ARKANSAS SENATE

93rd General Assembly - Regular Session, 2021

Amendment Form

Subtitle of Senate Bill No. 315

CONCERNING THE ARKANSAS COURT SECURITY ACT; TO ADDRESS COURTS THAT LACK PROPER

SECURITY; TO CREATE THE COURT SECURITY FEE.

Amendment No. 1 to Senate Bill 315

Amend Senate Bill No. 315 as originally introduced:

Delete everything after the enacting clause and substitute the following: "SECTION 1. Arkansas Code Title 16, Chapter 10, Subchapter 10, is amended to add an additional section to read as follows:

16-10-1007. Court security review — Court security fee.

- (a) The district court judge responsible for the district court facility may submit a request to the Director of Security and Emergency Preparedness for a court security review which shall consist of a comprehensive review of the current security measures of that district court, including all courtrooms, courthouses, judges' chambers, and administrative offices that are part of the district court, as applicable.
- (b)(1) The Director of Security and Emergency Preparedness shall review the security measures and shall promptly prepare a report detailing any notable lack of security measures or areas where security may be present but insufficient.
- (2) The report shall also include recommendations for additional security measures that would rectify any lack of or insufficient security measures, as well as an estimated cost of establishing and maintaining those additional security measures.
- (c)(1) After the completion of the security review described under subsection (b) of this section, the Director of Security and Emergency Preparedness shall deliver a copy of the report under subsection (b) of this section to the district court judge responsible for the district court facility, the Director of the Administrative Office of the Courts, and the Chief Justice of the Supreme Court for review.
- (2) If the Director of the Administrative Office of the Courts and the Chief Justice of the Supreme Court determine that the district court facility of the district judge requesting the security review has insufficient security measures, the Chief Justice of the Supreme Court may authorize the district court judge responsible for the district court facility to assess a court security fee to subsidize and maintain additional security measures for the district court facility.



- shall be reviewed by the Director of Security and Emergency Preparedness, the Director of the Administrative Office of the Courts, and the Chief Justice of the Supreme Court periodically while it is implemented and may be modified or deauthorized by the Chief Justice of the Supreme Court when the district court judge responsible for the district court facility is able to maintain sufficient security measures independent of the court security fee subsidy.
- (d)(1) A court security fee under this section shall be assessed:

 (A) On every conviction for a misdemeanor or violation in the district court; and
- $\underline{\mbox{(B)} \mbox{ Upon the filing of a civil case or small claims } \mbox{case}}$ in the district court.
- (2) The amount of the court security fee under this section shall be set by the Chief Justice of the Supreme Court upon review of an initial recommendation by the district court judge responsible for the district court facility, but shall not be more than ten dollars (\$10.00) per conviction or civil case or small claims filed, where applicable.
- (3)(A)(i) The collecting officer of the court security fee under this section shall remit the court security fees by the tenth of each month to the treasurer of the administrative jurisdiction of the district court.
- (ii) The treasurer shall deposit the court security fees into the district court security fee fund.
- (ii) Expenditures from the funds shall be approved by the district court judge responsible for the district court facility and shall be authorized and paid by laws governing the payment of county or municipal claims.
- (C) The court security fee shall be used solely for district court security measures identified in the court security report described under subsection (b) of this section."

The Amendment was read the first time, rules suspended and read the second time and	
By: Senator B. Ballinger	
BPG/BPG - 04-05-2021 13:49:34	
BPG507	Secretary