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

1	State of Arkansas	As Engrossed: S3/4/97		
2	81st General Assembly	A Bill	ACT 827 OF	<sup>:</sup> 1997
3	Regular Session, 1997		HOUSE BILL	1597
4				
5	By: Representatives Faris, Kidd, Wallis, B	Broadway, Lancaster, Mullenix, Thomas, and Stalnaker		
6	By: Senators Hopkins and Canada			
7				
8		For An Act To Be Entitled		
9	"AN ACT TO CREATE	THE SEVENTH JUDICIAL DISTRICT-NORTH	AND	
10	THE SEVENTH JUDIC	IAL DISTRICT-SOUTH; TO PROVIDE FOR TH	IE	
11	JUDGES, COURT REP	PORTERS, BAILIFFS, AND PROSECUTING		
12	ATTORNEYS OF THE	DISTRICTS; AND FOR OTHER PURPOSES."		
13				
14		Subtitle		
15	"AN ACT	T TO CREATE THE SEVENTH JUDICIAL		
16	DISTRIC	CT-NORTH AND THE SEVENTH JUDICIAL		
17	DISTRIC	CT-SOUTH."		
18				
19				
20	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKANSA	.S:	
21				
22	SECTION 1. Compos	ition.		
23	(a) Effective Janua	ary 1, 1999 there is created the Seve	nth Judicial	
24	District-North, which sha	all be composed of Saline County.		
25	(b) Effective Jan	uary 1, 1999 there is created the Sev	renth Judicial	:
26	District-South, which sha	all be composed of Grant and Hot Spri	ng counties.	
27				
28	SECTION 2. Terms	of court.		
29	(a) The terms of	court in each county in the Seventh J	udicial Distr	ict-
30	North shall commence on	the third Mondays in March and Septem	ber.	
31	(b) The terms of	court in each county in the Seventh J	udicial Distr	ict-
32	South shall commence on	the dates set forth below:		
33	(1) Grant C	ounty: On the fourth Mondays in Febru	ary and Augus	.t;
34	and			
35	(2) Hot Spr	ing County: On the second Mondays in	January and J	uly.
36	SECTION 3. Judges	and chancellors.		

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	5
1	(a) The qualified electors of the Seventh Judicial District-North shall
2	elect:
3	(1) One (1) chancery judge of the First Division;
4	(2) One (1) circuit-chancery judge of the Second Division; and
5	(3) One (1) circuit-chancery judge of the Third Division.
6	(b) The qualified electors of the Seventh Judicial District-South shall
7	elect:
8	(1) One (1) circuit-chancery judge of the First Division; and
9	(2) One (1) circuit-chancery judge of the Second Division.
10	(c)(1) The chancery judge and circuit-chancery judges of Seventh
11	Judicial District-North may, by agreement, hold either of the circuit or
12	chancery courts in their respective districts and may hear and try matters
13	pending in any of those courts or may hear or try matters in the same court at
14	the same time. The judges subject to this subsection may adopt such rules as
15	they deem appropriate for the assignment of cases in the circuit and chancery
16	courts of their judicial district.
17	(2) The circuit-chancery judges of Seventh Judicial District-
18	South may, by agreement, hold either of the circuit or chancery courts in
19	their respective districts and may hear and try matters pending in any of
20	those courts or may hear or try matters in the same court at the same time.
21	The judges subject to this subsection may adopt such rules as they deem
22	appropriate for the assignment of cases in the circuit and chancery courts of
23	their judicial district.
24	(d)(1) The judge of the Second Division in each district shall be the
25	judge of the juvenile division of chancery court. The judge shall serve as
26	judge of the juvenile division in lieu of the judge who would otherwise be
27	designated as judge of the juvenile division of chancery court in the judicial
28	district.
29	(2) The judge of the Second Division in each district shall
30	devote such time as may be required to perform the duties of judge of the
31	juvenile division, which duties shall be the primary obligation of the judge,
32	and shall sit as judge of the circuit, chancery, or probate court as time
33	permits.
34	
35	SECTION 4. (a) As of January 1, 1999, the Chancery Judge of the
36	Seventh Judicial District is hereby designated as the Chancery Judge of the

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1	Seventh Judicial District-North.
2	(b) At the 1998 General Election, the qualified electors of the Seventh
3	Judicial District-North shall elect two (2) Circuit-Chancery Judges to take
4	office on January 1, 1999.
5	(c) At the 1998 General Election, the qualified electors of the Seventh
6	Judicial District-South shall elect two (2) Circuit-Chancery Judges to take
7	office on January 1, 1999.
8	
9	SECTION 5. Court Reporters.
10	Each of the chancery and circuit-chancery judges provided for in this
11	act are authorized to employ a court reporter. The court reporters shall
12	receive such compensation as is provided by law.
13	
14	SECTION 6. Bailiffs.
15	(a)(1) The circuit-chancery judges of the Seventh Judicial District-
16	North may each appoint so many court bailiffs as the quorum courts of the
17	district shall fund.
18	(2) The circuit-chancery judges of the Seventh Judicial District-
19	South may each appoint so many court bailiffs as the quorum court of the
20	district shall fund.
21	(b)(1) The duties of the bailiffs shall include their attendance in
22	their respective courts when court is in session and the supervision and
23	maintenance of order in their respective courtrooms, providing security for
24	criminal defendants, juries, and judges, and other incidental and related
25	duties at the direction of the respective judges.
26	(2) When acting within the scope of their duties as court
27	bailiffs, the bailiffs shall exercise all the powers of a deputy sheriff,
28	which shall include the power to make arrests, carry a weapon, and serve
29	summonses, and may maintain law enforcement certification existing or acquired
30	during their service as bailiffs.
31	
32	SECTION 7. Prosecuting Attorneys.
33	(a) Effective January 1, 1999, the Seventh Judicial District-North shall
34	be a Division A Judicial District.
35	(b) Effective January 1, 1999, the Seventh Judicial District-South shall
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36 be a Division A Judicial District.

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1	
2	SECTION 8. (a) At the 1998 General Election the qualified electors of
3	Saline County shall elect a person who shall serve as the prosecuting attorney
4	for the Seventh Judicial District-North beginning January 1, 1999.
5	(b) At the 1998 General Election the qualified electors of Hot Spring
б	and Grant counties shall elect a person who shall serve as the prosecuting
7	attorney for the Seventh Judicial District-South beginning January 1, 1999.
8	
9	SECTION 9. Arkansas Code 16-13-1501, 16-13-1502, 16-13-1503, 16-13-
10	1504, 16-13-1505, and 16-21-127 are repealed effective January 1, 1999.
11	<u>16-13-1501. Composition.</u>
12	The Seventh Judicial District shall be composed of the counties of
13	Grant, Hot Spring, and Saline.
14	
15	<u> </u>
16	The terms of court in each county in the Seventh Judicial District shall
17	commence on the dates set forth below:
18	(1) Grant County: On the fourth Mondays in February and August;
19	(2) Hot Spring County: On the second Mondays in January and July;
20	(3) Saline County: On the third Mondays in March and September.
21	
22	16-13-1503. Judges and chancellors.
23	(a) The qualified electors of the Seventh Judicial District shall
24	elect:
25	(1) One (1) circuit judge;
26	(2) One (1) chancellor; and
27	(3) One (1) circuit-chancery judge.
28	(b)(1) In the Seventh Judicial District, there is created one (1)
29	additional circuit-chancery judgeship which shall have jurisdiction in law,
30	equity, and probate.
31	(2) The circuit judges, chancery judges, and circuit-chancery
32	judges of the districts subject to this subsection may, by agreement, hold
33	either of the circuit or chancery courts in their respective districts and may
34	hear and try matters pending in any of those courts or may hear or try matters
35	in the same court at the same time. The judges subject to this subsection may
36	adopt such rules as they deem appropriate for the assignment of cases in the

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1	circuit and chancery courts of their judicial district.
2	(c)(1) The judge of the judgeship created by subdivision (a)(3) of this
3	section shall be the judge of the juvenile division of chancery court. The
4	judge shall serve as judge of the juvenile division in lieu of the judge who
5	would otherwise be designated as judge of the juvenile division of chancery
6	court in the judicial district.
7	(2) The judge of the additional circuit-chancery judgeship
8	created in subdivision (a)(3) of this section shall devote such time as may be
9	required to perform the duties of judge of the juvenile division, which duties
10	shall be the primary obligation of the judge, and shall sit as judge of the
11	circuit, chancery, or probate court as time permits.
12	
13	<u>16-13-1504. Court reporters.</u>
14	Each of the circuit, chancery, and circuit-chancery judges provided for
15	in $\frac{1}{2}$ 16-13-1503 are authorized to employ a court reporter. The court reporters
16	shall receive such compensation as is provided by law.
17	
18	<u> </u>
19	(a) The circuit judge and circuit-chancery judge, Second Division, of
20	the Seventh Judicial District may each appoint so many court bailiffs as the
21	quorum courts of the district shall fund.
22	(b)(1) The duties of the bailiffs shall include their attendance in
23	their respective courts when court is in session and the supervision and
24	maintenance of order in their respective courtrooms, providing security for
25	criminal defendants, juries, and judges, and other incidental and related
26	duties at the direction of the respective judges.
27	(2) When acting within the scope of their duties as court
28	bailiffs, the bailiffs shall exercise all the powers of a deputy sheriff,
29	which shall include the power to make arrests, carry a weapon, and serve
30	summonses, and may maintain law enforcement certification existing or acquired
31	during their service as bailiffs.
32	
33	16-21-127. The Seventh Judicial District.
34	The Seventh Judicial District shall be a Division A Judicial District.
35	
36	SECTION 10. All provisions of this act of a general and permanent

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1 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 2 Code Revision Commission shall incorporate the same in the Code. SECTION 11. If any provision of this act or the application thereof to 5 any person or circumstance is held invalid, such invalidity shall not affect 6 other provisions or applications of the act which can be given effect without 7 the invalid provision or application, and to this end the provisions of this 8 act are declared to be severable. SECTION 12. All laws and parts of laws in conflict with this act are 11 hereby repealed. /s/Faris et al APPROVED: 3-27-97