

State of Arkansas

76th General Assembly

First Extraordinary Session, 1987

HOUSE BILL

1027

By: Representative Dawson

"AN ACT TO AMEND SECTION 24 OF ACT 989 OF 1985 AND SECTION 2  
OF ACT 599 OF 1987 TO PROVIDE A PASS-THROUGH PAYMENT OF  
FEDERAL INCENTIVE MONEY TO COURT CLERKS FOR CHILD SUPPORT  
COLLECTIONS."

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Section 24 of Act 989 of 1985, the same being Arkansas Statute 34-1242, is hereby amended by adding a new subsection to read as follows:

"(C) In all Title IV-D related child support cases where collections are forwarded by the clerk to the Child Support Enforcement Unit, the State Child Support Enforcement Unit shall pay to the clerk the sum of one percent (1%) of all non-AFDC collections forwarded and one percent (1%) of all retained AFDC collections forwarded to offset the administrative expenses of the IV-D collection program. This payment shall be made from the incentive payments retained by the State program for support collections as permitted by federal law and be made until such time as incentive drops below the six percent (6%) level, upon which payments shall terminate until the six percent (6%) incentive level is restored. All moneys received by the clerk pursuant to this section shall be deposited in accordance with Section 9 of Chapter 51 of the Revised Statutes, as amended."

SECTION 2. Section 2 of Act 599 of 1987 is hereby amended by adding a new subsection to read as follows:

"(E) In all Title IV-D related child support cases where collections are forwarded by the clerk to the Child Support Enforcement Unit, the State Child Support Enforcement Unit shall pay to the clerk the sum of one percent (1%) of all non-AFDC collections forwarded and one percent (1%) of all retained AFDC

collections forwarded to offset the administrative expenses of the IV-D collection program. This payment shall be made from the incentive payments retained by the State program for support collections as permitted by federal law and be made until such time as incentive drops below the six percent (6%) level, upon which payments shall terminate until the six percent (6%) incentive level is restored. All moneys received by the clerk pursuant to this section shall be deposited in accordance with Subsection (B) (2) above."

SECTION 3. All laws and parts of laws in conflict with this Act are hereby repealed.

