Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/17/03 H3/28/03	
2	84th General Assembly	A Bill	Act 1266 of 2003
3	Regular Session, 2003		HOUSE BILL 2353
4			
5	By: Representatives Pritchard	, Hathorn, Borhauer, Berry, Fite, Parks, Medl	ley, Bledsoe, Lamoureux,
6	Blair, Bolin, Rosenbaum, Harris, Childers, Key, Hutchinson, Nichols, Thyer, Bennett, Walters,		
7	Dickinson, Bright, C. Taylor, Green, Agee, Edwards, Matayo, Judy, Lendall, Norton		
8	By: Senators Altes, Baker, G.	Jeffress, Madison, Critcher, Hendren	
9			
10			
11		For An Act To Be Entitled	
12	THE ARKA	NSAS DRUG COURT ACT.	
13			
14		Subtitle	
15	THE A	RKANSAS DRUG COURT ACT.	
16			
17			
18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
19			
20	SECTION 1. <u>This</u>	act shall be known as the "Arkan.	sas Drug Court Act".
21 22	SECTION 2. Defin	nitions.	
22			
24	For purposes of (1) "Drug court	<u>program" means an highly structu</u>	rod indicial
25		or substance abuse treatment of e.	
26		ful completion of the Drug Court	
27	lieu of incarceration;		<u>110gram treatment m</u>
28		 team" means a circuit judge, a p	rosecuting attorney, a
29		one (1) or more addiction counsel	
30	<u> </u>		
31	SECTION 3. Drug	court programs authorized.	
32		al district of this state is author	orized to establish a
33	drug court program und	er this act, which may be preadju	dication or
34		ct to availability of funds.	
35	(b)(1) Drug cou	rt programs shall not be available	<u>e to any defendant</u>
36	<u>having a pending viole</u>	nt criminal charge against them.	



1	(2) Eligible offenses may further be restricted by the rules of		
2	the specific drug court program.		
3	(3) Nothing in this act shall require a drug court to consider		
4	or accept every offender with a treatable condition or addiction, regardless		
5	of the fact that the controlling offense is eligible for consideration in the		
6	program.		
7	(4) Any offender who is determined not appropriate for the drug		
8	court program shall be prosecuted as provided by law.		
9	(c)(l) Drug court programs may require a separate judicial processing		
10	system differing in practice and design from the traditional adversarial		
11	criminal prosecution and trial systems.		
12	(2) A drug court team shall be designated consisting of a		
13	circuit judge to administer the program, a prosecuting attorney, a defense		
14	attorney, and one (1) or more addiction counselors who shall have appropriate		
15	understanding of the goals of the program and of the appropriate treatment		
16	methods for the various conditions and any other individual(s) determined		
17	necessary by the drug court judge.		
18	(3) The administrative judge of the judicial district or an		
19	agreement of a majority of the circuit judges in the judicial district, shall		
20	designate one or more judges to administer the drug court program.		
21	(d) All drug court programs shall be required to keep reliable data on		
22	recidivism, relapse, restarts, sanctions imposed, and incentives given.		
23	(e) Each judicial district may develop a training and implementation		
24	manual for drug court programs with the assistance of the Department of Human		
25	Services, the Department of Education, the Department of Workforce Education,		
26	the Department of Correction, the Department of Community Correction, and the		
27	Administrative Office of the Courts.		
28			
29	SECTION 4. Cost and fees.		
30	(a) The drug court judge may order the offender to pay court costs,		
31	treatment costs, drug testing costs, a program user fee not to exceed twenty		
32	dollars (\$20.00) per month, and necessary supervision fees including any		
33	applicable residential treatment fees.		
34	(b)(1) The drug court judge shall establish a schedule		
35	for the payment of costs and fees.		
36	(2) The cost for treatment, drug testing, and supervision shall		

2

As Engrossed: H3/17/03 H3/28/03

HB2353

1	be set by the treatment and supervision providers respectively and made part		
2	of the drug court judge's order for payment.		
3	(3) User fees shall be set by the drug court judge within the		
4	maximum amount authorized by this subsection and payable directly to the		
5	court clerk for the benefit and administration of the drug court program.		
6	(4) Treatment, drug testing, and supervision costs shall be paid		
7	to the respective providers.		
8	(5) The court clerk or the drug court judge's designee shall		
9	collect all other costs and fees ordered.		
10	(6)(A) The remaining user fees shall be remitted to the		
11	Treasurer of State by the court clerk for deposit in the MAGNUM Drug Court		
12	Fund which is a special revenue fund created and established on the books of		
13	the Treasurer of State, Auditor of State, and Chief Fiscal Officer of the		
14	<u>State.</u>		
15	(B) The MAGNUM Drug Court Fund shall consist of user fees		
16	and any other moneys provided by law.		
17	(7) Court orders for costs and fees shall remain an obligation		
18	of the offender with court monitoring until fully paid.		
19			
20	SECTION 5. EMERGENCY CLAUSE. It is found and determined by the		
21	General Assembly of the State of Arkansas that there is serious overcrowding		
22	in Department of Correction facilities; that the overcrowding is likely to		
23	worsen if alternative sentencing measures are not enacted; and that this act		
24	is immediately necessary because it is designed to establish a procedure to		
25	help alleviate the overcrowding by offering sentencing alternates to person		
26	charged with certain drug offenses and should be given immediate effect.		
27	Therefore, an emergency is declared to exist and this act being necessary for		
28	the preservation of the public peace, health, and safety shall become		
29	effective on July 1, 2003.		
30			
31	/s/ Pritchard, et al		
32			
33			
34	APPROVED: 4/10/2003		
35			
36			

3

- \_