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 488 of the Regular Session

1	State of Arkansas	A D:11		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		SENATE BILL	505
4				
5	By: Senator Luker			
6				
7				
8		For An Act To Be Entitled		
9		O EMPOWER THE LEGISLATIVE JOINT AUDIT		
10		E TO DIVEST AUTHORITY OF A CITY COURT	'IF	
11		Y COURT FAILS TO COMPLY WITH CERTAIN		
12	REQUIREM	ENTS; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15		POWER THE LEGISLATIVE JOINT		
16		ING COMMITTEE TO DIVEST AUTHORITY		
17		CITY COURT IF THAT CITY COURT FAILS		
18	TO CO	MPLY WITH CERTAIN REQUIREMENTS.		
19				
20				
21	BE IT ENACTED BY THE GR	ENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
22				
23		nsas Code Title 16, Chapter 10, Subch	-	.ded
24		egarding city court accounting practi	ces to read as	
25	follows:			
26	·	courts - Loss of authority - Enforce	<u>ment by</u>	
27		ffective until January 1, 2012.]		
28		sion of Legislative Audit determines		<u>.rt</u>
29		compliance with this subchapter the d	<u> </u>	
30		the Legislative Joint Auditing Commi		
31		lic official or a private accountant		<u>a</u>
32		ubstantial compliance with this subch		
33		shall notify the committee of his or	_	_
34	·	notification, the committee shall dir		<u>n</u>
35	to review the city cour	rt's compliance with this subchapter.	•	



1	(3) Upon confirmation of a substantial lack of compliance, the		
2	division shall report the findings to the committee.		
3	(c)(1) Upon notification of noncompliance by the division, the		
4	committee shall notify in writing the mayor, the city or town council, the		
5	city court judge, and the city court clerk that the city court's accounting		
6	records are not in substantial compliance with this subchapter.		
7	(2) The city court shall have ninety (90) days after the date of		
8	notification to bring the city court's accounting records into substantial		
9	compliance with this subchapter.		
10	(3)(A) After the ninety (90) days allowed for compliance or upon		
11	request by the appropriate city court officials, the division shall review		
12	the city court's accounting records to determine if the city court is in		
13	substantial compliance with this subchapter.		
14	(B) The division shall report its findings to the		
15	committee.		
16	(d) If the city court has not achieved substantial compliance within		
17	the ninety-day period, the committee shall notify both the Administrative		
18	Office of the Courts and the city court of the noncompliance and inform the		
19	city court that it no longer has authority to operate.		
20			
21	SECTION 2. Arkansas Code Title 16, Chapter 10, Subchapter 3 is amended		
22	to add a new section regarding payment by a city court to the state and		
23	county administration of justice funds to read as follows:		
24	16-10-315. City courts - Loss of authority - Enforcement by Department		
25	of Finance and Administration. [Effective until January 1, 2012.]		
26	(a) If the Department of Finance and Administration determines that \underline{a}		
27	city court is not in substantial compliance with § 16-10-306 or § 16-10-308		
28	of this subchapter, the department shall report the findings to the		
29	Legislative Joint Auditing Committee.		
30	(b)(1) Upon notification of noncompliance by the department, the		
31	committee shall notify in writing the mayor, the city or town council, the		
32	city court judge, and the city court clerk that the city court is not in		
33	substantial compliance with this subchapter.		
34	(2) The city court shall have ninety (90) days after the date of		
35	notification to substantially comply with this subchapter.		
36	(3)(A) After the ninety (90) days allowed for compliance or upon		

1	$\underline{\text{request by the appropriate city court officials, the department shall } \underline{\text{review}}$
2	the city court's records to determine if the city court is in substantial
3	compliance with this subchapter.
4	(B) The department shall report its findings to the
5	committee.
6	(d) If the city court has not achieved substantial compliance within
7	the ninety-day period, the committee shall notify both the Administrative
8	Office of the Courts and the city court of the noncompliance and inform the
9	city court that it no longer has authority to operate.
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11	APPROVED: 3/19/2009
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