costs and Filing Fees. 2.2 (a) All bills introduced in either house of the General Assembly to add any additional court costs or filing fees to be assessed by circuit, chancery, 23 probate, municipal, city, or police courts shall be referred to the Senate 24 Judiciary Committee, if the bill is from the Senate, or the House Judiciary 25 26 Committee, if the bill is from the House of Representatives. 27 (b) The Senate or House Judiciary Committee shall request a letter certifying whether or not the proposed cost or fee has been evaluated and is 2.8 recommended by the Arkansas Judicial Council, which shall be certified by the 29 secretary-treasurer of the Arkansas Judicial Council. 30 31 (c) No bill to add any additional court costs or filing fees shall be 32 acted upon in either committee until a letter certifying that the change has been evaluated and including a recommendation has been attached to the bill. 33 (d) Upon suspension of the Joint Rules of the House and Senate, a bill 34 35 may be withdrawn from the House or Senate Judiciary Committee and acted upon 36 without the certification of the Arkansas Judicial Council attached thereto.

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2	SECTION 30. Funding of Official Court reporters.
3	(a) The state, rather than individual counties, shall bear the
4	responsibility of funding the salaries and expenses of official state court
5	reporters.
6	(b) Each county or counties within a judicial district shall continue to
7	bear the responsibility of providing, at the county's expense, each official
8	court reporter with appropriate office space and operating expenses, when
9	approved in advance by the quorum court.
10	
11	SECTION 31. Arkansas Code Annotated $^{ m 6}$ 16-13-511 is repealed effective
12	July 1, 1997.
13	16-13-511. Court Reporters' Fund - Transfer of funds from County Aid
14	Fund to pay salaries and expenses.
15	(a) If, during any month, moneys in the Court Reporters' Fund in the
16	State Treasury are inadequate to pay salaries and expenses, as authorized by
17	law, of the various court reporters of the state, then, upon certification
18	thereof by the Chief Fiscal Officer of the State, the Treasurer of State shall
19	transfer to the Court Reporters' Fund from the County Aid Fund general revenue
20	turnback funds such additional amounts as may be necessary to make such
21	payments of salaries and expenses of the court reporters. The amounts so
22	transferred shall be considered a temporary loan from the County Aid Fund to
23	be repaid on or before the end of the fiscal year from funds available
24	therefor, if any, in the Court Reporters' Fund. If, at the end of any fiscal
25	year, there are not adequate funds in the Court Reporters' Fund to repay the
26	full amount of loans made from the County Aid Fund to the Court Reporters'
27	Fund during said fiscal year, the Chief Fiscal Officer of the State shall
28	certify such fact to the Treasurer of State and the Treasurer of State shall
29	write the same off the books as a permanent transfer from the County Aid Fund
30	to the Court Reporters' Fund.
31	(b) It is the intent of this section that if during any fiscal year it
32	is necessary to transfer funds from the County Aid Fund to the Court
33	Reporters' Fund to provide moneys for the payment of the salaries and expense
34	allowances provided herein for court reporters, and if during such fiscal year
35	funds in the Court Reporters' Fund are not adequate to make repayment to the
36	County Aid Fund, the amount so transferred to the Court Reporters' Fund from

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1	the County Aid Fund during that fiscal year shall be considered a direct cost
2	to county government to be charged against general revenue turnback to the
3	counties for such year.
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5	SECTION 32. Arkansas Code Annotated $^{\hat{\theta}\hat{\theta}}$ 16-17-706, 16-18-106, and
6	16-90-115 are repealed.
7	<u> 16-17-706. Disposition of filing fees - Municipal court costs fund.</u>
8	(a) The municipal court clerk shall deposit all civil filing fees into
9	a separate account. From these filing fees, the municipal court clerk shall
10	deduct and remit those fees and costs established by statute or local
11	ordinance for specific purposes, including, but not limited to, municipal
12	judge and court clerk retirement, library, legal education fund,
13	victim/witness coordinator, referee's fees under the Small Claims Procedure
14	Act, <sup>A</sup> 16-17-601 et seq., if any, prepaid postage, if any, and public defender
15	fees in nonsmall claims division cases.
16	(b) The treasurer of the political subdivision shall establish a
17	separate account to be known as the municipal court costs fund and shall
18	deposit all moneys received from the clerk which represents that political
19	subdivision's portion of the filing fees collected. Moneys deposited in this
20	fund shall be used exclusively for operation and expenses of the municipal
21	court through appropriation by the governing body of the political
22	subdivision.
23	<u>16-18-106. Disposition of additional court costs.</u>
24	(a) All moneys received from the additional court costs imposed by the
25	provisions of <sup>&amp;</sup> 5-65-113 [repealed] on persons who plead guilty or nolo
26	contendere to, or are found guilty of, driving while intoxicated or driving
27	while impaired shall be remitted at least quarterly, by January 1, April 1,
28	July 1, and October 1 of each year, to the Director of the Department of
29	Finance and Administration.
30	(b)(1) The city or the county of the court which has levied such
31	additional court costs shall retain for its use and benefit one hundred
32	dollars (\$100) of the amount.
33	(2)(A) All moneys received by the director shall be deposited in
34	the State Treasury as follows:
35	(i) Eighty-three and three-tenths percent (83.3%) to
36	the Highway Safety Special Fund; and

1	(ii) Sixteen and seven-tenths percent (16.7%) to the
2	Alcohol and Drug Safety Fund.
3	(B) From the amounts deposited in the Highway Safety
4	Special Fund, the Director of the Highway Safety Program shall cause to be
5	transferred from time to time an amount equal to four hundred thousand dollars
б	(\$400,000) each fiscal year to the Department of Arkansas State Police Fund.
7	(C) The Alcohol and Drug Safety Fund shall be authorized to
8	receive temporary loans from the Budget Stabilization Trust Fund under the
9	provisions of <sup>§</sup> 19-5-501 for funds established in the Revenue Classification
10	Law of Arkansas, <sup>4</sup> 19-6-101 et seq.
11	16-90-115. Suspension of sentence.
12	(a)(1) In all instances where courts have the authority to suspend the
13	imposition of sentences or otherwise grant suspensions, the courts may also
14	suspend execution of sentences under the same circumstances.
15	(2) Suspension of execution of sentence means the procedure
16	whereby a defendant who pleads guilty to, or is found guilty of, a criminal
17	offense is released by the court after pronouncement of sentence.
18	(b) All courts of record in this state shall have the authority to
19	suspend the execution of sentences, or the imposition of fines, or both, in
20	all criminal cases pending before the courts, unless specifically prohibited
21	<del>by law.</del>
22	(c) At any time before a court has entered a judgment of conviction
23	against a criminal defendant, the court may dismiss the case, and, in that
24	instance, any fine imposed against the defendant shall be considered a civil
25	penalty.
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27	SECTION 33. All provisions of this act of a general and permanent
28	nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
29	Code Revision Commission shall incorporate the same in the Code.
30	
31	SECTION 34. If any provision of this act or the application thereof to
32	any person or circumstance is held invalid, such invalidity shall not affect
33	other provisions or applications of the act which can be given effect without
34	the invalid provision or application, and to this end the provisions of this
35	act are declared to be severable.
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1	SECTION 35. All laws and parts of laws in conflict with this act are
2	hereby repealed.
3	
4	SECTION 36. EMERGENCY. It is found and determined by the General
5	Assembly of the State of Arkansas that the effectiveness of this act on
6	July 1, 1997 is essential to the operation of the state court system, and that
7	in the event of an extension of the Regular Session, the delay in the
8	effective date of this act beyond July 1, 1997 could work irreparable harm
9	upon the proper administration and provision of essential governmental
10	progress. Therefore, an emergency is declared to exist and this act being
11	necessary for the preservation of the public peace, health, and safety, shall
12	be in full force and effect from and after July 1, 1997.
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15	/s/Rep. Luker
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17	APPROVED: BECAME LAW WITHOUT GOVERNOR'S SIGNATURE.
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