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.

Act 1086 of the Regular Session

1	State of Arkansas	As Engrossed: H3/19/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	1801
4				
5	By: Representatives Wells, L.	Evans, Rogers, Lovell, Lamoureux, George, Patte	erson, Gaskill, Burr	is,
6	Overbey, Key, Woods, Pierce			
7	By: Senators Laverty, Womack	k		
8				
9				
10		For An Act To Be Entitled		
11	AN ACT C	REATING THE STATE DRUG CRIME ENFORCEM	1ENT	
12	AND PROS	ECUTION GRANT FUND FOR THE PURPOSE OF	?	
13	CREATING	AND FUNDING MULTI-JURISDICTIONAL DRU	JG	
14	CRIME TA	SK FORCES; AND FOR OTHER PURPOSES.		
15				
16		Subtitle		
17	AN AC	T CREATING THE STATE DRUG CRIME		
18	ENFOR	CEMENT AND PROSECUTION GRANT FUND.		
19				
20				
21	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
22				
23		nsas Code Title 12 is amended to add	an additional	
24	chapter to read as foll	lows:		
25	<u>12-17-101. Defir</u>	<u>nitions.</u>		
26	As used in this o			
27		crime" means a misdemeanor or felony		nse
28		court or circuit court that violates	_	
29		Any provision of the Uniform Control		<u> </u>
30		., or any solicitation, attempt, or c	onspiracy to	
31		ntrolled Substances Act;		
32		Any criminal violation of state law,		
33		or conspiracy to violate state law,		the
34		acquiring, obtaining, manufacturing,	-	
35	procuring, possessing,	distributing, delivering, shipping,	or transportin	<u>ıg</u>

1	controlled substances, prescription drugs, drug paraphernalia, or precursor
2	chemicals or components used to manufacture controlled substances;
3	(C) Any criminal violation of state or federal law, or any
4	solicitation, attempt, or conspiracy to violate state or federal law
5	involving the use or possession of any fraudulent, falsified, forged, or
6	altered identification card or document evidencing the identity of an
7	individual, issued or purportedly issued by any state, federal, or foreign
8	government, for the purpose of unlawfully acquiring, obtaining,
9	manufacturing, purchasing, procuring, possessing, distributing, delivering,
10	shipping or transporting controlled substances, prescription drugs, drug
11	paraphernalia, precursor chemicals or components used to manufacture
12	<pre>controlled substances;</pre>
13	(D) Any criminal violation of state or federal law, or any
14	solicitation, attempt, or conspiracy to violate state or federal law, for the
15	purpose of committing any act which constitutes money laundering, as defined
16	by § 5-42-204, of proceeds and profits related to violations of the Uniform
17	Controlled Substances Act, § 5-64-401 et seq.; or
18	(E) Any criminal violation of state or federal law or any
19	solicitation, attempt, or conspiracy thereof, involving any firearm, deadly
20	weapon, or explosive device used, or possessed with intent to use:
21	(i) To enforce or facilitate any criminal act
22	defined under the Uniform Controlled Substances Act, § 5-64-401 et seq.; or
23	(ii) To commit a criminal offense defined by
24	Arkansas law which intimidates, threatens, injures, maims, or kills any law
25	enforcement officer, prosecutor, judicial officer, or any other court
26	official, witness, informant, or juror, involved in the investigation or
27	prosecution of any violation of the Uniform Controlled Substances Act, § 5-
28	64-401 et seq.;
29	(2) "Investigate" means any law enforcement activities directed
30	toward drug crimes, including without limitation prevention, eradication,
31	investigation, and interdiction;
32	(3) "Law enforcement agency" means:
33	(A) Any sheriff's office of any county in this state;
34	(B) Any municipal police department of an organized city
35	or town within this state; and
36	(C) The Department of the Arkansas State Police;

1	(4) "Multi-jurisdictional drug crime task force" means an
2	association consisting of a minimum of two (2) law enforcement agencies and
3	one (1) prosecuting attorney acting by agreement to jointly investigate and
4	prosecute drug crimes in a defined geographic area or judicial district; and
5	(5) "Prosecuting attorney" means the elected prosecuting
6	attorney for any judicial district, including without limitation appointed
7	deputies and investigators.
8	
9	12-17-102. State Drug Crime Enforcement and Prosecution Grant Fund
10	established.
11	(a) There is hereby established and created on the books of the Chief
12	Fiscal Officer of the State, Treasurer of State, and Auditor of State a
13	special revenue fund to be known as the State Drug Crime Enforcement and
14	Prosecution Grant Fund for the purpose of funding state grant awards for
15	multi-jurisdictional drug crime task forces to investigate and prosecute drug
16	crimes within the State of Arkansas.
17	(b) The fund shall consist of:
18	(1) Revenues generated under § 12-17-106; and
19	(2) Any moneys authorized by the General Assembly.
20	
21	12-17-103. Grant application and administration process.
22	(a) The Department of Finance and Administration shall develop and
23	promulgate grant applications under this chapter and upon the recommendations
24	of the Arkansas Alcohol and Drug Abuse Coordinating Council.
25	(b) The department shall administer all grant awards and expenditures
26	under this chapter by the multi-jurisdictional drug crime task forces under
27	applicable state and federal law.
28	
29	12-17-104. Determination of grant awards.
30	The Arkansas Alcohol and Drug Abuse Coordinating Council shall:
31	(1) Develop and promulgate by rule criteria for the grant
32	applications and awards process under this chapter;
33	(2) Review all grant applications under this chapter;
34	(3) Determine which applicant or applicants should receive grant
35	awards under this chapter; and
36	(4) Retain oversight of all grant expenditures under this

1	<u>chapter.</u>
2	
3	12-17-105. Matching funds.
4	(a) Any multi-jurisdictional drug crime task force receiving a grant
5	award under this chapter shall contribute local matching funds in an amount
6	not less than twenty percent (20%) of the total grant award.
7	(b) The source of local matching funds shall be from county or
8	municipal general revenue appropriations or authorized drug control fund
9	disbursements of any participating multi-jurisdictional drug crime task force
10	member agency.
11	(c) The Department of Finance and Administration shall restrict
12	distribution of any grant award to a drug crime task force if it is
13	determined that local matching funds are not appropriated or available.
14	
15	12-17-106. Drug crime special assessment.
16	(a) There is hereby established a drug crime special assessment to be
17	levied by the district court or circuit courts of this State in the sum of
18	one hundred twenty-five dollars (\$125) against any person who is convicted
19	of, or enters a plea of guilty or nolo contendere to, any felony or
20	misdemeanor offense the court determines to be a drug crime.
21	(b) The special assessment shall be collected by the entity or office
22	designated to collect fines and costs within the jurisdiction.
23	(c) All special assessments collected shall be paid to the treasurer
24	of the applicable city or county and transmitted to the Department of Finance
25	and Administration for deposit into the State Drug Crime Enforcement and
26	Prosecution Grant Fund.
27	
28	12-17-107. Specific use of grant awards.
29	(a) Grant awards under this chapter shall be used specifically for:
30	(1) Salaries;
31	(2) Personal services matching;
32	(3) Overtime;
33	(4) Maintenance and general operations;
34	(5) Evidentiary purchases of controlled substances or
35	<u>information;</u>
36	(6) Informant and witness compensation:

1	(7) Rent;		
2	(8) Utilities;		
3	(9) Telecommunications;		
4	(10) Fuel;		
5	(11) Vehicle maintenance and repair;		
6	(12) In-state training; and		
7	(13) Travel expenses.		
8	(b) Each grant award shall specifically provide for accounting and		
9	fiscal officer services.		
10	(c) No grant awards shall be used for capital outlay or equipment		
11	purchases that exceed a cost of one thousand five hundred dollars (\$1,500)		
12	per item.		
13			
14	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
15	General Assembly of the State of Arkansas that law enforcement officials		
16	throughout the state require increased resources to combat drug crimes; that		
17	this act provides needed financial relief and will escalate efforts		
18	throughout the state to prevent the use and spread of drugs; and that this		
19	act should become effective as soon as possible to effectuate its intent.		
20	Therefore, an emergency is declared to exist and this act being necessary for		
21	the preservation of the public peace, health, and safety shall become		
22	effective on:		
23	(1) The date of its approval by the Governor;		
24	(2) If the bill is neither approved nor vetoed by the Governor,		
25	the expiration of the period of time during which the Governor may veto the		
26	<u>bill; or</u>		
27	(3) If the bill is vetoed by the Governor and the veto is		
28	overridden, the date the last house overrides the veto.		
29			
30	/s/ Wells, et al		
31			
32	APPROVED: 4/4/2007		
33			
34			
35			
36			