	Stricken language would be d	eleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly. Act 39 of the Regular Session
1	State of Arkansas	As Engrossed: H1/19/11 H1/26/11
2	88th General Assembly	A Bill
3	Regular Session, 2011	HOUSE BILL 1004
4		
5	By: Representative J. Edwards	
6		
7	For An Act To Be Entitled	
8	AN ACT TO PROHIBIT THE PAYMENT OF ATTORNEY'S FEES OF	
9	PRIVATELY RETAINED ATTORNEYS FOR INDIGENT PERSONS;	
10	AND FOR OTHER PURPOSES.	
11		
12		
13		Subtitle
14	TO PR	OHIBIT THE PAYMENT OF ATTORNEY'S
15	FEES	OF PRIVATELY RETAINED ATTORNEYS FOR
16	INDIG	ENT PERSONS.
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19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkar	nsas Code § 16-87-212 is amended to read as follows:
22	16-87-212. Court	fees and expenses.
23	(a)(l) The Arkan	nsas Public Defender Commission is authorized to pay
24	for certain expenses re	egarding the defense of indigents.
25	(2) <u>(A)</u> The	e expenses shall include, but shall not necessarily be
26	limited to, fees for <del>a</del>	ppointed counsel appointed by the court, expert
27	witnesses, temporary in	nvestigators, testing, and travel.
28	<u>(B)(</u>	) Expenses shall not include <i>attorney's fees for</i>
29	counsel privately retain	ined for the benefit of an indigent <i>defendant</i> for that
30	defendant's defense.	
31	<u>(</u>	<i>ii) The commission may authorize the payment of</i>
32	expenses of counsel pr	ivately retained for the benefit of an indigent
33	defendant, provided com	unsel complies with the standards set by the commission
34	<u>under this subchapter a</u>	governing counsel appointed by the court or employed or
35	contracted by the comm	ission.
36	(3)(A) Whe	enever a judge orders an authorized payment in a case



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1 involving an indigent person, a copy of the order accompanied by a detailed 2 explanation of services rendered, time spent, and expenses incurred shall be 3 transmitted to the commission, and the commission shall set the amount of 4 compensation.

5 (B) Orders as authorized throughout this chapter shall be6 paid by the commission provided sufficient funds are available.

7 (b)(1) With the approval of the executive director Executive Director 8 of the Arkansas Public Defender Commission, trial public defenders, appointed 9 private attorneys, and the Capital, Conflicts, and Appellate Office are 10 hereby authorized to utilize the services of the State Crime Laboratory for 11 pathology and biology, toxicology, criminalistics, raw drug analysis, latent 12 fingerprint identification, questioned documents examination, firearms and 13 toolmarks identification, and in other such areas as the trial judge may deem 14 necessary and appropriate.

15 (2) If approved by the executive director, the State Crime16 Laboratory shall provide the requested services.

17 (c) At the discretion of the commission, capital murder cases and all
18 proceedings under the Arkansas Rules of Criminal Procedure, Rule 37.5, shall
19 be paid entirely by the commission.

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21 SECTION 2. EMERGENCY CLAUSE. It is found and determined by the 22 General Assembly of the State of Arkansas that the proper funding of defense 23 counsel for indigent persons is of manifest importance; that a recent decision by the Arkansas Supreme Court has cast doubt on how the expenses of 24 25 privately retained defense attorneys are to be paid, if at all; and that this 26 act is immediately necessary because there is a question how the Arkansas 27 Public Defender Commission should deal with the issue of privately retained attorneys. Therefore, an emergency is declared to exist and this act being 28 29 immediately necessary for the preservation of the public peace, health, and 30 safety shall become effective on: (1) The date of its approval by the Governor; 31

32 (2) If the bill is neither approved nor vetoed by the Governor,
 33 the expiration of the period of time during which the Governor may veto the
 34 bill; or

35 (3) If the bill is vetoed by the Governor and the veto is
36 overridden, the date the last house overrides the veto.

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2	/s/J. Edwards
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5	APPROVED: 02/16/2011
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