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.

1	State of Arkansas	As Engrossed: S2/13/07 D:11		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		SENATE BILL	235
4				
5	•	isbee, Bryles, Broadway, Critcher, Faris, Hend	dren, Horn, G. Jeffress	δ,
6	Miller, R. Thompson, Wilkinson			
7	· · ·	Jeffrey, Lowery, Key, Norton, Cash, Cornwell	l, Gaskill, R. Green,	
8	Greenberg, J. Johnson, Pennartz	z, Wyatt		
9				
10		For An Act To Be Entitled		
11	AN ACT TO		D.	
12		CREATE THE DISTRICT COURT RESOURCE		
13		T BOARD; TO CREATE A PILOT PROGRAM	Or	
14		DISTRICT COURT JUDGES THAT ARE		
15 16		OF THE STATE OF ARKANSAS; TO TE CITY COURTS WITH DISTRICT COURTS	C. AND	
10 17	FOR OTHER		S, AND	
18	FOR OTHER	TURTUSES.		
19		Subtitle		
20	AN ACT	TO CREATE THE DISTRICT COURT		
21	RESOUR	CE ASSESSMENT BOARD; TO CREATE A		
22		PROGRAM OF FULL-TIME DISTRICT		
23	COURT	JUDGES THAT ARE EMPLOYEES OF THE		
24	STATE (OF ARKANSAS; TO CONSOLIDATE CITY		
25	COURTS	WITH DISTRICT COURTS.		
26				
27				
28	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:	
29				
30	SECTION 1. Arkans	sas Code Title 16, Chapter 17 is am	nended to add an	
31	additional subchapter to	read as follows:		
32	Subchapter 10 - Di	strict Court Resource Assessment		
33	16-17-1001. Legis	lative findings.		
34	The General Assemb	ly finds that:		
35	(1) The goal expr	essed by Arkansas citizens with th	ne adoption of	
36	Amendment 80 to the Arka	onsas Constitution was the creation	of a three-tier	-ed

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1	unified court system;
2	(2) The current structure of limited jurisdiction courts consists of a
3	combination of full-time and part-time district and city court judges funded
4	by city and county governments;
5	(3) Based on availability of local resources, the cumulative effect of
6	the creation and funding of those courts by local governments has been an
7	unequal level of access to and an inequitable distribution of judicial
8	services to communities;
9	(4) While Amendment 80 does not require the state to fund the district
10	$\underline{\text{court}}$ system, there is a state interest in providing a more uniform level of
11	judicial resources to all of the citizens of the state;
12	(5) Because the current system of limited jurisdiction courts is not
13	uniform, it is contrary to the interest of the state to merely shift the
14	funding of the system from local government to state government without
15	addressing the district court system's structure;
16	(6) A way of addressing the shortage of resources for circuit courts
17	in some areas of the state is the expansion of the jurisdiction of the
18	$\underline{\text{district court which will shift cases from the circuit court to the district}}$
19	court and reduce expenses for the state;
20	(7) A state-funded district court system should include an analysis by
21	the state that furthers the goal of a unified and equitable system for the
22	delivery of judicial services; and
23	(8) It is the intent of this subchapter to begin that analysis process
24	by establishing a pilot program that creates a limited number of state-
25	funded, district court judgeships and a process for the study and
26	consideration of establishing additional district courts in the future.
27	
28	16-17-1002. District Court Resource Assessment Board.
29	(a) There is created the District Court Resource Assessment Board.
30	(b)(1) The board shall consist of eleven members appointed as follows:
31	(A) Two (2) members of the Senate appointed by the Chair
32	of the Senate Interim Committee on Judiciary;
33	(B) Two (2) members of the House of Representatives
34	appointed by the Chair of the House Interim Committee on Judiciary; and
35	(C) Seven members appointed by the Supreme Court as
36	follows:

1	(i) Two (2) members of the Arkansas District Judges
2	<pre>Council;</pre>
3	(ii) One (1) member of the Association of Arkansas
4	Counties;
5	(iii) One (1) member of the Arkansas Municipal
6	League;
7	(iv) One (1) Justice of the Supreme Court;
8	(v) One (1) member of the Arkansas Bar Association
9	who is engaged in the full-time private practice of law; and
10	(vi) One (1) circuit judge.
11	(2) The board shall have three (3) ex officio members who shall
12	serve as nonvoting members:
13	(A) The Chair of the Senate Judiciary Committee or his or
14	her designee;
15	(B) The Chair of the House Judiciary Committee or his or
16	her designee; and
17	(C) The Attorney General or his or her designee.
18	(3)(A) Each member of the board shall serve a term of four (4)
19	years.
20	(B) However, the initial board members shall serve terms
21	to be determined by lot so that:
22	(i) Two (2) member serves an initial term of one (1)
23	year;
24	(ii) Three (3) members serve an initial term of two
25	(2) years;
26	(iii) Three (3) members serve an initial term of
27	three (3) years; and
28	(iv) Three (3) members serve an initial term of four
29	(4) years.
30	(C) A member may be reappointed successively for one (1)
31	four-year term.
32	(4) If a vacancy occurs on the board, the original appointing
33	authority shall appoint a successor to serve the remainder of the unexpired
34	term.
35	(5) The board shall elect annually one (1) member to serve as
36	chair and one (1) member to serve as secretary.

1	(6) The board shall meet:
2	(A) Initially whenever called by the Supreme Court;
3	(B) On or before the first Tuesday of the December before
4	each regular session of the General Assembly to consider making a
5	recommendation to the General Assembly for:
6	(i) The creation and placement of new state-funded
7	district court judgeships;
8	(ii) Any redistricting of the district courts; and
9	(iii) The reorganization, consolidation,
10	abolishment, or creation of any district court or district court judgeship;
11	(C) Upon the end of the term, resignation, retirement,
12	death, or election to another judicial office of any district judge to:
13	(i) Recommend the reorganization, consolidation,
14	abolition, or continuation of that district court judgeship to the General
15	Assembly; and
16	(ii)(a) Evaluate the status of the vacated district
17	court judgeship and make a recommendation to the General Assembly before the
18	next regular or special session or during a current session.
19	(b) An appointment or election to fill a
20	vacant district court judgeship does not affect the mandatory evaluation
21	required by subdivision (6)(C)(ii) of this section; and
22	(D) Upon the call of the chair or a majority of the board.
23	(7) Six (6) members of the board is a quorum for the transaction
24	of business.
25	(8) Members of the board shall serve without pay but may be
26	reimbursed for expenses under § 25-16-902.
27	
28	16-17-1003. Duties of the Board.
29	The District Court Resource Assessment Board shall recommend to the
30	General Assembly biennially at each regular session:
31	(1) Criteria for the creation and placement of full-time, state-
32	<pre>funded district court judgeships;</pre>
33	(2) Revisions of current district court judgeships or the
34	redistricting of the district court districts of this state after
35	<pre>considering:</pre>
36	(A) The caseload and the geographic area of the district

1	<pre>court district;</pre>
2	(B) The November 25, 2002, Per Curiam Opinion of the
3	Supreme Court; and
4	(C) Any other matter the board determines to be
5	appropriate; and
6	(3) The number and placement of full-time, state-funded district
7	court judgeships.
8	
9	SECTION 2. Arkansas Code Title 16, Chapter 17 is amended to add an
10	additional subchapter as follows:
11	Subchapter 11 - Pilot State District Courts
12	16-17-1101. Legislative findings.
13	The General Assembly finds that:
14	(1) The goal expressed by Arkansas citizens with the adoption of
15	Amendment 80 to the Arkansas Constitution was the creation of a three-tiered
16	unified court system;
17	(2) The current structure of limited jurisdiction courts
18	consists of a combination of full-time and part-time district and city courts
19	funded by city and county governments;
20	(3) Based on availability of local resources, the cumulative
21	effect of the creation and funding of those courts by local governments has
22	been an unequal level of access to and an inequitable distribution of
23	judicial services to communities;
24	(4) While Amendment 80 does not require the state to fund the
25	district court system, there is a state interest in providing a more uniform
26	level of judicial resources to all citizens of the state;
27	(5) Because the current system of limited jurisdiction courts is
28	not uniform, it is contrary to the interest of the state to merely shift the
29	funding of the system from local government to state government without
30	addressing the structure of the district court system;
31	(6) A way of addressing the shortage of resources for circuit
32	courts in some areas of the state is the expansion of the jurisdiction of the
33	district court which will shift cases from circuit court to district court
34	and reduce expenses for the state;
35	(7) A state-funded system should include an analysis by the
36	state that furthers the goal of a unified and equitable system for the

1	delivery of judicial services;
2	(8) It is the intent of this subchapter to begin that analysis
3	process by establishing a pilot program that creates a limited number of
4	state-funded pilot state district court judgeships and a process for the
5	study and consideration of establishing additional district courts in the
6	future; and
7	(9) For purposes of the pilot program, cities and counties
8	should keep one-hundred percent (100%) of all their current revenue from
9	fines and costs with the exception of the adjustment from the cost-sharing
10	formula.
11	
12	16-17-1102. Definitions.
13	As used in this subchapter:
14	(1)(A) "District court" means a court created under § 16-17-901
15	et seq.
16	(B) "District court" includes a department of a district
17	<pre>court;</pre>
18	(2) "Pilot state district court judge" means a full-time judge:
19	(A) Whose salary is paid by the state;
20	(B) Who is not engaged in the private practice of law; and
21	(C) Who is available for work in circuit court under rules
22	adopted by the Arkansas Supreme Court; and
23	(3) "Pilot state district court judgeship" means a district
24	court that has:
25	(A) Criminal jurisdiction, as established by the General
26	Assembly; and
27	(B) Civil jurisdiction, as established by the Arkansas
28	Supreme Court.
29	
30	16-17-1103. Creation of pilot state district court judgeships.
31	(a) There are established nineteen (19) pilot state district court
32	judgeships.
33	(b) The following counties or judicial district of a county and the
34	towns and cities in that county or judicial district of a county in which a
35	district court is located shall participate in a program of full-time pilot
36	state district court judges:

```
1
                (1) Baxter;
 2
                (2) Benton;
 3
                (3) Boone;
 4
                (4) Greene;
 5
                (5) Independence;
 6
                (6) Miller;
7
                (7) Mississippi-Chickasawba District;
8
                (8) Poinsett;
9
                (9) Pope;
10
                (10) Saline;
11
                (11) Sebastian; and
12
                (12) Union.
13
          16-17-1104. Pilot state district court judges - Salaries.
14
15
          (a) The pilot state district court judges who serve the judgeships
16
    created under § 16-17-1003 are state district court judges.
17
          (b) The salaries of the pilot state district court judges shall be
18
    paid with moneys appropriated by the General Assembly.
19
20
          16-17-1105. Consolidation of city courts with district courts.
21
          (a) The city courts located in the following cities or towns shall be
22
    consolidated with district courts:
23
                (1) Alexander;
24
                (2) Atkins;
25
                (3) Barling;
26
                (4) Bauxite;
27
                (5) Bethel Heights;
28
                (6) Briarcliff;
29
                (7) Cave Springs;
30
                (8) Centerton;
31
                (9) Central City;
32
                (10) Cotter;
33
                (11) Dell;
34
                (12) Dover;
35
                (13) Gassville;
36
                (14) Gosnell;
```

1	(15) Gravette;
2	(16) Haskell;
3	(17) Lakeview;
4	(18) Leachville;
5	(19) Little Flock;
6	(20) London;
7	(21) Lowell;
8	(22) Manila;
9	(23) Marmaduke;
10	(24) Norfork;
11	(25) Pea Ridge;
12	(26) Pottsville;
13	(27) Shannon Hills;
14	(28) Sulphur Springs; and
15	(29) Weiner.
16	(b) Each city court under subsection (a) of this section:
17	(1) Is consolidated with the pilot state district court having
18	jurisdiction over the geographical area of the abolished city court;
19	(2) Shall continue to exist as a department of that pilot state
20	district court unless abolished by town or city ordinance; and
21	(3) Is redesignated as the " District
22	Court, Department".
23	(c) Under the Arkansas District Courts Accounting Law, § 16-10-201 et
24	seq., each department of a pilot state district court shall maintain a docket
25	and set court dates for hearing that docket in the town or city unless the
26	district court and the town or city in which the department is located agree
27	otherwise.
28	(d)(1) A town or city that operated a city court prior to January 1 ,
29	2008, and became a department of a pilot state district court under this
30	subchapter may abolish that department by ordinance.
31	(2) The clerk of the town or city shall send a copy of the
32	ordinance issued under subdivision (d)(1) of this section to the
33	Administrative Office of the Courts.
34	(3) After a department has been abolished under subdivision
35	(d)(1) of this section:
36	(A) The nearest district court in the county shall

1	exercise jurisdiction over the geographical area of that abolished
2	department;
3	(B) The abolished city court shall transfer all its papers
4	and records to the court described in subdivision (d)(3)(A) of this section;
5	<u>and</u>
6	(C)(i) All of the following existing on January 1, 2008,
7	shall continue unaffected unless otherwise affected by this subchapter:
8	(a) Actions;
9	(b) Appeals;
10	(c) Causes of action;
11	<pre>(d) Civil proceedings;</pre>
12	(e) Criminal proceedings;
13	(f) Decrees;
14	(g) Judgments;
15	(h) Liabilities;
16	(i) Orders;
17	<pre>(j) Prosecutions;</pre>
18	(k) Regulations;
19	(1) Sentences;
20	(m) Suits; and
21	(n) Writs.
22	(ii) No suit or prosecution of any kind or nature
23	shall abate as a result of this subchapter.
24	(4) No town or city may reinstate a department of district court
25	that has been abolished under subdivision (d)(1) of this section.
26	
27	16-17-1106. Salary of pilot state district court judge — Cost-sharing.
28	(a) The state shall pay the salary and benefits of pilot state
29	district court judges created under this subchapter.
30	(b)(1)(A) Each county and town or city that has a pilot state district
31	court judgeship created under this subchapter shall pay to the state an
32	amount equal to its proportionate share of one-half $(1/2)$ of the base salary
33	established by law for that county and town or city's pilot state district
34	court judge.
35	(B) On a form provided by the Administration of Justice
36	Fund Section of the Office of Administrative Services of the Department of

- 1 Finance and Administration, each county and town or city shall certify
- 2 <u>annually on or before October 31 the amount to be paid to the state for its</u>
- $\frac{1}{2}$ share of one-half (1/2) of the salary established by law for its pilot state
- 4 <u>district court judge</u>.
- 5 (2)(A) Nothing in this section prohibits a county and town or
- 6 city that has a pilot state district court judgeship created under this
- 7 subchapter from agreeing in writing on the amount to be paid to the state by
- 8 the county and the town or city for its proportionate share of one-half (1/2)
- 9 of the salary established by law for its pilot state district court judge.
- 10 <u>(B) If a written agreement is reached under subdivision</u>
- 11 (b)(2)(A) of this section, the county and town or city shall submit on or
- 12 <u>before October 31 a copy of that written agreement to the Administration of</u>
- 13 Justice Fund Section.
- (c) The amount of the pilot state district court judge's salary paid
- by the county and the town or city for calendar year 2008 and annually
- 16 afterwards shall be the amount determined under subsection (b) of this
- 17 <u>section</u>.
- 18 (d)(1) Beginning with its annual meeting of 2007, the quorum court in
- 19 <u>each county that has a pilot state district court judgeship created under</u>
- 20 this subchapter and the council in each town or city that has a pilot state
- 21 <u>district court judgeship created under this subchapter shall appropriate</u>
- 22 annually from its general revenues an amount sufficient to pay its share of
- 23 the pilot state district court judgeship salary allocated to it under
- 24 <u>subsection</u> (b) of this section.
- 25 (2) The duty under subdivision (d)(1) of this section may be
- 26 <u>enforced in a court of competent jurisdiction.</u>
- 27 (e) On or before December 15, 2007, and annually afterwards, the
- 28 Administration of Justice Fund Section shall certify to the county and the
- 29 town or city the amount of its share of one-half (1/2) of the base salary
- 30 <u>established by law for that county and town or city's pilot state district</u>
- 31 court judge.
- 32 (f) On or before January 15, 2008, and annually afterwards, the county
- 33 and the town or city shall remit to the Administration of Justice Fund
- 34 Section for deposit in the Constitutional Officers Fund the sum necessary to
- 35 <u>fund its share of the base salary allocated to it under subsection (e) of</u>
- 36 <u>this section</u>.

1	
2	16-17-1107. Nothing in this subchapter shall in any way limit the
3	power and authority of other district courts currently existing. Except for
4	the pilot state district court judgeships created under this subchapter, a
5	judge serving in another full-time or part-time district court position shall
6	continue to be an employee of the cities or counties, or both, that he or she
7	serves and shall be paid according to state law.
8	
9	SECTION 3. Arkansas Code § 16-17-705, concerning civil filing fees in
10	district court, is amended to read as follows:
11	16-17-705. Filing fees and costs.
12	(a)(1) The uniform filing fee to be charged by the clerks of the
13	district courts for initiating a cause of action in district court in this
14	state shall be as prescribed in this section.
15	(2) No portion of the filing fee shall be refunded.
16	(b)(l) For initiating a cause of action in the civil division of
17	district court\$50.00
18	(2) For initiating a cause of action in the small claims
19	division of district court, if that division is established pursuant to the
20	Arkansas Constitution, Amendment 80, § 7(D)\$25.00 \$50.00
21	(c) No municipality town, city, or county shall authorize and no
22	district court clerk shall assess or collect any other filing fees than those
23	authorized by this section, unless specifically provided by state law.
24	
25	SECTION 4. Arkansas Code § 16-17-902, concerning the establishment of
26	district courts, is amended to read as follows:
27	16-17-902. Counties having one district court.
28	(a) Each of the following counties shall have one (1) district court
29	and one (1) district judge:
30	(1) Baxter;
31	(2) Boone;
32	(3) (1) Bradley;
33	(4) (2) Calhoun;
34	(5) (3) Clark;
35	(6) (4) Cleburne;
36	(7) (5) Cleveland;

```
1
                (8) (6) Columbia;
2
                (9) (7) Conway;
3
                (10) (8) Crawford;
 4
                (11) (9) Cross;
5
                (12) (10) Dallas;
6
                (11) Drew;
7
                (14) (12) Faulkner;
8
                (15) (13) Fulton;
9
                (16) (14) Grant;
10
                (17) Greene;
11
                (18) (15) Hempstead;
12
                (19) (16) Hot Spring;
13
                (20) (17) Howard;
                (21) (18) Independence;
14
15
                (22) (19) Izard;
16
                (23) (20) Jackson;
17
                (24) (21) Johnson;
                (25) (22) Lafayette;
18
19
                (26) (23) Lee;
20
                (24) Lincoln;
21
                (28) (25) Little River;
22
                (29) (26) Madison;
23
                (30) (27) Marion;
24
                (31) (28) Miller;
25
                (32) (29) Montgomery;
26
                (33) (30) Nevada;
27
                (34) (31) Newton;
28
                (35) (32) Perry;
29
                (36) (33) Pike;
30
                (34) Polk;
31
                (38) Pope;
32
                (39) (35) Randolph;
33
                (40) (36) Scott;
34
                (41) (37) Searcy;
35
                (42) (38) Sevier;
                (43) (39) St. Francis;
36
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(44) (40) Stone;

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2
                 (45) (41) Union; and
 3
                 (46) (42) Van Buren.
 4
           (b) The district court shall be located in the county seat of each
 5
     county listed in subsection (a) of this section.
 6
           (c)(1) The judge of any district court located in a county with one
 7
     (1) district court shall be elected countywide.
8
                 (2) If there is only one (1) district court in a county, it
9
     shall have countywide jurisdiction.
10
11
           SECTION 5. Arkansas Code § 16-17-904, concerning the establishment of
12
     district courts, is amended to read as follows:
13
     16-17-904. Counties having two district courts.
           (a) Arkansas, Carroll, Franklin, and Logan, and Mississippi counties,
14
15
     having two (2) judicial districts, shall have one (1) district court in each
16
     district and one (1) district judge for each court.
17
           (b) The district court in Arkansas, Carroll, Franklin, and Logan, and
     Mississippi counties shall be located in the county seat of each judicial
18
19
     district in the county.
           (c) The judge of any district court located in Arkansas, Carroll,
20
21
     Franklin, and Logan, and Mississippi counties shall be elected by the
22
     electors of the judicial district in which the court is located.
23
           (d) In Arkansas, Carroll, Franklin, and Logan, and Mississippi
24
     counties, the jurisdiction of the district court shall be limited to the
25
     district in which the court sits.
26
27
           SECTION 6. Arkansas Code § 16-17-905, concerning the establishment of
28
     district courts, is amended to read as follows:
29
           16-17-905. Sebastian County District Courts.
30
           (a) Sebastian County, having two (2) judicial districts, shall have the
     following district courts and judges:
31
                 (1)(A) One (1) district court in Fort Smith with two (2)
32
33
     departments; and one (1) judge for each department; and.
34
                       (B) Effective January 1, 2009, the Fort Smith District
35
     shall have:
36
                             (i) One (1) district court with three (3)
```

1	departments located in Fort Smith; and
2	(ii)(a) One (1) judge for each department; and
3	(b) The additional district court judgeship
4	created under subdivision (a)(1)(B) of this section shall be elected by the
5	qualified electors of the Fort Smith District at the 2008 nonpartisan
6	judicial general election; and
7	(2) One district court in Greenwood with one (1) district judge.
8	The Greenwood District shall have:
9	(A) One (1) district court with three (3) departments:
10	(i) One (1) located in Greenwood;
11	(ii) One (1) located in Barling; and
12	(iii) One (1) located in Central City; and
13	(B) One (1) district judge to serve all three (3)
14	departments.
15	(b) The judge of any district court in Sebastian County shall be
16	elected by the electors of the judicial district in which the court is
17	located.
18	(c) The jurisdiction of the district courts in Sebastian County shall
19	be limited to the <u>judicial</u> district in which the court is located.
20	
21	SECTION 7. Arkansas Code § 16-17-909, concerning the establishment of
22	district courts, is amended to read as follows:
23	16-17-909. Benton County District Courts.
24	(a) (1) Effective until January 1, 2009, Benton County shall have the
25	following district courts and judges:
26	$\frac{(1)}{(A)}$ Rogers shall have one (1) district court and one (1)
27	district judge;
28	$\frac{(2)}{(B)}$ Bentonville shall have one (1) district court and one (1)
29	district judge and three (3) departments:
30	(i) One (1) located in Bentonville
31	(ii) One (1) located in Cave Springs; and
32	(iii) One (1) located in Pea Ridge;
33	(3)(C) Siloam Springs shall have one (1) district court and one
34	(1) district judge;
35	$\frac{(4)}{(D)}$ Benton County West shall have one (1) district court and
36	one (1) district judge; and

1	(2) Effective January 1, 2009:
2	(A) Benton County shall have the following district courts
3	and judges:
4	(i) Rogers shall have one (1) district court and one
5	(1) district judge;
6	(ii) Bentonville shall have one (1) district court
7	and one (1) district judge;
8	(iii) Siloam Springs shall have one (1) district
9	court and one (1) district judge; and
10	(iv) Benton County West shall have one (1) district
11	court and one (1) district judge; and
12	(B)(i) Benton County shall have the following departments:
13	(a) One (1) located in Bethel Heights;
14	(b) One (1) located in Cave Springs;
15	(c) One (1) located in Centerton;
16	(d) One (1) located in Gravette;
17	(e) One (1) located in Little Flock;
18	(f) One (1) located in Lowell;
19	(g) One (1) located in Pea Ridge; and
20	(h) One (1) located in Sulphur Springs.
21	(ii) The presiding judge of the departments under
22	subdivision $(a)(2)(B)$ of this section shall be determined by the mutual
23	agreement of the district court judges under the superintending control of
24	the Nineteenth West Administrative Circuit Judge.
25	(5)(3) For the purpose of venue, the The district court
26	boundaries in Benton County shall be as follows:
27	(A) Rogers District Court (District Court 1):
28	(i) All of District 94, District 95, and District 96
29	of the House of Representatives as drawn by the Board of Apportionment in
30	2002;
31	(ii) That part of District 98 of the House of
32	Representatives as drawn by the Board of Apportionment in 2002 that is in
33	Benton County Quorum Court District 1 as established by the Benton County
34	Election Commission;
35	(iii) That part of Benton County Quorum Court
36	District 6 as established by the Benton County Election Commission that is in

- District 96 and District 98 of the House of Representatives as drawn by the Board of Apportionment in 2002; and

 (iv) All of the now-existing precinct 43, precinct
- 4 44, and precinct 49;
- 5 (B) Bentonville District Court (District Court 2 -
- 6 Bentonville):
- 7 (i) All of District 7, District 8, District 9, and
- 8 District 10, and District 9 except for the now existing precinct 22, of the
- 9 Benton County Quorum Court as established by the Benton County Election
- 10 Commission;
- 11 (ii) All of District 99 of the House of
- 12 Representatives as drawn by the Board of Apportionment in 2002 except for the
- 13 now-existing precinct 43, precinct 44, and precinct 49; and
- 14 (iii) All of the now-existing precinct 45;
- 15 (C) Siloam Springs District Court (District Court 3 -
- 16 Siloam Springs):
- 17 (i) All of District 97 of the House of
- 18 Representatives as drawn by the Board of Apportionment in 2002; and
- 19 (ii) All of the now-existing precinct 7, precinct
- 20 14, precinct 16, and precinct 17; and
- 21 (D) Benton County West District Court (District Court 4 -
- 22 Benton County West):
- 23 (i) All of Benton County Quorum Court District 11 as
- 24 established by the Benton County Election Commission;
- 25 (ii) All of the now-existing precinct 6, precinct 15,
- 26 precinct 18, and precinct 19, and precinct 22.
- 27 (b) The judge of any district court in Benton County shall be elected
- 28 countywide by the qualified electors within the district in which the court
- 29 is located.
- 30 (c) Effective January 1, 2009, The the jurisdiction of any district
- 31 court in Benton County shall be countywide limited to the district in which
- 32 the court is located.

- 34 SECTION 8. Arkansas Code § 16-17-918, concerning the establishment of
- 35 district courts, is amended to read as follows:
- 36 16-17-918. Saline County District Court.

1	(a) $\underline{(1)}$ Saline County shall have one (1) district court with \underline{two} $\underline{(2)}$ \underline{six}
2	(6) departments as follows:
3	(1) (A) One (1) located in Benton with one (1) judge; and;
4	(B) One (1) located in Bryant;
5	(C) One (1) located in Alexander;
6	(D) One (1) located in Bauxite;
7	(E) One (1) located in Haskell; and
8	(F) One (1) located in Shannon Hills.
9	(2)(A) One located in Bryant with one (1) judge. The department
10	in Benton shall have one (1) judge.
11	(B) One (1) judge shall serve all five (5) departments in
12	Bryant, Alexander, Bauxite, Haskell, and Shannon Hills.
13	(b) The judges of the Saline County District Court shall be elected
14	countywide by the qualified electors of Saline County and the City of
15	Alexander.
16	(c) The Saline County District Court shall have countywide jurisdiction
17	of Saline County and the City of Alexander.
18	
19	SECTION 9. Arkansas Code § 16-17-924, concerning the establishment of
20	district courts, is amended to read as follows:
21	16-17-924. Poinsett County District Court.
22	(a)(1) Poinsett County shall have one (1) district court with $\frac{\text{five }(5)}{\text{five }(5)}$
23	<pre>six (6) departments:</pre>
24	(A) One (1) located in Marked Tree;
25	(B) One (1) located in Trumann;
26	(C) One (1) located in Tyronza;
27	(D) One (1) located in Lepanto; and
28	(E) One (1) located in Harrisburg ; and
29	(F) One (1) located in Weiner.
30	(2) All $\frac{\text{five (5)}}{\text{six (6)}}$ departments are to be served by one (1)
31	judge.
32	(b) The Poinsett County District Court Judge shall be elected
33	countywide.
34	(c) The Poinsett County District Court shall have countywide
35	jurisdiction.
36	

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1	SECTION 10. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
2	amended to add an additional section to read as follows:
3	16-17-929. Mississippi County District Courts.
4	(a) Mississippi County, having two (2) judicial districts, shall have
5	the following district courts and judges:
6	(1) The Osceola District shall have:
7	(A) One (1) district court located in Osceola; and
8	(B) One (1) district judge; and
9	(2) The Chickasawba District shall have:
10	(A) One (1) district court with five (5) departments:
11	(i) One (1) located in Blytheville;
12	(ii) One (1) located in Manila;
13	(iii) One (1) located in Leachville;
14	(iv) One (1) located in Gosnell; and
15	(v) One (1) located in Dell.
16	(B) All five (5) departments established under subdivision
17	(a)(2)(A) of this section are to be served by one (1) district judge.
18	(b) The judges of each district court established under subdivision
19	(a) of this section shall be elected by the electors of the judicial district
20	in which the court is located.
21	(c) The jurisdiction of each district court established under
22	subsection (a) of this section shall be limited to the judicial district in
23	which that court is located.
24	
25	SECTION 11. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
26	amended to add an additional section to read as follows:
27	16-17-930. Greene County District Court.
28	(a)(1) Greene County shall have one (1) district court with two (2)
29	departments:
30	(A) One (1) located in Paragould; and
31	(B) One (1) located in Marmaduke.
32	(2) Both departments are to be served by one (1) judge.
33	(b) The Greene County District Court Judge shall be elected
34	countywide.
35	(c) The Greene County District Court shall have countywide
36	jurisdiction.

1	
2	SECTION 12. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
3	amended to add an additional section to read as follows:
4	16-17-931. Pope County District Court.
5	(a)(1) Pope County shall have one (1) district court with five (5)
6	departments:
7	(A) One (1) located in Russellville;
8	(B) One (1) located in Atkins;
9	(C) One (1) located in Dover;
10	(D) One (1) located in London; and
11	(E) One (1) located in Pottsville.
12	(2) All five (5) departments are to be served by one (1) judge.
13	(b) The Pope County District Court Judge shall be elected countywide.
14	(c) The Pope County District Court shall have countywide jurisdiction.
15	
16	SECTION 13. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
17	amended to add an additional section to read as follows:
18	16-17-932. Baxter County District Court:
19	(a)(1) Baxter County shall have one (1) district court with six (6)
20	departments:
21	(A) One (1) located in Mountain Home;
22	(B) One (1) located in Briarcliff;
23	(C) One (1) located in Lakeview;
24	(D) One (1) located in Cotter;
25	(E) One (1) located in Gassville; and
26	(F) One (1) located in Norfork.
27	(2) All six (6) departments are to be served by one (1) judge.
28	(b) The Baxter County District Court Judge shall be elected
29	countywide.
30	(c) The Baxter County District Court shall have countywide
31	jurisdiction.
32	
33	SECTION 14. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
34	amended to add an additional section to read as follows:
35	16-17-934. Boone County District Court.
36	(a)(1) Boone County shall have one (1) district court with two (2)

1	departments:
2	(A) One (1) located in Harrison; and
3	(B) One (1) located in Alpena.
4	(2) Both departments are to be served by one (1) judge.
5	(b) The Boone County District Court Judge shall be elected countywide.
6	(c) The Boone County District Court shall have countywide
7	jurisdiction.
8	
9	SECTION 15. Arkansas Code § 21-6-403(b), concerning uniform filing
10	fees in circuit court, is amended to read as follows:
11	(b) The uniform filing fees shall be:
12	(1) For initiating a cause of action in the circuit court,
13	including appeals\$140.00
14	(2) For filing a mortgagee's or trustee's notice of default and
15	intention to sell pursuant to § 18-50-104140.00
16	(2) (3) For reopening a cause of action in the circuit court
17	50.00
18	(3) (4) For any cause of action which by court order is
19	transferred from any district or circuit court to a circuit court50.00
20	
21	SECTION 16. Arkansas Code Title 16, Chapter 17 is amended to add an
22	additional subchapter to read as follows:
23	Subchapter 12 - City Court Consolidation
24	16-17-1201. Findings and intent.
25	(a) The General Assembly finds that:
26	(1) The intent of Amendment 80 to the Arkansas Constitution was
27	to create a unified court system to provide judicial economy and a fair
28	administration of justice;
29	(2) The judicial system in this state should be composed of
30	three (3) tiers to accomplish the intent of Amendment 80 to the Arkansas
31	Constitution:
32	(A) Appellate courts to be composed of the Arkansas
33	Supreme Court and the Arkansas Court of Appeals;
34	(B) General jurisdiction trial courts to be composed of
35	the circuit courts; and
36	(C) Limited jurisdiction courts to be composed of the

I	district courts;
2	(3) The city courts of this state should be consolidated with
3	district courts in order to provide judicial and administrative functions in
4	limited jurisdiction courts that are both necessary and cost-effective; and
5	(4) City courts provide a valuable service for the citizens of
6	towns and cities that operate city courts and also revenue for those towns
7	and cities and for this state. However, many towns and cities provide law
8	enforcement officers for the safety of citizens but do not operate a city
9	court.
10	(b) It is the intent of the General Assembly that a town or city that
11	has operated a city court is to continue to receive revenue from cases that
12	originate in its town or city limits and to establish a procedure to allow a
13	town or city that has never operated a city court but that now or in the
14	future may have law enforcement officers to be able to receive a portion of
15	the revenue from cases that originate in its town or city limits.
16	(c) It is also the intent of the General Assembly that this subchapter
17	will consolidate all limited jurisdiction courts in the state as of January
18	<u>1, 2009.</u>
19	(d)(1) On January 1, 2009, the district courts shall be regarded as a
20	continuation of the city courts now existing.
21	(2)(A) All papers and records pertaining to the city courts
22	shall be transferred to the appropriate district courts and no suit or
23	prosecution of any kind or nature shall abate because of any change made by
24	this subchapter.
25	(B) Except as modified in accordance with this subchapter,
26	any of the following existing on January 1, 2009, shall continue unaffected:
27	(i) A writ;
28	(ii) An action;
29	(iii) A suit;
30	(iv) A proceeding;
31	(v) Civil liability;
32	(vi) Criminal liability;
33	<pre>(vii) A prosecution;</pre>
34	<pre>(viii) A judgment;</pre>
35	(ix) A decree;
36	(x) An order;

1	(xi) A sentence;
2	(xii) A regulation;
3	(xiii) A cause of action; and
4	(xiv) An appeal.
5	
6	16-17-1202. Consolidation of city courts with district courts.
7	(a) As used in this subchapter, "district court" shall include a
8	department of a district court.
9	(b)(1) Effective January 1, 2009, all city courts shall be
10	consolidated with district courts and continue to exist as departments of
11	district courts unless a city court is abolished by town or city ordinance
12	pursuant to this subchapter.
13	(2) A city court formerly known as the " City Court"
14	shall be redesignated as the " District Court,
15	Department".
16	(c)(1) A district court that has a department or departments shall
17	maintain a docket in each department and set court dates for hearing the
18	docket in the town or city in which the department is located, as required by
19	the Arkansas District Courts Accounting Law, § 16-10-201 et seq.
20	(2) By common agreement, a district court and the town or city
21	where the department of the district court is located may provide locations
22	and dates for hearing the docket.
23	(d)(1)(A) A town or city that prior to January 1, 2009, operated a
24	city court that becomes a department of a district court may by ordinance of
25	the town or city in which the department is located abolish the department of
26	district court.
27	(B) A copy of the ordinance abolishing the department of a
28	district court shall be sent to the Administrative Office of the Courts.
29	(2)(A) On and after the effective date of the ordinance
30	abolishing the department of a district court, the nearest district court in
31	the county shall be regarded as a continuation of the department of district
32	court that was abolished. The transfer of administration shall be pursuant to
33	§ 16-17-1101.
34	(B) All papers and records pertaining to a department of a
35	district court abolished by ordinance shall be transferred to the appropriate
36	district court, and no suit or prosecution of any kind or nature shall abate

1	because of any change made by this subchapter.
2	(C) Except as modified in accordance with this subchapter,
3	any of the following existing on the effective date of the ordinance
4	abolishing the department of a district court shall continue unaffected:
5	(i) A writ;
6	(ii) An action;
7	(iii) A suit;
8	(iv) A proceeding;
9	(v) Civil liability;
10	(vi) Criminal liability;
11	(vii) A prosecution;
12	(viii) A judgment;
13	(ix) A decree;
14	(x) An order;
15	(xi) A sentence;
16	(xii) A regulation;
17	(xiii) A cause of action; and
18	(xiv) An appeal.
19	(e) No town or city shall have the authority to reinstate a department
20	of district court abolished by ordinance.
21	
22	16-17-1203. Procedure for expense cost sharing.
23	(a)(1) Any town or city that has a police department but does not have
24	a district court may contribute to the operational expenses of the nearest
25	district court in the county where the town or city is located pursuant to a
26	written agreement entered into between the governing body of the town or city
27	and the governing bodies of the political subdivisions that contribute to the
28	operational expenses of the district court.
29	(2)(A) The contribution to the operational expenses of a
30	district court described in subdivision (a)(1) of this section shall be \underline{a}
31	prorated amount based on the number of cases filed in the district court from
32	each of the towns and cities and the county during the preceding calendar
33	year.
34	(B) The prorated amount of operational expenses shall
35	apply to all fines, fees, and costs not obligated under law that are
36	collected nursuant to \$ 16-13-701 et seg in all.

1	(i) Nontraffic cases that are misdemeanors or
2	violations of a town or city ordinance;
3	(ii) Cases that are misdemeanors or violations under
4	state law; and
5	(iii) Traffic offenses that are misdemeanors or
6	violations under state law or town or city ordinance committed within the
7	corporate limits of a town or city that is a party to an agreement described
8	in subdivision (a)(1) of this section.
9	(b) Apportionment of the costs of a district court shall be by order
10	of the district court upon certification of the cases filed by the clerk of
11	the district court.
12	(c) On and after the effective date of the agreement described in
13	subdivision (a)(1) of this section, all fines, fees, penalties, and costs
14	received by a town or city that is a party to the agreement shall be
15	collected and distributed in the manner provided by laws affecting district
16	courts.
17	
18	SECTION 17. Arkansas Code § 14-43-409 is amended to read as follows:
19	14-43-409. Compensation of officials generally.
20	All officers Any officer provided for in this subtitle, and by
21	ordinance of any city under this subtitle, shall receive such salary as the
22	council of any city may designate, and in no instance shall they he or she
23	receive an additional compensation by way of fees, fines, or perquisites. All
24	fees, fines, or perquisites shall be paid into the city treasury.
25	
26	SECTION 18. Arkansas Code § 14-44-108 is amended to read as follows:
27	14-44-108. Mayor and city court of a city of the second class.
28	(a) The mayor and city court of a city of the second class shall be
29	subject to § 16-18-112.
30	(b) The city court shall have jurisdiction as provided by § 16-88-101.
31	(c) The mayor of a city of the second class shall perform all duties
32	required by the ordinances of the city and shall give bond and security in
33	any amount to be determined and approved by the city council.
34	
35	SECTION 19. Arkansas Code § 14-45-106 is amended to read as follows:
36	14-45-106. Mayor and city court of an incorporated town.

1	(a) The mayor and city court of an incorporated town shall be subject
2	to § 16-18-112.
3	(b) The city court shall have jurisdiction as provided by § 16-88-101
4	(e)(a) The mayor of an incorporated town shall perform all duties
5	required by the ordinances of the city and shall give bond and security in
6	any amount to be ascertained and approved by the city council.
7	(d)(b) In addition for his or her services as mayor, the council, by
8	ordinance, may make proper allowance for, and payment of, compensation.
9	
10	SECTION 20. Arkansas Code § 14-55-608 is repealed.
11	14-55-608. Disposition of fines.
12	(a) All fines and penalties imposed by the city, police, or municipal
13	court in any city or incorporated town in this state shall be paid into the
14	city or town treasury.
15	(b) The city or town councils shall have power to prescribe all
16	necessary regulations for the collection of, and accounting for, fines and
17	penalties.
18	
19	SECTION 21. Arkansas Code § 16-10-201 is amended to read as follows:
20	16-10-201. Title
21	This subchapter shall be known and cited as the "Arkansas District
22	Courts and City Courts Accounting Law".
23	
24	SECTION 22. Arkansas Code § 16-10-202 is amended to read as follows:
25	16-10-202. Definition.
26	As used in this subchapter, unless the context otherwise requires,
27	"court" means any and all of the district and city courts in the State of
28	Arkansas.
29	
30	SECTION 23. Arkansas Code § 16-10-203 is amended to read as follows:
31	16-10-203. Applicability of subchapter.
32	This subchapter shall apply to all district courts and city courts
33	within the State of Arkansas.
34	
35	SECTION 24. Arkansas Code § 16-10-303 is repealed.
36	16-10-303 Filing food

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1 (a)(1) The uniform filing fee to be charged by clerks for initiating a 2 civil cause of action in city courts in this state shall be twenty-five 3 dollars (\$25.00). 4 (2) No portion of the filing fee shall be refunded. 5 (b) No city shall authorize, and no city court clerk shall assess or 6 collect, any other filing fees than those authorized by this act, unless 7 specifically provided by state law. 8 SECTION 25. Arkansas Code § 16-10-305 is amended to read as follows: 9 10 16-10-305. Court costs. 11 (a) There shall be levied and collected the following court costs from 12 each defendant upon each conviction, each plea of guilty or nolo contendere, or each forfeiture of bond: 13 14 (1) For misdemeanor or felony violations of state law, excluding 15 violations of the Omnibus DWI Act, § 5-65-101 et seq., in circuit court, one 16 hundred fifty dollars (\$150); 17 (2) For offenses which are misdemeanors or violations of state 18 law, excluding violations of the Omnibus DWI Act, § 5-65-101 et seq., in 19 district court, one hundred dollars (\$100); (3) For traffic offenses which are misdemeanors or violations 20 under state law or local town or city ordinance, excluding violations of the 21 22 Omnibus DWI Act, § 5-65-101 et seq., in district court, seventy-five dollars 23 (\$75.00);24 (4) For nontraffic offenses which are misdemeanors or violations 25 under local town, city, or county ordinance in district or city court, 26 twenty-five dollars (\$25.00); and 27 (5) For violations of the Omnibus DWI Act, § 5-65-101 et seq., 28 in circuit court, or district court or city court, three hundred dollars 29 (\$300); 30 (6) For offenses which are misdemeanors or violations under 31 state law, excluding violations of the Omnibus DWI Act, 5-65-101 et seq., 32 seventy five dollars (\$75.00) in city court court; and 33 (7) For traffic offenses which are misdemeanors or violations 34 under state law or local ordinance, excluding violations of the Omnibus DWI Act, 5-65-101 et seq., fifty dollars (\$50.00) in city court. 35

(b)(1) The costs set forth in this section shall be imposed at the

l conclusion of any criminal case enumerated in subsection (a) of this section

- 2 that does not end in an acquittal, dismissal, or, with the consent of the
- 3 prosecution, an order nolle prosequi.
- 4 (2) The costs shall be imposed at the conclusion of cases
- 5 involving a suspended or probated sentence even though that sentence may be
- 6 expunged or otherwise removed from the defendant's record.
- 7 (c) No county, municipality city, or town shall be liable for the
- 8 payment of the costs taxed under this section in any instance where they are
- 9 not collected, or in any case in which the defendant pays the costs by
- 10 serving time in a jail, on a county farm, or at any other official place of
- 11 detention or work.
- 12 (d) No municipality town, city, or county shall authorize and no city
- 13 court, district court, or circuit court shall assess or collect any other
- 14 court costs other than those authorized by this act, unless specifically
- 15 provided by state law.
- 16 (e) This section shall become effective July 1, 2001, and the revised
- 17 court costs shall be imposed on all cases which come before the court for
- 18 final disposition on or after July 1, 2001.
- 19 <u>(f)(1) There shall be levied and collected from each defendant who</u>
- 20 pleads guilty or nolo contendere to an offense, is found guilty of an
- 21 offense, or forfeits bond in city court on or before December 31, 2008, the
- 22 court costs applicable in city court at that time.
- 23 (2) The court costs applicable in district court shall be levied
- 24 and collected in all cases filed in city court but in which a defendant
- 25 pleads guilty or nolo contendere to an offense, is found guilty of an
- 26 offense, or forfeits bond in district court on or after January 1, 2009.

- SECTION 26. Arkansas Code § 16-10-306 is amended to read as follows:
- 29 16-10-306. State Administration of Justice Fund.
- 30 (a) There is hereby created on the books of the Treasurer of State,
- 31 the Auditor of State, and the Chief Fiscal Officer of the State a trust fund
- 32 account to be known as the "State Administration of Justice Fund".
- 33 (b)(1) There is hereby created in the Department of Finance and
- 34 Administration an Administration of Justice Funds Section, to which shall be
- remitted court costs and filing fees enumerated in §§ 21-6-403, 16-14-105,
- 16-17-705, 16-10-303, and 16-10-305, as provided in this act, which are

assessed and collected in the city courts, district courts, and circuit courts in this state.

- 3 (2)(A) Said funds shall be deposited by the section in the State 4 Administration of Justice Fund.
- 5 (B) The section shall keep an accurate account of all 6 receipts by type of case and type and location of court from which such fees 7 and costs are submitted.
 - (c) The section shall also prescribe, in cooperation with the Administrative Office of the Courts and the Association of Arkansas Counties, appropriate forms for the reporting and allocation of all funds and such other information relevant to the income derived by, and the costs associated with, the operation of the justice system by cities and counties, and shall require, beginning July 1, 1995, the use thereof by all parties remitting funds.

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- SECTION 27. Arkansas Code § 16-10-308 is amended to read as follows: 17 16-10-308. City administration of justice fund.
 - (a)(1) There is hereby created in each municipality town or city which operates a police, city, or district court a fund in the office of the town or city treasurer to be known as the "city administration of justice fund".
- 21 (2)(A) A town or city operating a city court that becomes a
 22 department of district court shall continue to maintain the city
 23 administration of justice fund as originally established by this section.
- 24 (B) The city administration of justice fund of any town or
 25 city shall cease to exist on and after the effective date of the ordinance
 26 that abolishes the department of district court for that town or city
 27 pursuant to state law.
 - (b) The city administration of justice fund shall be used to defray a part of the expense of the administration of justice in the town or city. From the fund, the town or city shall continue to finance the following town or city agencies and programs which are currently funded, in whole or in part, by filing fees and court costs, at a funding level equal to not less than the greater of the amount which was collected by the town or city from court costs and filing fees for the agency or program in the calendar year ending December 31, 1994, or the amount appropriated by ordinance enacted prior to December 31, 1994, to the agency or program for the calendar year

1 ending December 31, 1995: 2 (1) The municipal court judge and clerk retirement fund for disbursement as otherwise provided by law; 3 4 (2) The police and fire pension fund; 5 The intoxication detection equipment fund; (3) 6 (4) All municipal-level programs and agencies funded in whole or 7 in part by court costs and filing fees assessed and collected by the 8 municipal, city, or police district court, notwithstanding the repeal by this 9 act of laws authorizing the collection of court costs and filing fees; and 10 (5) All county-level programs and agencies funded in whole or in 11 part by court costs and filing fees assessed and collected by the municipal, 12 city, or police district court, notwithstanding the repeal by this act of 13 laws authorizing the collection of court costs and filing fees and the 14 disbursement of all or a part thereof to the county. 15 (c)(l)(A) The city administration of justice fund of each town or city 16 may retain an amount equal to the amount which was collected by the town or 17 city from court costs and filing fees for city administration of justice expense in the calendar year ending December 31, 1994, or the amount 18 19 appropriated from court costs and filing fees by ordinance enacted prior to December 31, 1994, for city or county administration of justice expense from 20 21 court costs and filing fees for the calendar year ending December 31, 1995, 22 plus, for calendar years 1995 - 2001, an additional amount based upon the average percentage increase in the Consumer Price Index for All Urban 23 24 Consumers or its successor, as published by the United States Department of 25 Labor for the two (2) years immediately preceding. 26 (B)(i) The amount retained during calendar years 2002, 27 2003, 2004, and 2005 shall be the amount retained during calendar year 2001. 28 (ii) Except as provided in subdivision 29 (c)(1)(B)(iii) of this section, for calendar years beginning 2006 and each 30 calendar year thereafter, an additional amount shall be added to the amount to be retained based on the average percentage increase in the Consumer Price 31 32 Index for All Urban Consumers or its successor, as published by the United 33 States Department of Labor for the two (2) years immediately preceding. 34 (iii) The provisions of subdivision (c)(1)(B)(ii) of 35 this section shall not be effective if the Chief Fiscal Officer of the State

determines that the additional amount retained under subdivision

- 1 (c)(1)(B)(ii) of this section has exceeded one million dollars (\$1,000,000)
- 2 in a calendar year, and any additional amount to be retained must be
- 3 authorized by the General Assembly.
- 4 (C) Notwithstanding the creation of the Arkansas District
- 5 Judge Retirement System on January 1, 2005, all local ordinances of the
- 6 counties and cities authorized and adopted under § 24-8-318 shall remain in
- 7 full force and effect.
- 8 (2) For the calendar year beginning January 1, 1998, the base
- 9 amount to be retained shall be:
- 10 (A) Increased by any increase in the Consumer Price Index,
- 11 as provided for in subdivision (c)(1) of this section; and
- 12 (B) Decreased by eighty-five percent (85%) of the total
- 13 dollar amount which was certified by the town or city as having been
- 14 collected during calendar year 1994 for the purpose of funding the office and
- 15 operation of the public defender and public defender investigator.
- 16 (d) Nothing in this act shall prevent the town or city from funding
- 17 any additional costs for the administration of justice from other $\underline{\text{town or}}$
- 18 city funds.
- 19 (e) The town or city shall remit, on or before the fifteenth day of
- 20 each month, all sums received in excess of the amounts necessary to fund the
- 21 expenses enumerated in subsections (b) and (c) of this section during the
- 22 previous month from the uniform filing fees provided for in §§ 16-10-303 and
- \S 16-17-705 and the uniform court costs provided for in \S 16-10-305 to the
- 24 Administration of Funds Section of the Office of Administrative Services of
- 25 the Department of Finance and Administration for deposit in the State
- 26 Administration of Justice Fund.

- 28 SECTION 28. Arkansas Code § 16-10-602 is amended to read as follows:
- 29 16-10-602. Establishment of city and county shares.
- 30 (a) Pursuant to \S 16-10-307(c) and 16-10-308(c), each <u>town</u>, city, and
- 31 county may retain a portion of the uniform court costs and filing fees
- 32 collected and deposited into the city or county administration of justice
- 33 fund.
- 34 (b) On or before the first day of October of each year, the Department
- 35 of Finance and Administration shall certify in writing to each county and to
- 36 each town or city which operates a district court or city court, the amount

of money which may be retained during each month of the following calendar year by the <u>town</u>, city, or county.

SECTION 29. Arkansas Code § 16-10-603 is amended to read as follows: 16-10-603. Procedure — County administration of justice funds.

- (a)(1) Pursuant to § 16-10-307, each county is to create a county administration of justice fund.
- (2) Each county treasurer should deposit into the fund:
- 9 (A) All receipts from the collection of uniform filing 10 fees established by \$ 21-6-403 which are collected by the circuit clerk,
- 11 county clerk, or other official and remitted to the county treasurer;
- 12 (B) All receipts from the collection of uniform court
- 13 costs established by § 16-10-305 which are collected by the county official,
- agency, or department designated pursuant to § 16-13-709 as primarily
- 15 <u>responsible for the collection of fines assessed in circuit court</u> circuit
- 16 clerk, county clerk, county sheriff, or other official and remitted to the
- 17 county treasurer;

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- 18 (C) All receipts of the county's share of uniform filing
- 19 fees established by \S 16-17-705 and 16-10-303 which are collected by the
- 20 district and city courts within the county and remitted to the county
- 21 treasurer; and
- 22 (D) All receipts of the county's share of uniform court
- 23 costs established by § 16-10-305 which are collected by the official, agency,
- or department of the county, town, or city designated pursuant to § 16-13-709
- 25 <u>as primarily responsible for the collection of fines assessed in</u> district and
- 26 eity courts within the county and remitted to the county treasurer.
- 27 (b) From the county administration of justice fund, the county
- 28 treasurer is to make, on a monthly basis, the following fund transfers or
- 29 disbursements:
- 30 (1)(A) Pursuant to $\S\S$ 16-10-307(c), and 21-6-403 the
- 31 Department of Finance and Administration will certify for each county the
- 32 county's monthly share of uniform court costs and filing fees to be retained
- 33 by the county.
- 34 (B)(i) Each year the quorum court shall establish the
- 35 amount of uniform filing fees and court costs to be appropriated to each of
- 36 the county programs or agencies enumerated in § 16-10-307(b) from the

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     county's share of uniform court costs and filing fees; provided, that each
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     program or agency shall receive, as a minimum, the amount established by §
 3
     16-10-307(b); and.
 4
                             (ii) Each program or agency shall receive, as a
 5
     minimum, the amount established by § 16-10-307(b);
 6
                 (2) The excess of the monthly receipts into the fund from
 7
     subdivisions (a)(2)(A) and (B) of this section, less the county's certified
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     monthly share and the county treasurer's commission, if any, as authorized by
9
     § 21-6-302, shall be remitted to the Department of Finance and
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     Administration, pursuant to § 16-10-307(e).
11
           SECTION 30. Arkansas Code § 16-10-604 is amended to read as follows:
12
           16-10-604. Procedure - City administration of justice funds.
13
           (a)(1) Pursuant to § 16-10-308, each municipality town or city which
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15
     operates a city or district court is to create a city administration of
16
     justice fund.
17
                 (2)(A) Any town or city operating a city court that becomes a
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     department of district court shall continue to maintain the city
19
     administration of justice fund as originally established pursuant to § 16-10-
20
     308.
21
                       (B) The city administration of justice fund of any town or
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     city shall cease to exist on and after the effective date of an ordinance
23
     that abolishes the department of district court for the town or city pursuant
24
     to state law.
25
                 (2) (3) There shall be deposited into the fund:
26
                       (A) All receipts from the collection of uniform filing
     fees established by \S 16-17-705 and 16-10-303 which are collected by the
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     city or district court operated by the municipality town or city; and
29
                       (B) All receipts from the collection of uniform court
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     costs, established by § 16-10-305 which are collected by the eity or district
     court county, town, or city official, agency, or department designated
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     pursuant to § 16-13-709 as primarily responsible for the collection of fines
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     assessed in the district court operated by the municipality town or city.
34
           (b) From the city administration of justice fund, the following fund
35
     transfers or disbursements shall be made on a monthly basis:
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(1)(A) Pursuant to $\S\S$ § 16-10-308(c) and 21-6-403, the

- 1 Department of Finance and Administration will certify for each town or city
- 2 the town's or city's monthly share of uniform court costs and filing fees to
- 3 be retained by the town or city.
- 4 (B)(i) Each year the town or city council shall establish
- 5 the amount of uniform filing fees and court costs to be appropriated to each
- 6 of the town or city programs or agencies enumerated in § 16-10-308(b) from
- 7 the town's or city's share of uniform court costs and filing fees, provided
- 8 that each.
- 9 <u>(ii) Each program or agency shall receive</u>, as a
- 10 minimum, the amount established by \$16-10-308(b).
- 11 (C) Each program or agency shall be paid, by warrant or
- 12 fund transfer, a monthly installment of at least one-twelfth (1/12) of the
- 13 annual appropriation provided for each by the town or city council;
- 14 (2)(A) Pursuant to § 16-10-308(b)(5), the <u>town or</u> city shall
- 15 remit to the county treasurer for deposit into the county administration of
- 16 justice fund a portion of the $\underline{\text{town's or}}$ city's share of uniform court costs
- 17 and filing fees.
- 18 (B) The amount of the remittance shall be based upon the
- 19 amount, if any, of uniform court costs and filing fees which had been
- 20 remitted by the town or city to the county to fund county-level programs and
- 21 agencies during the base year defined in § 16-10-308(b).
- 22 (C) By common agreement, towns, cities, and counties may
- 23 establish a different fixed dollar amount or percentage of the town's or
- 24 city's monthly share of filing fees and court costs which shall be remitted
- 25 to the county treasurer;
- 26 (3) For the calendar year beginning January 1, 1998, the amount
- 27 of the remittance shall be based upon the amount, if any, of uniform court
- 28 costs and filing fees which had been remitted by the town or city to fund
- 29 county-level programs and agencies during the base year defined in § 16-10-
- 30 308(b), less eighty-five percent (85%) of the total dollar amount which was
- 31 certified by the town or city as having been collected during calendar year
- 32 1994 for the purpose of funding the office and operation of the public
- 33 defender and public defender investigator; and
- 34 (4) The excess of the monthly receipts into the fund, less the
- 35 town or city's certified monthly share, shall be remitted to the department,
- 36 pursuant to § 16-10-308(e).

1 (c)(1) If a district court is operated solely by a county rather than
2 a town or city and all of the uniform court costs and filing fees collected
3 by the court are remitted to the county, the town or city shall not be
4 required to create a city administration of justice fund; rather, the.

- (2) The town's or city's share of uniform court costs and filing fees shall be remitted directly to the county treasurer for deposit into the county administration of justice fund.
- (d)(1)(A) For any municipal, city, or police district court which was created after January 1, 1994, such that the base year used to calculate the town or city share pursuant to § 16-10-308 was not complete, the town or city share shall be deemed to be fifty percent (50%) of the uniform court costs and filing fees collected and remitted to the city administration of justice fund.
- 14 (B) District courts created pursuant to § 16-17-901 et
 15 seq. shall not be considered for purposes of this section to have been
 16 created after January 1, 1994, or to have a base year that is not complete if
 17 the district court is merely a continuation of a district or city court that
 18 was in existence on December 31, 2007, or December 31, 2008.
 - (B)(C) From this the fifty-percent share described in subdivision (d)(1)(A) of this section, the town or city shall disburse or transfer fifty percent (50%) of the funds to the local programs or agencies pursuant to subdivision (b)(1) of this section and fifty percent (50%) to the county treasurer pursuant to subdivision (b)(2) of this section.
 - (2) The remaining fifty percent (50%) shall be remitted to the Department of Finance and Administration, pursuant to \$16-10-308(e).
- 27 SECTION 31. Arkansas Code § 16-13-701 is amended to read as follows: 28 16-13-701. Scope.
 - (a) The procedures established by this subchapter shall apply to the assessment and collection of all monetary fines, however designated, imposed by circuit courts, and district courts, or city courts for criminal convictions, traffic convictions, civil violations, and juvenile delinquency adjudications and shall be utilized to obtain prompt and full payment of all such fines.
- 35 (b) For purposes of this subchapter, the term "fine" or "fines" means 36 all monetary penalties imposed by the courts of this state, which include

fines, court costs, restitution, probation fees, and public service work supervisory fees.

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- SECTION 32. Arkansas Code § 16-13-704 is amended to read as follows: 5 16-13-704. Installment payments.
- 6 (a)(1) If the court concludes that the defendant has the ability to
 7 pay the fine, but that requiring the defendant to make immediate payment in
 8 full would cause a severe and undue hardship for the defendant and the
 9 defendant's dependents, the court may authorize payment of the fine by means
 10 of installment payments in accordance with this subchapter.
 - (2)(A) When a court authorizes payment of a fine by means of installment payments, it shall issue, without a separate disclosure hearing, an order that the fine be paid in full by a date certain and that in default of payment, the defendant must appear in court to explain the failure to pay.
- 15 (B) In fixing the date of payment, the court shall issue 16 an order which will complete payment of the fine as promptly as possible 17 without creating a severe and undue hardship for the defendant and the 18 defendant's dependents.
 - (b)(1)(A) In addition to the fine and any other assessments authorized by this subchapter, an installment fee of five dollars (\$5.00) per month shall be assessed on each person who is authorized to pay a fine on an installment basis.
- 23 (B) This fee shall be collected in full each month in which a defendant makes an installment payment.
- 25 (C) This fee shall accrue each month that a defendant does 26 not make an installment payment and the fine has not been paid in full.
- 27 (2)(A)(i) One-half (1/2) of the installment fee collected in 28 circuit court shall be remitted by the tenth day of each month to the 29 Administration of Justice Fund Section of the Office of Administrative 30 Services of the Department of Finance and Administration, on a form provided 31 by that office, for deposit in the Judicial Fine Collection Enhancement Fund 32 established by § 16-13-712.
- (ii) The other half of the installment fee shall be remitted by the tenth day of each month to the county treasurer to be deposited in a fund entitled the circuit court automation fund to be used solely for circuit court-related technology.

1 (B)(i) Expenditures from the circuit court automation fund 2 shall be approved by the administrative circuit judge of each judicial 3 circuit. (ii) Funds in each county in a judicial circuit may 4 5 be pooled for expenditure pursuant to a circuit wide technology plan approved 6 by the administrative circuit judge. (iii) All expenditures from the circuit court 7 8 automation fund shall be authorized, pursuant to the county accounting law, 9 by the quorum court. (3)(A) One-half (1/2) of the installment fee collected in 10 11 district court or city court, shall be remitted by the tenth day of each month to the Administration of Justice Fund Section of the Office of 12 Administrative Services of the Department of Finance and Administration, on a 13 14 form provided by that office, for deposit in the Judicial Fine Collection 15 Enhancement Fund established by § 16-13-712. 16 (B)(i) The other half of the installment fee collected in 17 district court shall be remitted by the tenth day of each month to the city treasurer of the city in which the district court is located to be deposited 18 19 in a fund entitled the district court automation fund to be used solely for district court-related technology. 20 21 (ii) The other half of the installment fee collected 22 in city court shall be remitted by the tenth day of each month to the 23 treasurer of the city or town in which the city court is located to be 24 deposited in a fund entitled the city court automation fund to be used solely 25 for city court-related technology. 26 (C) In any district court which is funded solely by the 27 county, the other half of this fee shall be remitted by the tenth day of each 28 month to the county treasurer of the county in which the district court is 29 located to be deposited in the district court automation fund to be used 30 solely for district court-related technology. 31 (D) Expenditures from the district court automation fund 32 shall be approved by a district judge and shall be authorized, pursuant to 33 state accounting law, by the governing body or, if applicable, governing

be approved by the city court judge and shall be authorized, pursuant to

(E) Expenditures from the city court automation fund shall

bodies which contribute to the expenses of a district court.

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1 state accounting law, by the governing body of the city or town in which the 2 city court is located.

- (c) Any defendant who has been authorized by the court to pay a fine by installments shall be considered to have irrevocably appointed the clerk of the court as his or her agent upon whom all papers affecting his or her liability may be served, and the clerk shall forthwith notify the defendant thereof by ordinary mail at his or her last known address.
- (d) "Ability to pay" means that the resources of the defendant, including all available income and resources, are sufficient to pay the fine and provide the defendant and his or her dependents with a reasonable subsistence compatible with health and decency.

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- SECTION 33. Arkansas Code § 16-13-709 is amended to read as follows: 14 16-13-709. Responsibility for collection.
- 15 (a)(1)(A)(i) The quorum court of each county of the state shall
 16 designate a county official, agency, or department, which shall be primarily
 17 responsible for the collection of fines assessed in the circuit courts of
 18 this state.
- 19 (ii) All fines collected each month in circuit court
 20 by the designated county official, agency, or department shall be disbursed
 21 by the fifth working day of the following month to the appropriate county
 22 fund, state entity, or state agency as provided by law; the county
 23 administration of justice fund; and the State Administration of Justice Fund,
 24 the county administration of justice fund, and the appropriate county fund,
 25 state entity, or state agency as provided by law.
- 26 (iii) The sheriff shall remain responsible for 27 collecting bail or money deposited in lieu of bail on behalf of defendants 28 discharged from incarceration pursuant to law in circuit court.
- 29 (B)(i) The quorum court may delegate the responsibility
 30 for the collection of delinquent fines assessed in circuit court to a private
 31 contractor.
- 32 (ii) The contractor may receive, under a written 33 contract, a commission on delinquent fines collected for circuit court.
- 34 (C)(i) The commission agreed to be received by the private 35 contractor shall be a portion of the total fine owed by a defendant.
- 36 (ii) The court shall credit the defendant with the

- l gross amount remitted to the private contractor.
- 2 (iii) The private contractor shall remit the gross
- 3 amounts collected to the county official, agency, or department designated
- 4 under subdivision (a)(1)(A) of this section on at least a monthly basis.
- 5 (iv) Payment of the commission shall be through the
- 6 county claims process.
- 7 (v) The county treasurer shall make a pro rata
- 8 disbursement of the remaining fines to the appropriate county fund, state
- 9 entity, or state agency as provided by law; the county administration of
- 10 justice fund; and the State Administration of Justice Fund, the county
- 11 administration of justice fund, and the appropriate county fund, state
- 12 entity, or state agency as provided by law.
- 13 (2)(A)(i) The governing body or, if applicable, each governing
- 14 body of a political subdivision which contributes to the expenses of a
- 15 district court, or the governing body of the city in which a city court is
- 16 located, shall designate a county, town or city official, agency, or
- 17 department who shall be primarily responsible for the collection of fines
- 18 assessed in the district courts, city courts, or police courts of this state.
- 19 (ii) All fines collected each month in district
- 20 court or a department of district court by the designated county, town, or
- 21 city official, agency, or department shall be disbursed by the tenth working
- 22 day of the following month pursuant to § 16-17-707.
- 23 (B) All fines collected each month in city courts by the
- 24 designated city official, agency, or department shall be disbursed by the
- 25 tenth working day of the following month to the general fund or other city
- 26 fund, state agency, or state entity as provided by law; the city
- 27 administration of justice fund; the county administration of justice fund;
- 28 and the State Administration of Justice Fund.
- 29 (C)(B) The chief of police of the town or city in which a
- 30 district court or city court is located shall remain responsible for
- 31 collecting bail or money deposited in lieu of bail on behalf of defendants
- 32 discharged from incarceration pursuant to law in district court or city
- 33 court.
- 34 $\frac{(D)(C)}{(i)}$ The governing body or, if applicable, each
- 35 governing body of a political subdivision which contributes to the expenses
- 36 of a district court, or the governing body of the city in which a city court

1 is located, may delegate the responsibility for the collection of delinquent

- 2 fines assessed in district court or city court to a private contractor.
- 3 (ii) The contractor may receive under a written
- 4 contract a commission on delinquent fines collected for district court of
- 5 city court.
- 6 (iii) The commission agreed to be received by the
- 7 private contractor shall be a portion of the total fine owed by a defendant.
- 8 (iv) The court shall credit the defendant with the
- 9 gross amount remitted to the private contractor.
- 10 (v) The private contractor shall remit the gross
- 11 amounts amount collected to the county, town, or city official, agency, or
- department designated under subsection subdivision (a)(2)(A) of this section
- 13 on a monthly basis.
- 14 (vi) The commission expense shall be apportioned
- 15 among each governing body of a political subdivision which contributes to the
- 16 expenses of a district court in proportion to the gross amount of fines
- 17 collected for that political subdivision.
- 18 (vii) Payment of the commission shall be according
- 19 to accounting procedures prescribed by law.
- 20 (viii) Payment of the commission for city courts
- 21 shall be made by the governing body of the city in which the court is
- 22 located.
- 23 (ix)(viii) The remainder of fines received shall be
- 24 disbursed pro rata under this section and $\S\S \frac{14-44-108}{14-45-106}$, 16-10-209,
- 25 16-10-308, and 16-17-707 and 16-18-104.
- 26 (3) "Delinquent" means any fines assessed in the circuit courts,
- 27 or district courts, or city courts of this state which have not been paid as
- 28 ordered for a period of ninety (90) days or three (3) payments, either
- 29 consecutive or concurrent, since payment was ordered or since last partial
- 30 payment was received.
- 31 (4) A copy of the ordinance making the designation shall be
- 32 provided to the Administrative Office of the Courts.
- 33 (b)(1) If a private contractor is selected to collect delinquent
- 34 fines, then to ensure the integrity of the court and to protect the county,
- 35 town, or city, the contractor shall register with the Secretary of State and
- 36 shall file with the Secretary of State a surety bond or certificate of

- l deposit.
- 2 (2) The amount of the surety bond or certificate of deposit
- 3 shall be fifty thousand dollars (\$50,000).
- 4 (3) The county, town, city, or any person suffering damage by
- 5 reason of the acts or omissions of the contractor may bring action on the
- 6 bond for damages.
- 7 (4) A contractor shall be ineligible to provide such services if
- 8 the owner, operator, partner, or employee has been convicted of a felony.

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- 10 SECTION 34. Arkansas Code § 16-13-710 is amended to read as follows:
- 11 16-13-710. Automated collection procedures.
- 12 The Administrative Office of the Courts shall have the responsibility
- 13 to assist circuit courts, and district courts, and city courts in the
- 14 assessment and collection of fines and the management and reporting of fine
- 15 revenue.

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- 17 SECTION 35. Arkansas Code § 16-17-115 is amended to read as follows:
- 18 16-17-115. County's, town's, and city's portion of district court
- 19 expenses Appropriation.
- 20 (a) Except as authorized otherwise, the county wherein a district
- 21 court is held shall pay one-half (1/2) of the salaries of the district judge
- 22 and the each chief court elerks clerk of the any district courts
- 23 organized in that county under the provisions of § 16-17-201 et seq. and §
- $\frac{16-17-301}{16-17-901}$ et seq., and the quorum court in counties
- 25 subject to the provisions of either § 16-17-201 et seq. or § 16-17-301 et
- 26 seq., or both, § 16-17-901 et seq. shall, at its annual meeting, make an
- 27 appropriation of a sum sufficient to pay the county's proportion of the
- 28 expenses of all any such district courts court. These payments shall be made
- 29 out of the district court cost fund and general revenues of the county and
- 30 this duty may be enforced by mandamus proceedings.
- 31 (b)(1)(A) Except as authorized otherwise, the town or city in which a
- 32 <u>district court is held shall pay:</u>
- 33 (i) One-half (1/2) of the salaries of the district
- 34 judge and the chief court clerk; and
- 35 <u>(ii)</u> The operational expenses of the district court
- organized in that town or city under the provisions of § 16-17-901 et seq.

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1 unless otherwise agreed to by the political subdivisions which contribute to 2 the expenses of the district court. 3 (B) The governing body of the town or city in a town or 4 city subject to the provisions of § 16-17-901 et seq. shall make at its 5 annual meeting an appropriation of a sum sufficient to pay the town's or 6 city's proportion of the salaries and operational expenses of the district 7 court. 8 (2) These payments shall be made out of the district court cost 9 fund and general revenues of the town or city. 10 (c)(1) Any town or city operating a city court on December 31, 2008, 11 that becomes a department of a district court shall continue to pay the 12 amount paid as the base salary of the city judge to the district judge who 13 has assumed the responsibility of attending the former city court. 14 (2) The base salary to be paid to the district judge under 15 subdivision (c)(1) of this section in calendar year 2009 and subsequent years 16 shall be the amount paid by the city or town to the city judge for the 17 calendar year 2008. (3) The local salary supplement described in subdivision (c)(1) 18 19 of this section shall not be used when calculating any retirement benefit in 20 the Arkansas District Judge Retirement System, § 24-8-801 et seq. 21 (d)(1) A town or city operating a city court on December 31, 2008, 22 that becomes a department of district court shall continue to pay the salary 23 of the court clerk and provide for the operational expenses of that 24 department of district court unless otherwise agreed to by the political 25 subdivisions which contribute to the expenses of the district court. 26 (2) Subdivision (d)(1) of this section shall not apply to any 27 town or city which has abolished a department of district court pursuant to 28 state law. 29 (e) A district court operated solely by the county shall have the 30 salaries and operational expenses of that court paid solely by the county unless otherwise agreed to by the political subdivisions which contribute to 31 32 the expenses of the district court. 33 SECTION 36. Arkansas Code § 16-17-119 is amended to read as follows: 34 35 16-17-119. Counties with populations over 250,000 - Collection of Fees District court expenses. 36

1 (a) All funds, penalties, forfeitures, fees, and costs collected in district courts in any county having a population of two hundred fifty 3 thousand (250,000) or more inhabitants according to the most recent federal census shall be collected by the clerk of the district court and deposited in the city treasury of the city or municipality in which the court is located, to be used for maintaining and operating the district courts in the county and for other general municipal purposes, but not limited to, state police retirement funds, library and building funds, legal education funds, prosecuting attorney funds, public defender funds, and funds established for the expenses of the judiciary in general other than in district courts shall 11 be disposed of according to law.

(b)(a)(1) The salaries and operational expenses of district courts described in this section in any county having a population of two hundred fifty thousand (250,000) or more inhabitants according to the most recent federal census shall be paid by the city or town in which the court is located.

- 17 (2) No portion of these expenses shall be paid by the county in which the court is located. 18
- 19 (c) This section shall not apply to a district court funded solely by 20 a county.
 - (d) This section shall not apply to any town or city that has abolished a department of a district court pursuant to state law.

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SECTION 37. Arkansas Code § 16-17-707 is amended to read as follows: 16-17-707. Separate accounting records of fines, etc. - Disbursements.

- (a) The district court clerk shall keep three (3) separate accounting records of all fines, penalties, forfeitures, fees, and costs received by him or her for any of the officers of the town, city, or county, as provided in this subchapter:
- (1) The first class of accounting records shall embrace all sums collected in the district court in all nontraffic cases which are misdemeanors or violations of the town or city ordinances and all cases which are misdemeanors or violations under state law or traffic offenses which are misdemeanors or violations under state law or town or city ordinance committed within the corporate limits of the town or city where the court sits, where the arresting officer was a police officer or other officer of

1 the town or city, a Department of Arkansas State Police officer or other

- 2 certified law enforcement officer of the state, or an officer of a private or
- 3 public college or university located within the corporate limits of the town
- 4 or city where the court sits.;
- 5 (2) The second class of accounting records shall embrace all
- 6 sums collected in the district court in all nontraffic cases which are
- 7 misdemeanors or violations of county ordinances or are misdemeanors or
- 8 violations of any of the laws of the state where the arresting officer was
- 9 the county sheriff or a deputy sheriff or was not a police officer or other
- 10 officer of the town or city where the court sits, and the offense was
- ll committed outside the corporate limits of the town or city where the court
- 12 sits, and in all other criminal or traffic proceedings not specifically
- 13 enumerated in this section; and
- 14 (3)(A) The third class of accounting records shall embrace all
- 15 sums collected in the district court in all civil and small claims cases.
- 16 (B) The uniform filing fee collected under § 16-17-705
- 17 shall be remitted to the city administration of justice fund.
- 18 (C) The uniform court costs collected under § 16-10-305
- 19 shall be remitted to the city administration of justice fund.
- 20 (D) All other fees shall be disbursed to the treasurers of
- 21 the political subdivisions which contribute to the expense of the district
- 22 court in accordance with a written agreement between the political
- 23 subdivisions.
- (b)(1)(A) After deducting the fees due the police department and
- 25 marshal's office and sheriff's office, the district court shall pay into the
- 26 town or city treasury all sums collected from the first class of accounting
- 27 records.
- 28 (B) The district court shall pay all sums collected from
- 29 the second class of accounting records into the county treasury.
- 30 (2) Any district court that is funded solely by the county shall
- 31 pay all sums collected from the first or second class of accounting records
- 32 into the county treasury and shall pay all uniform filing fees and court
- 33 costs collected into the county administration of justice fund.
- 34 (3) A town or city that has a police department and does not
- 35 operate a district court shall receive only the prorated sums collected as
- 36 provided in § 16-17-1203.

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                 (3)(4) Direct monetary settlements shall be made with state
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     entities or agencies as provided by law.
           (c) All disbursements from all three (3) classes of accounting records
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 4
     shall be pursuant to the provisions set forth in the Arkansas District Courts
 5
     and City Courts Accounting Law, § 16-10-201 et seq.
 6
 7
           SECTION 38. Arkansas Code § 16-17-902 is amended to read as follows:
8
           16-17-902. Counties having one district court.
           (a) Each of the following counties shall have one (1) district court
9
     and one (1) district judge:
10
11
                 (1) Baxter;
12
                 (2) Boone;
13
                 (3)(1) Bradley;
                 (4)(2) Calhoun;
14
15
                 (5) Clark;
16
                 (6) Cleburne;
                 \frac{(7)}{(3)} Cleveland;
17
                 (8) Columbia;
18
19
                 (9) Conway;
                 (10) Crawford;
20
21
                 (11) Cross;
22
                 (12) Dallas;
                 (13)(4) Drew;
23
                 (14) Faulkner;
24
25
                 (15) Fulton;
26
                 (16)(5) Grant;
27
                 (17) Greene;
28
                 (18)(6) Hempstead;
29
                 (19) Hot Spring;
30
                 (20)(7) Howard;
31
                 (21)(8) Independence;
32
                 (22) Izard;
33
                 (23) Jackson;
                 (24) Johnson;
34
35
                 (25) Lafayette;
                 <del>(26)</del>(9) Lee;
36
```

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1
                 (27) Lincoln;
 2
                 (28) Little River;
                 (29)(10) Madison;
 3
 4
                 (30) Marion;
 5
                 (31)(11) Miller;
 6
                 (32)(12) Montgomery;
 7
                 (33)(13) Nevada;
                 (34)(14) Newton;
8
9
                 (35) Perry;
                 (36) Pike;
10
11
                 (37)(15) Polk;
12
                 (38) Pope;
13
                 (39)(16) Randolph;
                 <del>(40)</del>(17) Scott;
14
15
                 (41)(18) Searcy;
16
                 \frac{(42)}{(19)} Sevier;
17
                 (43) St. Francis;
                 (44)(20) Stone; and
18
                 \frac{(45)}{(21)} Union; and.
19
20
                 (46) Van Buren.
21
           (b) The district court shall be located in the county seat of each
22
     county listed in subsection (a) of this section.
23
           (c)(1) The judge of any district court located in a county with one
24
     (1) district court shall be elected countywide.
25
                 (2) If there is only one (1) district court in a county, it
26
     shall have countywide jurisdiction.
27
28
           SECTION 39. Arkansas Code § 16-17-903 is amended to read as follows:
29
           16-17-903. Crittenden County District Courts.
30
           (a) Crittenden County shall have the following district courts and
31
     judges:
32
                 (1)(A) Marion shall have one (1) district court and one (1)
33
     district judge. with six (6) departments:
34
                             (i) One (1) located in Marion;
35
                             (ii) One (1) located in Earle;
                             (iii) One (1) located in Gilmore;
36
```

1	(iv) One (1) located in Jericho;
2	(v) One (1) located in Sunset; and
3	(vi) One (1) located in Turrell.
4	(B) All six (6) departments are to be served by one (1)
5	judge; and
6	(2)(A) West Memphis shall have one (1) district court and one
7	(1) district judge. with three (3) departments:
8	(i) One (1) located in West Memphis;
9	(ii) One (1) located in Edmonson; and
10	(iii) One (1) located in Jennette.
11	(B) All three (3) departments are to be served by one (1)
12	judge.
13	(3)(b) The jurisdiction of any district court in Crittenden
14	County shall be countywide.
15	$\frac{(4)}{(c)}$ The judge of any district court in Crittenden County
16	shall be elected countywide.
17	
18	SECTION 40. Arkansas Code § 16-17-904 is amended to read as follows:
19	16-17-904. Counties having two district courts Arkansas County
20	District Courts.
21	(a) Arkansas , Carroll, Franklin, Logan, and Mississippi counties
22	having two (2) judicial districts, County shall have the following district
23	courts and judges: one (1) district court in each district and one (1)
24	district judge for each court.
25	(1) The Northern District shall have:
26	(A) One (1) district court located in Stuttgart; and
27	(B) One (1) district judge; and
28	(2) The Southern District shall have:
29	(A) One (1) district court with three (3) departments:
30	(i) One (1) located in Dewitt;
31	(ii) One (1) located in Gillett; and
32	(iii) One (1) located in St. Charles.
33	(B) All three (3) departments are to be served by one (1)
34	judge.
35	(b) The district court in Arkansas, Carroll, Franklin, Logan, and
36	Mississippi counties shall be located in the county seat of each judicial

1	district in the county.
2	(e)(b) The judge of any district court located in Arkansas, Carroll,
3	Franklin, Logan, and Mississippi County shall be elected by the electors of
4	the judicial district in which the court is located.
5	(d)(c) In Arkansas, Carroll, Franklin, Logan, and Mississippi counties
6	County, the jurisdiction of the district court shall be limited to the
7	judicial district in which the court sits is located.
8	
9	SECTION 41. Arkansas Code § 16-17-912 is amended to read as follows:
10	16-17-912. Garland County District Court.
11	(a) $\underline{(1)}$ Garland County shall have one (1) district court with three (3)
12	departments:
13	(A) Two (2) located in Hot Springs; and
14	(B) One (1) located in Mountain Pine.
15	(1) One (1) district court with two (2) departments and;
16	(2) One (1) judge for each department All three (3) departments
17	are to be served by two (2) judges.
18	(b) The judges of Garland County District Court shall be elected
19	countywide.
20	(c) The Garland County District Court shall have countywide
21	jurisdiction.
22	
23	SECTION 42. Arkansas Code § 16-17-913 is amended to read as follows:
24	16-17-913. Jefferson County District Courts.
25	(a) Jefferson County shall have the following district courts and
26	judges:
27	(1) Two (2) district courts located in Pine Bluff shall have one
28	(1) district court, known as the Pine Bluff District Court, and one (1)
29	judge; and
30	(2) Two (2) district judges. Jefferson County shall have:
31	(A) One (1) district court, known as the Jefferson County
32	District Court, with six (6) departments:
33	(i) One (1) located in Pine Bluff;
34	(ii) One (1) located in Altheimer;
35	(iii) One (1) located in Humphrey;
36	(iv) One (1) located in White Hall:

1	(v) One (1) located in Wabbaseka; and
2	(vi) One (1) located in Redfield.
3	(B) All six (6) departments are to be served by one (1)
4	judge.
5	(b)(1) The judge of the Pine Bluff District Court shall be elected by
6	the qualified electors of the City of Pine Bluff.
7	(2) The Pine Bluff District Court shall have jurisdiction only
8	within the city limits of Pine Bluff, as now or in the future may be
9	constituted.
10	(c)(1) The judge of the Jefferson County District Court shall be
11	elected countywide.
12	(2) The Jefferson County District Court shall have countywide
13	jurisdiction.
14	
15	SECTION 43. Arkansas Code § 16-17-914 is amended to read as follows:
16	16-17-914. Lonoke County District Courts.
17	(a) Lonoke County, having two (2) judicial districts, shall have the
18	following district courts and judges:
19	(1) The Northern District of Lonoke County shall have:
20	(A) One (1) district court, with $\frac{\text{two }(2)}{\text{three }(3)}$
21	departments:
22	(i) One (1) located in Cabot; and
23	(ii) One (1) located in Ward; <u>and</u>
24	(iii) One (1) located in Austin.
25	(B) $\frac{\text{One}}{\text{One}}$ All three (3) departments are to be served by one
26	(1) district judge+; and
27	(2)(A) The Southern District of Lonoke County shall have one (1
28	district court with three (3) five (5) departments as follows:
29	(i) One (1) department located in Lonoke to be
30	served by one (1) judge;
31	(ii) One (1) department located in England to be
32	served by one (1) judge; and
33	(iii) One (1) department located in Carlisle to be
34	served by one (1) judge.;
35	(iv) One (1) located in Allport; and
36	(v) One (1) located in Humnoke

1	(B) The department in Lonoke is to be served by one (1)
2	judge.
3	(C) The department in England is to be served by one (1)
4	judge.
5	(D) All three (3) departments in Carlisle, Allport, and
6	Humnoke are to be served by one (1) judge.
7	(b) The district court boundaries in Lonoke County shall be as
8	follows:
9	(1) The Northern District of Lonoke County shall consist of the
10	townships of Butler, Caroline, Cleveland, Eagle, Goodrum, Magness, Oak Grove,
11	Prairie, Totten, Ward, and York; and
12	(2) The Southern District of Lonoke County shall consist of the
13	townships of Carlisle, Crooked Creek, Dortch, Fletcher, Furlow, Gum Woods,
14	Gray, Hamilton, Indian Bayou, Isbell, Lafayette, Lonoke, Pettus, Richwoods,
15	Pulaski, Scott, Williams, and Walls.
16	(c) The judge of any district court in Lonoke County shall be elected
17	by the qualified electors of the judicial district in which the court is
18	located.
19	(d) The jurisdiction of each district court in Lonoke County shall be
20	limited to the judicial district in which the court is located.
21	
22	SECTION 44. Arkansas Code § 16-17-915 is amended to read as follows:
23	16-17-915. Monroe County District Court.
24	(a)(1) Monroe County shall have one (1) district court with $\frac{1}{1}$
25	three (3) departments as follows:
26	(A) One (1) located in Brinkley; and
27	(B) One (1) located in Clarendon , ; and
28	(C) One (1) located in Holly Grove.
29	(2)(A) One (1) judge for each department The Brinkley Department
30	is to be served by one (1) judge.
31	(B) The two (2) departments in Clarendon and Holly Grove
32	are to be served by one (1) judge.
33	(b) The judges of the Monroe County District Court shall be elected
34	countywide.
35	(c) The Monroe County District Court shall have countywide
36	jurisdiction.

1	
2	SECTION 45. Arkansas Code § 16-17-916 is amended to read as follows:
3	16-17-916. Ouachita County District Courts.
4	(a) (1) Ouachita County shall have two (2) district courts as follows
5	the following district courts and judges:
6	(A)(1) One(1)located in Camden; and shall have:
7	(A) One (1) district court; and
8	(B) One (1) judge.
9	(2) East Camden shall have:
10	(A) One (1) district court with four (4) departments:
11	(i) One (1) located in Bearden;
12	(ii) One (1) located in Chidester;
13	(iii) One (1) located in East Camden; and
14	(iv) One (1) located in Stephens.
15	(B) All four (4) departments are to be served by one (1)
16	judge.
17	(2) One (1) judge for each court.
18	(b)(1) The judge of the Camden District Court shall be elected
19	countywide.
20	(2) The Camden District Court shall have countywide
21	jurisdiction.
22	(c)(1) The judge of the East Camden District Court shall be elected by
23	the qualified electors of the City of East Camden.
24	(2) The East Camden District Court shall have citywide
25	jurisdiction only.
26	
27	SECTION 46. Arkansas Code § 16-17-917 is amended to read as follows:
28	16-17-917. Phillips County District Court.
29	(a)(1) Phillips County shall have one (1) district court with $\frac{1}{2}$
30	five (5) departments as follows:
31	(A) One (1) Two (2) located in Helena Helena-West Helena;
32	and
33	(B) One (1) located in West Helena Lake View;
34	(C) One (1) located in Elaine; and
35	(D) One (1) located in Marvell.
36	(2) One (1) judge for each department All five (5) departments

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1
     are to be served by two (2) judges.
 2
           (b) The judges of the Phillips County District Court shall be elected
     countywide.
 3
 4
           (c) The Phillips County District Court shall have countywide
 5
     jurisdiction.
 6
 7
           SECTION 47. Arkansas Code § 16-17-919 is amended to read as follows:
           16-17-919. Washington County District Courts.
9
           (a)(1) Washington County shall have the following district courts and
10
     judges:
11
                       (A) Springdale shall have one (1) district court and one
12
     <del>judge;</del>:
                             (i) One (1) district court with three (3)
13
14
     departments:
15
                                   (a) One (1) located in Springdale
16
                                   (b) One (1) located in Elm Springs; and
17
                                   (c) One (1) located in Johnson.
18
                             (ii) All three (3) departments are to be served by
19
     one (1) judge;
                       (B) Fayetteville shall have one (1) district court and one
20
21
     (1) judge-;
22
                       (C) Elkins shall have one (1) district court and one (1)
23
     judge+;
24
                       (D) West Fork shall have one (1) district court and one
25
     judge; and:
26
                             (i) One (1) district court with two (2) departments:
27
                                   (a) One (1) located in West Fork; and
28
                                   (b) One (1) located in Greenland.
29
                             (ii) Both departments are to be served by one (1)
30
     judge; and
31
                       (E) Prairie Grove shall have one (1) district court and
32
     one judge:
33
                             (i) One (1) district court with three (3)
34
     departments:
35
                                   (a) One (1) located in Prairie Grove;
36
                                   (b) One (1) located in Lincoln; and
```

1	(c) One (1) located in Farmington.
2	(ii) All three (3) departments are to be served by
3	one (1) judge.
4	(2) The district court boundaries in Washington County shall be
5	as follows:
6	(A) For Springdale District Court:
7	(i) The city limits of Springdale as now or in the
8	future constituted;
9	(ii) The township of Elm Springs;
10	(iii) The township of Tontitown;
11	(iv) The township of Harmon; and
12	(v) That portion of the township of Johnson that
13	lies outside the city limits of Fayetteville;
14	(B) For Fayetteville District Court, the city limits of
15	Fayetteville as now or in the future constituted;
16	(C) For Elkins District Court, the townships of:
17	(i) Brush Creek;
18	(ii) Springdale 1;
19	(iii) Prairie 1;
20	(iv) Goshen;
21	(v) Wyman;
22	(vi) Prairie 2;
23	(vii) Richland;
24	(viii) Richland Senate;
25	(ix) White River; and
26	(x) Durham;
27	(D) For West Fork District Court:
28	(i) The township of Valley;
29	(ii) The township of West Fork;
30	(iii) The township of Crawford;
31	(iv) The township of Reed;
32	<pre>(v) The township of Winslow;</pre>
33	(vi) The township of Lee's Creek;
34	(vii) The township of Cove Creek;
35	(viii) The township of Boston;
36	(ix) The township of Vineyard: and

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1
                             (x) That portion of the township of Greenland that
 2
     lies outside the city limits of Fayetteville; and
                       (E) For Prairie Grove District Court, the townships of:
 3
 4
                             (i) Prairie 4;
 5
                             (ii) Prairie 3;
 6
                             (iii) Wheeler;
 7
                             (iv) Litteral;
 8
                             (v) Center House;
                             (vi) Center;
 9
10
                             (vii) Prairie Grove Senate;
11
                             (viii) Prairie Grove;
12
                             (ix) Marrs Hill;
                             (x) Weddington;
13
14
                             (xi) Illinois;
15
                             (xii) Rheas;
16
                             (xiii) Price;
17
                             (xiv) Starr Hill;
                             (xv) Dutch Mills;
18
19
                             (xvi) Morrow; and
20
                             (xvii) Cane Hill;.
21
           (b) The judge of any district court in Washington County shall be
22
     elected by the qualified electors within the judicial district in which the
2.3
     court is located.
24
           (c) The jurisdiction of any district court in Washington County shall
25
     be limited to the judicial district in which the court is located.
26
27
           SECTION 48. Arkansas Code § 16-17-920 is amended to read as follows:
28
           16-17-920. White County District Court.
29
           (a)(1) White County shall have one (1) district court with two (2)
30
     departments as follows the following district courts and judges:
31
                (A)(1) One (1) located in Beebe; and Beebe shall have one (1)
32
     district court and one (1) judge; and
33
                (B)(2) One located in Searcy. Searcy shall have:
34
                       (A) One (1) district court with eight (8) departments:
35
                             (i) One (1) located in Searcy;
36
                             (ii) One (1) located in Bald Knob;
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1	(iii) One (1) located in Bradford;
2	(iv) One (1) located in Judsonia;
3	(v) One (1) located in McRae;
4	(vi) One (1) located in Kensett;
5	(vii) One (1) located in Pangburn; and
6	(viii) One (1) located in Rosebud.
7	(B) All eight (8) departments are to be served by one (1)
8	judge.
9	(2) One (1) judge for each department.
10	(b) The judges of the White County District Court shall be elected
11	countywide.
12	(c) The White County District Court shall have countywide
13	jurisdiction.
14	
15	SECTION 49. Arkansas Code § 16-17-921 is amended to read as follows:
16	16-17-921. Pulaski County District Courts.
17	Pulaski County shall have the following district courts and judges:
18	(1) Jacksonville shall have:
19	(A) One (1) district court with jurisdiction only within
20	the city limits of Jacksonville, as now or in the future may be constituted;
21	and
22	(B) One (1) judge to be elected by the qualified electors
23	of the City of Jacksonville <u>+;</u>
24	(2) Little Rock shall have:
25	(A) Three (3) departments of one (1) district court with
26	jurisdiction only within the city limits of Little Rock, as now or in the
27	future may be constituted; and
28	(B) One (1) judge for each department to be elected by the
29	qualified electors of the City of Little Rock+;
30	(3) North Little Rock shall have:
31	(A) Two (2) departments of one (1) district court with
32	jurisdiction only within the city limits of North Little Rock, as now or in
33	the future may be constituted; and
34	(B) One (1) judge for each department to be elected by the
35	qualified electors of the City of North Little Rock+;
36	(4) Manmelle shall have.

1	(A) One (1) district court with jurisdiction only within
2	the city limits of Maumelle, as now or in the future may be constituted; and
3	(B) One (1) judge to be elected by the qualified electors
4	of the City of Maumelle r ; and
5	(5)(A) Pulaski County shall have one (1) district court with the
6	following three (3) four (4) departments:
7	(i) One (1) located in Pulaski County known as the
8	Pulaski County District Court;
9	(ii) One (1) located in Sherwood known as the
10	Sherwood District Court; and
11	(iii) One (1) located in Wrightsville known as the
12	Wrightsville District Court; and
13	(iv) One (1) located in Cammack Village known as the
14	Cammack Village District Court.
15	(B)(i) Each department shall have one (1) judge One (1)
16	judge shall serve the department known as the Pulaski County District Court.
17	(ii) One (1) judge shall serve the department known
18	as the Sherwood District Court.
19	(iii) Both departments known as the Wrightsville
20	District Court and the Cammack Village District Court are to be served by one
21	(1) judge.
22	(C)(C) The judges of the district court in Pulaski County
23	shall be elected countywide.
24	(D) The district court located in Pulaski County shall
25	have countywide jurisdiction.
26	
27	SECTION 50. Arkansas Code § 16-17-928 is amended to read as follows:
28	16-17-928. Lawrence County District Court.
29	(a)(1) Lawrence County shall have one (1) district court with $\frac{1}{1}$
30	<pre>four (4) departments:</pre>
31	(A) One (1) located in Walnut Ridge; and
32	(B) One (1) located in Hoxie;
33	(C) One (1) located in Black Rock; and
34	(D) One (1) located in Portia.
35	(2) Both All four (4) departments are to be served by one (1)
36	judge.

1	(b) The Lawrence County District Court Judge shall be elected
2	countywide.
3	(c) The Lawrence County District Court shall have countywide
4	jurisdiction.
5	
6	SECTION 51. Arkansas Code Title 16, Chapter 17, Subchapter 9 is
7	amended to add additional sections to read as follows:
8	16-17-929. Mississippi County District Courts.
9	(a) Mississippi County, having two (2) judicial districts, shall have
10	the following district courts and judges:
11	(1) The Osceola District shall have:
12	(A) One (1) district court with two (2) departments:
13	(i) One (1) located in Osceola; and
14	(ii) One (1) located in Joiner.
15	(B) Both departments are to be served by one (1) district
16	judge; and
17	(2) The Chickasawba District shall have:
18	(A) One (1) district court with five (5) departments:
19	(i) One (1) located in Blytheville;
20	(ii) One (1) located in Manila;
21	(iii) One (1) located in Leachville;
22	(iv) One (1) located in Gosnell; and
23	(v) One (1) located in Dell.
24	(B) All five (5) departments are to be served by one (1)
25	judge.
26	(b) The judge of any district court located in Mississippi County
27	shall be elected by the electors of the judicial district in which the court
28	is located.
29	(c) In Mississippi County, the jurisdiction of the district court
30	shall be limited to the judicial district in which the court is located.
31	
32	16-17-930. Carroll County District Courts.
33	(a) Carroll County, having two (2) judicial districts, shall have the
34	following district courts and judges:
35	(1) The Western District shall have:
36	(A) One (1) district court located in Fureka Springs, and

1	(B) One (1) district judge; and
2	(2) The Eastern District shall have:
3	(A) One (1) district court with two (2) departments:
4	(i) One (1) located in Berryville; and
5	(ii) One (1) located in Green Forest.
6	(B) Both departments are to be served by one (1) district
7	judge.
8	(b) The judge of any district court located in Carroll County shall be
9	elected by the electors of the judicial district in which the court is
10	located.
11	(c) In Carroll County, the jurisdiction of the district court shall be
12	limited to the judicial district in which the court is located.
13	
14	16-17-931. Franklin County District Courts.
15	(a) Franklin County, having two (2) judicial districts, shall have the
16	following district courts and judges:
17	(1) The Charleston District shall have:
18	(A) One (1) district court located in Charleston; and
19	(B) One (1) district judge; and
20	(2) The Ozark District shall have:
21	(A) One (1) district court with two (2) departments:
22	(i) One (1) located in Ozark; and
23	(ii) One (1) located in Altus.
24	(B) Both departments are to be served by one (1) district
25	judge.
26	(b) The judge of any district court located in Franklin County shall
27	be elected by the electors of the judicial district in which the court is
28	located.
29	(c) In Franklin County, the jurisdiction of the district court shall
30	be limited to the judicial district in which the court is located.
31	16 17 000 1 0 0 1 0 0 1
32	16-17-932. Logan County District Courts.
33 27	(a) Logan County, having two (2) judicial districts, shall have the
34 25	following district courts and judges: (1) The Northern District shall have:
35 36	(1) The Northern District shall have:
36	(A) One (1) district court located in Paris; and

(B) One (1) district judge; and
(2) The Southern District shall have:
(A) One (1) district court with two (2) departments:
(i) One (1) located in Booneville; and
(ii) One (1) located in Magazine.
(B) Both departments are to be served by one (1) district
judge.
(b) The judge of any district court located in Logan County shall be
elected by the electors of the judicial district in which the court is
located.
(c) In Logan County the jurisdiction of the district court shall be
limited to the judicial district in which the court is located.
16-17-933. Cleburne County District Court.
(a)(1) Cleburne County shall have one (1) district court with four (4)
departments:
(A) One (1) located in Heber Springs;
(B) One (1) located in Greers Ferry;
(C) One (1) located in Concord; and
(D) One (1) located in Quitman.
(2) All four (4) departments are to be served by one (1) judge.
(b) The Cleburne County District Court Judge shall be elected
countywide.
(c) The Cleburne County District Court shall have countywide
jurisdiction.
16-17-934. Columbia County District Court.
(a)(1) Columbia County shall have one (1) district court with two (2)
departments:
(A) One (1) located in Magnolia; and
(B) One (1) located in Waldo.
(2) Both departments are to be served by one (1) judge.
(b) The Columbia County District Court Judge shall be elected
countywide.
(c) The Columbia County District Court shall have countywide
jurisdiction.

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2	16-17-935. Conway County District Court.
3	(a)(1) Conway County shall have one (1) district court with three (3)
4	departments:
5	(A) One (1) located in Morrilton;
6	(B) One (1) located in Menifee; and
7	(C) One (1) located in Plumerville.
8	(2) All three (3) departments are to be served by one (1) judge.
9	(b) The Conway County District Court Judge shall be elected
10	countywide.
11	(c) The Conway County District Court shall have countywide
12	jurisdiction.
13	
14	16-17-936. Crawford County District Court.
15	(a)(1) Crawford County shall have one (1) district court with five (5)
16	departments:
17	(A) One (1) located in Van Buren;
18	(B) One (1) located in Mountainburg;
19	(C) One (1) located in Alma;
20	(D) One (1) located in Mulberry; and
21	(E) One (1) located in Dyer.
22	(2) All five (5) departments are to be served by one (1) judge.
23	(b) The Crawford County District Court Judge shall be elected
24	countywide.
25	(c) The Crawford County District Court shall have countywide
26	jurisdiction.
27	
28	16-17-937. Cross County District Court.
29	(a)(1) Cross County shall have one (1) district court with three (3)
30	departments:
31	(A) One (1) located in Wynne;
32	(B) One (1) located in Cherry Valley; and
33	(C) One (1) located in Parkin.
34	(2) All three (3) departments are to be served by one (1) judge.
35	(b) The Cross County District Court Judge shall be elected countywide.
36	(c) The Cross County District Court shall have countywide

1	jurisdiction.
2	
3	16-17-938. Dallas County District Court.
4	(a)(1) Dallas County shall have one (1) district court with two (2)
5	departments:
6	(A) One (1) located in Fordyce; and
7	(B) One (1) located in Sparkman.
8	(2) Both departments are to be served by one (1) judge.
9	(b) The Dallas County District Court Judge shall be elected
10	countywide.
11	(c) The Dallas County District Court shall have countywide
12	jurisdiction.
13	
14	16-17-939. Faulkner County District Court.
15	(a)(1) Faulkner County shall have one (1) district court with six (6)
16	departments:
17	(A) One (1) located in Conway;
18	(B) One (1) located in Greenbrier;
19	(C) One (1) located in Mount Vernon;
20	(D) One (1) located in Mayflower;
21	(E) One (1) located in Guy; and
22	(F) One (1) located in Vilonia.
23	(2) All six (6) departments are to be served by one (1) judge.
24	(b) The Faulkner County District Court Judge shall be elected
25	countywide.
26	(c) The Faulkner County District Court shall have countywide
27	jurisdiction.
28	
29	16-17-940. Fulton County District Court.
30	(a)(1) Fulton County shall have one (1) district court with two (2)
31	departments:
32	(A) One (1) located in Salem; and
33	(B) One (1) located in Mammoth Springs.
34	(2) Both departments are to be served by one (1) judge.
35	(b) The Fulton County District Court Judge shall be elected
36	countywide.

1	(c) The Fulton County District Court shall have countywide
2	jurisdiction.
3	
4	16-17-941. Hot Spring County District Court.
5	(a)(1) Hot Spring County shall have one (1) district court with four
6	(4) departments:
7	(A) One (1) located in Malvern;
8	(B) One (1) located in Rockport;
9	(C) One (1) located in Friendship; and
10	(D) One (1) located in Donaldson.
11	(2) All four (4) departments are to be served by one (1) judge.
12	(b) The Hot Spring County District Court Judge shall be elected
13	countywide.
14	(c) The Hot Spring County District Court shall have countywide
15	jurisdiction.
16	
17	16-17-942. Izard County District Court.
18	(a)(1) Izard County shall have one (1) district court with three (3)
19	departments:
20	(A) One (1) located in Melbourne;
21	(B) One (1) located in Calico Rock; and
22	(C) One (1) located in Horseshoe Bend.
23	(2) All three (3) departments are to be served by one (1) judge.
24	(b) The Izard County District Court Judge shall be elected countywide.
25	(c) The Izard County District Court shall have countywide
26	jurisdiction.
27	
28	16-17-943. Jackson County District Court.
29	(a)(1) Jackson County shall have one (1) district court with four (4)
30	departments:
31	(A) One (1) located in Newport;
32	(B) One (1) located in Diaz;
33	(C) One (1) located in Swifton; and
34	(D) One (1) located in Tuckerman.
35	(2) All four (4) departments are to be served by one (1) judge.
36	(b) The Jackson County District Court Judge shall be elected

1	countywide.
2	(c) The Jackson County District Court shall have countywide
3	jurisdiction.
4	
5	16-17-944. Johnson County District Court.
6	(a)(1) Johnson County shall have one (1) district court with three (3)
7	departments:
8	(A) One (1) located in Clarksville;
9	(B) One (1) located in Lamar; and
10	(C) One (1) located in Coal Hill.
11	(2) All three (3) departments are to be served by one (1) judge.
12	(b) The Johnson County District Court Judge shall be elected
13	countywide.
14	(c) The Johnson County District Court shall have countywide
15	jurisdiction.
16	
17	16-17-945. Lafayette County District Court.
18	(a)(1) Lafayette County shall have one (1) district court with three
19	(3) departments:
20	(A) One (1) located in Lewisville;
21	(B) One (1) located in Bradley; and
22	(C) One (1) located in Stamps.
23	(2) All three (3) departments are to be served by one (1) judge.
24	(b) The Lafayette County District Court Judge shall be elected
25	countywide.
26	(c) The Lafayette County District Court shall have countywide
27	jurisdiction.
28	
29	16-17-946. Lincoln County District Court.
30	(a)(1) Lincoln County shall have one (1) district court with three (3)
31	departments:
32	(A) One (1) located in Star City;
33	(B) One (1) located in Grady; and
34	(C) One (1) located in Gould.
35	(2) All three (3) departments are to be served by one (1) judge.
36	(b) The Lincoln County District Court Judge shall be elected

1	countywide.
2	(c) The Lincoln County District Court shall have countywide
3	jurisdiction.
4	
5	16-17-947. Little River County District Court.
6	(a)(1) Little River County shall have one (1) district court with two
7	(2) departments:
8	(A) One (1) located in Ashdown; and
9	(B) One (1) located in Foreman.
10	(2) Both departments are to be served by one (1) judge.
11	(b) The Little River County District Court Judge shall be elected
12	countywide.
13	(c) The Little River County District Court shall have countywide
14	jurisdiction.
15	
16	16-17-948. Marion County District Court.
17	(a)(1) Marion County shall have one (1) district court with four (4)
18	departments:
19	(A) One (1) located in Yellville;
20	(B) One (1) located in Bull Shoals;
21	(C) One (1) located in Flippin; and
22	(D) One (1) located in Summit.
23	(2) All four (4) departments are to be served by one (1) judge.
24	(b) The Marion County District Court Judge shall be elected
25	countywide.
26	(c) The Marion County District Court shall have countywide
27	jurisdiction.
28	
29	16-17-949. Pike County District Court.
30	(a)(1) Pike County shall have one (1) district court with two (2)
31	departments:
32	(A) One (1) located in Murfreesboro; and
33	(B) One (1) located in Glenwood.
34	(2) Both departments are to be served by one (1) judge.
35	(b) The Pike County District Court Judge shall be elected countywide.
36	(c) The Pike County District Court shall have countywide jurisdiction.

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2	16-17-950. St. Francis County District Court.
3	(a)(1) St. Francis County shall have one (1) district court with five
4	(5) departments:
5	(A) One (1) located in Forrest City;
6	(B) One (1) located in Hughes;
7	(C) One (1) located in Madison;
8	(D) One (1) located in Palestine; and
9	(E) One (1) located in Widener.
10	(2) All five (5) departments are to be served by one (1) judge.
11	(b) The St. Francis County District Court Judge shall be elected
12	countywide.
13	(c) The St. Francis County District Court shall have countywide
14	jurisdiction.
15	
16	16-17-951. Van Buren County District Court.
17	(a)(1) Van Buren County shall have one (1) district court with two (2)
18	departments:
19	(A) One (1) located in Clinton; and
20	(B) One (1) located in Damascus.
21	(2) Both departments are to be served by one (1) judge.
22	(b) The Van Buren County District Court Judge shall be elected
23	countywide.
24	(c) The Van Buren County District Court shall have countywide
25	jurisdiction.
26	
27	16-17-952. Perry County District Court.
28	(a)(1) Perry County shall have one (1) district court with two (2)
29	departments:
30	(A) One (1) located in Perryville; and
31	(B) One (1) located in Oppello.
32	(2) Both departments are to be served by one (1) judge.
33	(b) The Perry County District Court Judge shall be elected countywide.
34	(c) The Perry County District Court shall have countywide
35	jurisdiction.
36	

1	16-17-953. Clark County District Court.
2	(a)(1) Clark County shall have one (1) district court with two (2)
3	departments:
4	(A) One (1) located in Arkadelphia; and
5	(B) One (1) located in Amity.
6	(2) Both departments are to be served by one (1) judge.
7	(b) The Clark County District Court judge shall be elected countywide.
8	(c) The Clark County District Court shall have countywide
9	jurisdiction.
10	
11	SECTION 52. Arkansas Code § 16-18-112 is repealed.
12	16-18-112. Schedule of fees or monthly allowance for judge of city
13	court - Jurisdiction - Designation of substitute judge.
14	(a)(1)(A) The governing body of any city or town having a city court
15	may establish a schedule of fees to be paid by the city or town from the
16	general fund to the judge of the court for the trial of cases in the court.
17	(B) However, the fee schedule or monthly allowance shall
18	not be based upon the conviction of any person tried in the court.
19	(2)(A) Alternatively, the governing body of the city or town may
20	provide for the payment of a monthly allowance from the
21	general fund of the city or town as compensation to the judge for sitting as
22	judge in that court.
23	(B) However, the fee schedule or monthly allowance shall
24	not be based upon the conviction of any person tried in the court.
25	(b) The city court of any city or town shall have, within the limits of
26	the city, jurisdiction as provided by § 16-88-101.
27	(c) The mayor shall give bond and security in any amount to be
28	determined and approved by the city council.
29	(d)(1) The court may award and issue any process or writs that may be
30	necessary to enforce the administration of justice throughout the city, and
31	for the lawful exercise of its jurisdiction, according to the usages and
32	principles of law.
33	(2) For crimes and offenses committed within the limits of the
34	city, the court's power with respect to process or writs extends throughout
35	the county in which the city is located.
36	(e)(1) Any mayor of a city of the first class meeting the limitations

- of this section, any city of the second class, or any town may designate, at
 such times as he or she shall choose to do so, any attorney licensed in the
 State of Arkansas who resides in the county in which the city or town is
 situated, to sit in the mayor's stead as judge of the city court.
 - (2) Any person so designated by the mayor to sit as judge shall receive such remuneration as is provided by the governing body of the city or town as provided in this section.
 - (f) Any conviction or sentence of the city court may be appealed to circuit court for a trial de novo.

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- SECTION 53. Arkansas Code § 16-88-101 is amended to read as follows: 12 16-88-101. Jurisdiction of courts for certain offenses generally.
- 13 (a) The jurisdiction of the various courts of this state for the trial of offenses shall be as follows:
 - (1) The Senate shall have exclusive jurisdiction of impeachment;
- 16 (2) The Supreme Court shall have general supervision and control 17 over all inferior courts in criminal cases;
- 18 (3) The circuit court shall have original jurisdiction,
 19 exclusive of the district court and city court, for the trial of offenses
 20 defined as felonies by state law and shall have original jurisdiction
 21 concurrent with the district court and city court for the trial of offenses
 22 defined as misdemeanors by state law.
 - (4) The district court shall have original jurisdiction, exclusive of the circuit court, for the trial of violations of ordinances of the city or county any town or city in the county in which the district court is located, for the trial of violations of ordinances of the county in which the district court is located, and shall have original jurisdiction concurrent with the circuit court for the trial of offenses defined as misdemeanors by state law and committed within the territorial jurisdiction of the district court.
 - (5) The city court shall have original jurisdiction, exclusive of the circuit court, for the trial of violations of ordinances of the city in which the city court is located and shall have original jurisdiction concurrent with the circuit court for the trial of offenses defined as misdemeanors by state law and committed within the city in which the circuit court is located.

(b) Where an indictment is found in the circuit court for an offense within its jurisdiction, the court shall have jurisdiction of all the degrees of the offense, and of all the offenses included in the one (1) charge, although some of those degrees or included offenses are within the exclusive jurisdiction of an inferior or local court the district court.

(c) A district court may issue arrest warrants and search warrants and may perform other pretrial functions, as authorized by the Arkansas Rules of Criminal Procedure, in the prosecution of a person for an offense within the exclusive jurisdiction of the circuit court.

- SECTION 54. Arkansas Code § 16-88-105 is amended to read as follows: 12 16-88-105. Territorial jurisdiction of certain courts generally.
- 13 (a) The jurisdiction of the Senate and Supreme Court embraces the whole state.
- 15 (b) The local jurisdiction of circuit courts and justices' courts
 16 shall be of offenses committed within the respective counties in which they
 17 are held.
 - (c) The local jurisdiction of police or city district courts shall be of offenses committed within the limits of the jurisdiction of the courts, as prescribed by the statutes creating or regulating them.

- SECTION 55. Arkansas Code § 16-88-116 is amended to read as follows:

 16-88-116. Traffic citations issued within a municipality town or city
 with a municipal court or city district court Placement on docket.
 - (a) All traffic citations issued within the boundaries of a municipality town or city of this state which has a district or city court shall be placed on the docket of the district or city court of that municipality town or city, unless the presiding judge of that court authorizes a transfer to another court exercising jurisdiction over the area in which the citation was issued.
 - (b) If a municipality has more that one (1) court exercising subject matter jurisdiction over traffic citations issued within the boundaries of that municipality, then all traffic citations issued within the boundaries of that municipality shall be placed on the docket of the municipality's district or city court in the closest proximity to where the offense occurred.

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2	SECTION 56. Effective dates.
3	(a) Sections 2 through 15 of this act are effective January 1, 2008.
4	(b) Sections 16 through 55 of this act are effective January 1, 2009.
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6	/s/ Womack
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