Stricken language would be deleted from and underlined language would be added to present law. Act 526 of the Regular Session

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2	2 94th General Assembly A B1	\mathbf{I}	
3	3 Regular Session, 2023	HOUSE BILL 1674	
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5	5 By: Representative McCollum		
6	6 By: Senator Hester		
7	7		
8	8 For An Act To B	e Entitled	
9	AN ACT CONCERNING THE CONSUMER PROTECTION DIVISION OF		
10	O THE ATTORNEY GENERAL'S OFFICE;	THE ATTORNEY GENERAL'S OFFICE; TO AMEND THE LAW	
11	CONCERNING SETTLEMENT FUNDS HELD BY THE ATTORNEY		
12	2 GENERAL'S OFFICE; AND FOR OTHE	R PURPOSES.	
13	3		
14	4		
15	5 Subtitle		
16	6 CONCERNING THE CONSUMER F	ROTECTION	
17	7 DIVISION OF THE ATTORNEY	GENERAL'S	
18	8 OFFICE; AND TO AMEND THE	LAW CONCERNING	
19	9 SETTLEMENT FUNDS HELD BY	THE ATTORNEY	
20	O GENERAL'S OFFICE.		
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23	3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF T	HE STATE OF ARKANSAS:	
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25	5 SECTION 1. Arkansas Code § 4-88-105	(e), concerning the expenses and	
26	6 funds of the Consumer Protection Division	of the office of the Attorney	
27	7 General, is amended to read as follows:		
28	8 (e) The expenses of the division sh	all be paid from funds provided for	
29	9 that purpose by law, including without lim	itation:	
30	0 (1) Funds made available by t	ne state, a state agency, or a	
31	l state political subdivision;		
32	2 (2) Funds made available by t	ne United States Government or a	
33	3 federal agency; or		
34	4 (3)(A) Funds deposited into a	Consumer Education and Enforcement	
35	5 Account <u>under § 25-16-718</u> , managed by the	division, from settlements or	
36	6 judgments in favor of the state related to	a lawsuit or assurance of	



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    voluntary compliance in which the state was a party.
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                       (B) The account shall not carry a balance greater than one
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    million dollars ($1,000,000), and the funds in the account shall be used in a
    manner determined by the office of the Attorney General Attorney General's
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    office, including without limitation:
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                             (i) Litigation support;
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                             (ii) Expert witness fees;
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                             (iii) Court filing fees;
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                             (iv) Process server fees:
                             (v) Witness fees:
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                             (vi) Court costs;
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                             (vii) Court reporter fees;
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                             (viii) Attorney and staff training;
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                             (ix) Travel expenses;
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                             (x) Consumer education:
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                             (xi) Office expenses and improvements; and
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                             (xii) Investigation expenses.
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           SECTION 2. Arkansas Code § 4-88-105(f), concerning settlement funds in
     lawsuits involving the office of the Attorney General, is repealed.
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           (f)(1) As used in this section, "state agency" includes without
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    limitation:
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                       (A) A state agency, office, or department;
                       (B) A board or commission; and
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                       (C) A public college or university.
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                 (2) When a settlement is agreed to or a judgment is entered in a
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    lawsuit in which the state is a party receiving all or part of the settlement
    or judgment, the Attorney General shall distribute the funds in the following
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    manner:
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                       (A) Restitution to Arkansas consumers or state agencies,
    or for other purposes, as designated by the court order or settlement
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    agreement;
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                       (B) Designation of cash funds to a state agency having a
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    nexus to the underlying litigation;
                       (C) Payment of attorney's fees or civil penalties under §
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    4-88-113(a)(1), § 4-88-113(c), or § 4-88-113(e); or
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1	(b) Fayment into the account, as authorized by this
2	section.
3	(3)(A) Funds to be distributed as described in subdivisions
4	(f)(2)(B)-(D) of this section shall be distributed in the manner prescribed
5	by this section within one hundred twenty (120) days of the receipt of the
6	funds.
7	(B) Restitution funds shall be distributed to Arkansas
8	consumers as soon as is practicable and in accordance with any applicable
9	court order.
10	(4)(A) The office of the Attorney General shall on a quarterly
11	basis provide to the Legislative Council or Joint Budget Committee a report
12	of all cash funds received from court orders or settlement agreements.
13	(B) The report shall include:
14	(i) The case name of the court order or settlement
15	agreement;
16	(ii) The amount of funds received by the office of
17	the Attorney General for each court order or settlement agreement; and
18	(iii)(a) A plan for disbursement of the funds.
19	(b) If eash funds received from a court order
20	or settlement agreement are expended for any purpose, including consumer
21	education and enforcement activities, the report must itemize specific
22	activities subject to the exclusions provided in § 4-88-111 and § 25-1-
23	403(1)(B).
24	(c) The report shall also itemize the specific
25	consumer education and enforcement activities funded for the office of the
26	Attorney General.
27	(C) If funds received from a court order or settlement
28	agreement are given to a specific entity by the office of the Attorney
29	General, the report shall include:
30	(i)(a) Whether or not the court order or settlement
31	agreement directed funds to be given to a specific entity.
32	(b) If the court order or settlement agreement
33	directs funds to a specific entity, the office of the Λ ttorney General shall
34	provide a summary of input regarding the drafting of the court order or
35	settlement agreement.
36	(c) If the office of the Attorney General

1 receives funds from a court order or settlement agreement that does not 2 require disbursement of funds to a specific entity, the office of the Attorney General shall report a rationale for disbursing funds to a specific 3 4 entity; and 5 (ii) A report of current balances of all 6 unappropriated cash fund holdings received by court order or settlement 7 agreement by the office of the Attorney General. 8 (D) The quarterly reports shall be provided no later than 9 the fifteenth day of the month immediately following the end of each quarter. 10 11 SECTION 3. Arkansas Code § 19-4-817(b), concerning the use of cash 12 funds by constitutional officers, is amended to read as follows: (b) The Except cash funds whose distribution is controlled by a court 13 order or settlement agreement, the General Assembly shall budget, approve, 14 15 and appropriate expenditures of cash funds by the enactment of separate 16 appropriation bills setting forth the purpose for which the moneys are to be 17 expended and the dollar amount to be expended for that purpose. 18 19 SECTION 4. Arkansas Code Title 25, Chapter 16, Subchapter 7, is amended to add an additional section to read as follows: 20 21 25-16-718. Use of settlement funds. 22 (a) When a settlement is agreed to or a judgment is entered in a 23 lawsuit in which the state is a party receiving all or part of the funds from 24 the settlement or judgment, the Attorney General shall create and maintain 25 accounts as necessary to receive the funds. 26 (b) The Attorney General shall distribute the funds as: 27 (1)(A) Restitution to Arkansas consumers or state agencies or 28 for other purposes as designated by the court order or settlement agreement; 29 (B) Funds distributed under subdivision (b)(1)(A) of this 30 section shall be distributed to Arkansas consumers as soon as practicable and according to any applicable court order. 31 32 (2) Cash funds to a state agency having a nexus to the 33 underlying litigation; 34 (3) Payment of attorney's fees or civil penalties under § 4-88-35 113(a)(1), § 4-88-113(c), or § 4-88-113(e);

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(4) Required under § 4-88-105, if the funds are deposited into

1	the Consumer Education and Enforcement Account; or	
2	(5) Payment for personal services, miscellaneous operating	
3	expenses, or grants of the Attorney General's office.	
4	(c)(l) The Attorney General's office shall provide a quarterly report	
5	to the Legislative Council or Joint Budget Committee of all cash funds	
6	received from court orders or settlement agreements.	
7	(2) The report shall include:	
8	(A) The case name of the court order or settlement	
9	agreement;	
10	(B) The amount of funds received by the Attorney General's	
11	office for each court order or settlement agreement; and	
12	(C)(i) A plan for disbursement of the funds.	
13	(ii) If cash funds received from a court order or	
14	settlement agreement are expended for any purpose, the report shall itemize	
15	specific activities subject to the exclusions provided in § 4-88-111 and §	
16	<u>25-1-403(1)(B).</u>	
17	(iii) The report shall also itemize the specific	
18	consumer education and enforcement activities funded for the Attorney	
19	General's office.	
20	(3) If funds received from a court order or settlement agreement	
21	are given to a specific entity by the Attorney General's office, the report	
22	shall include:	
23	(A)(i) A statement regarding whether the court order or	
24	settlement agreement directed funds to be given to a specific entity;	
25	(ii) If the court order or settlement agreement	
26	directs funds be given to a specific entity, the Attorney General's office	
27	shall provide a summary of input regarding the drafting of the court order or	
28	settlement agreement.	
29	(iii) If the Attorney General's office receives	
30	funds from a court order or settlement agreement that does not require	
31	disbursement of funds to a specific entity, the Attorney General's office	
32	shall report a rationale for disbursing funds to a specific entity; and	
33	(B) A report of current balances of all unappropriated	
34	cash fund holdings received by court order or settlement agreement by the	
35	Attorney General's office.	
36	(4) The quarterly reports shall be provided no later than the	

1	fifteenth day of the month immediately following the end of each quarter.
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