1	State of Arkansas As Engrossed: \$1/12/17	
2	91st General Assembly A Bill	
3	Regular Session, 2017 SENATE BILL	L 34
4		
5	By: Senator Hickey	
6	By: Representative Hammer	
7		
8	For An Act To Be Entitled	
9	AN ACT TO ESTABLISH THE "PUBLIC OFFICER AND EMPLOYEE	
10	INTEGRITY ACT OF 2017"; TO CREATE A SPECIAL REVENUE	
11	FUND; TO DECLARE AN EMERGENCY; AND FOR OTHER	
12	PURPOSES.	
13		
14		
15	Subtitle	
16	TO ESTABLISH THE "PUBLIC OFFICER AND	
17	EMPLOYEE INTEGRITY ACT OF 2017"; TO	
18	CREATE A SPECIAL REVENUE FUND; AND TO	
19	DECLARE AN EMERGENCY.	
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21		
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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24	SECTION 1. Arkansas Code § 19-6-301, concerning the enumeration of	
25	special revenues, is amended to add an additional subdivision to read as	
26	follows:	
27	(255) Money damages, interest, costs, and attorney's fees, §§	
28	21-1-805 and 21-1-806.	
29		
30	SECTION 2. Arkansas Code Title 19, Chapter 6, Subchapter 8, is amend	led
31	to add a new section to read as follows:	
32	19-6-832. Public Officer and Employee Integrity Enforcement Fund.	
33	(a) There is created on the books of the Treasurer of State, the	
34	Auditor of State, and the Chief Fiscal Officer of the State a special rever	<u>ıue</u>
35	fund to be known as the "Public Officer and Employee Integrity Enforcement	
36	Fund".	

1	(b) The fund shall consist of such funds as may be provided by the
2	General Assembly or as deposited by the Attorney General as required by §§
3	21-1-805 and 21-1-806.
4	(c)(1) The fund shall be used by the Attorney General upon approval of
5	the Legislative Council to reimburse litigation expenses incurred under the
6	Public Officer and Employee Integrity Act of 2017, § 21-1-801 et seq.
7	(2)(A) The Attorney General may ask the Legislative Council for
8	reimbursement of litigation expenses under this section after a showing that
9	an investigation was conducted or a lawsuit was filed under the Public
10	Officer and Employee Integrity Act of 2017, § 21-1-801 et seq.
11	(B) Litigation expenses submitted for reimbursement to the
12	Legislative Council under this section shall be itemized.
13	(d) The Legislative Council may approve some or all of the litigation
14	expenses requested for reimbursement by the Attorney General under this
15	section.
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17	SECTION 3. Arkansas Code Title 21, Chapter 1, is amended to add a new
18	subchapter to read as follows:
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20	Subchapter 8 - Public Officer and Employee Integrity Act of 2017
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22	<u>21-1-801. Title.</u>
23	This subchapter shall be known and may be cited as the "Public Officer
24	and Employee Integrity Act of 2017".
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26	21-1-802. Legislative intent.
27	It is the intent of the General Assembly to create a civil cause of
28	action that may be used by the Attorney General to protect the public and to
29	promote and maintain the integrity of local and state agencies against
30	malfeasance and illegal conduct by public officers and employees.
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32	21-1-803. Definitions.
33	As used in this subchapter:
34	(1) "Illegal conduct" means conduct for which a sentence to a term of
35	imprisonment or to a fine, or both, is authorized by statute;
36	(2) "Local or state agency" means:

1	(A) A constitutional office or officeholder;
2	(B) Any of the following state or local entities:
3	(i) A department;
4	(ii) An institution of higher education;
5	(iii) A board;
6	(iv) A commission;
7	(v) An agency;
8	(vi) A quasi-public organization;
9	(vii) An office;
10	(viii) An instrumentality;
11	(ix) A county or county entity;
12	(x) A municipality or municipal entity;
13	(xi) A school or school district;
14	(xii) A regional quasi-public entity such as an economic
15	or planning and development district or school educational co-op that
16	functions in a public manner; or
17	(xiii) A district; or
18	(C) An entity that receives state funding;
19	(3) "Malfeasance" means a disregard or violation of the official
20	duties of a public officer or employee acting in a capacity directly or
21	indirectly related to the public officer's or employee's tenure in,
22	appointment to, or employment with a local or state agency; and
23	(4) "Public officer or employee" means an officer, employee, or
24	volunteer of a local or state agency.
25	
26	21-1-804. Civil cause of action created.
27	(a) The Attorney General may bring a lawsuit for money damages,
28	specific performance, and injunctive relief against a public officer or
29	employee under this subchapter if substantial compliance with the following
30	<pre>conditions is met:</pre>
31	(1) Arkansas Legislative Audit has identified an occurrence of
32	malfeasance or illegal conduct alleged to have been committed by a public
33	officer or employee;
34	(2) A written finding of fact is produced by Arkansas
35	Legislative Audit and delivered via registered United States mail to the
36	public officer or employee at the public officer's or employee's place of

1	employment or to his or her legal representative listing the allegations of
2	malfeasance or illegal conduct;
3	(3)(A) An invitation to appear before the Legislative Joint
4	Auditing Committee has been delivered to the public officer or employee via
5	registered United States mail to the public officer's or employee's place of
6	employment to answer the allegations of malfeasance or illegal conduct.
7	(B)(i) An invitation to appear before the Legislative
8	Joint Auditing Committee as required under this subdivision (a)(3) may
9	instead be accomplished by the use and valid service of a subpoena.
10	(ii) The subpoena may be issued by the Legislative
11	Auditor or by the Legislative Joint Auditing Committee;
12	(4)(A) The public officer or employee has:
13	(i) Appeared before the Legislative Joint Auditing
14	Committee; or
15	(ii) Declined or has failed to appear before the
16	<u>Legislative Joint Auditing Committee.</u>
17	(B)(i) The public officer or employee may appear before
18	the Legislative Joint Auditing Committee with his or her legal
19	representative.
20	(ii) However, the legal representative of the public
21	officer or employee may be present only to offer advice to the public officer
22	or employee and may not speak on the behalf of the public officer or employee
23	unless authorized by the presiding Cochair of the Legislative Joint Auditing
24	<pre>Committee;</pre>
25	(5) The Legislative Joint Auditing Committee has affirmatively
26	voted to request that the public officer or employee resign from his or her
27	position as a public officer or employee;
28	(6)(A) When it has been alleged that the public officer or
29	employee has stolen, illegally expended, improperly used, or mishandled money
30	or public funds or public property, the Legislative Joint Auditing Committee
31	has affirmatively voted to request that the public officer or employee repay
32	or reimburse the local or state agency the:
33	(i) Amount of money or public funds that was alleged
34	to have been stolen, illegally expended, improperly used, or mishandled; or
35	(ii) Value of the public property that was alleged
36	to have been stolen, illegally expended, improperly used, or mishandled.

1	(B) The Legislative Joint Auditing Committee may
2	subsequently amend the amounts alleged to have been stolen, illegally
3	expended, improperly used, or mishandled under subdivision (a)(6)(A) of this
4	section if new evidence comes to light that the alleged amounts were either
5	less than or more than originally alleged; and
6	(7) The Legislative Joint Auditing Committee has under its own
7	rules affirmatively voted or determined that the matter be referred to the
8	Attorney General for commencement of an action under this subchapter.
9	(b) A lawsuit under this subchapter may be filed against a public
10	officer or employee under his or her official capacity or his or her personal
11	capacity, or both.
12	(c)(l)(A) The limitations period for a lawsuit filed under this
13	subchapter is seven (7) years from the date of the last act alleged to
14	constitute malfeasance or illegal conduct.
15	(B) If a continuing course of conduct is alleged against a
16	public officer or employee, any act constituting malfeasance or illegal
17	conduct alleged against the public officer or employee shall be considered
18	within the limitations period under this subsection if the lawsuit is filed
19	within seven (7) years from the date of the last act alleged to constitute
20	malfeasance or illegal conduct.
21	(C)(i) A public officer or employee is civilly liable
22	under this subchapter for acts of malfeasance or illegal conduct committed by
23	the public officer or employee.
24	(ii) However:
25	(a) Allegations against a public officer or
26	employee under this subchapter during his or her tenure in, appointment to,
27	or employment with multiple local or state agencies shall be listed as
28	separate counts in the complaint; and
29	(b) The limitations period under this
30	subsection shall be calculated separately as to allegations of malfeasance or
31	illegal conduct committed while the public officer or employee was tenured
32	in, appointed to, or employed by each local or state agency.
33	(2) The limitations period under this subsection is tolled if a
34	person subject to a lawsuit under this subchapter prevents the commencement
35	of an action under this subchapter by leaving the state, absconding,
36	concealing himself or herself, or by any other improper act.

1	(d) The burden of proof for a party to a lawsuit under this subchapter
2	is proof by a preponderance of the evidence.
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4	21-1-805. Available remedies.
5	(a) The following remedies are available to the State of Arkansas as
6	the prevailing plaintiff to a lawsuit filed under this subchapter:
7	(1)(A)(i) Money damages in an amount up to three (3) times the:
8	(a) Amount of money or public funds proven to
9	have been stolen, illegally expended, improperly used, or mishandled; or
10	(b) Value of the public property proven to
11	have been stolen, illegally expended, improperly used, or mishandled.
12	(ii) However, if the defendant was a constitutional
13	officer or director of a state agency at the time the alleged malfeasance or
14	illegal conduct occurred, money damages may be in an amount up to ten (10)
15	times the:
16	(a) Amount of money or public funds proven to
17	have been stolen, illegally expended, improperly used, or mishandled; or
18	(b) Value of the public property proven to
19	have been stolen, illegally expended, improperly used, or mishandled.
20	(B) Any money repaid or reimbursed by the public officer
21	or employee to the local or state agency before trial shall be considered a
22	setoff against any future award of money damages under this section.
23	(C) Money damages under this section shall not be:
24	(i) Paid out of any state or locally created or
25	maintained fund; or
26	(ii) Derived from any taxpayer-subsidized source;
27	(2) Injunctive relief as permitted by law;
28	(3) If the public officer or employee remains in office, in an
29	appointed position, or employed by a local or state agency, a court order
30	removing the public officer or employee from the office, appointed position,
31	or employment, to the extent permitted by law;
32	(4)(A) Interest equal to the maximum interest rate allowed by
33	law at the time of the judgment.
34	(B) Interest calculated under this subdivision (a)(4) is
35	the maximum interest rate allowed by law at the time of the judgment and
36	shall be calculated from the date the money or public funds were stolen.

1	illegally expended, improperly used, or mishandled, or from the date the
2	public property was stolen, illegally expended, improperly used, or
3	mishandled; and
4	(5) Reasonable costs and attorney's fees.
5	(b)(1) Reasonable costs and attorney's fees are available to a
6	prevailing defendant to a lawsuit filed under this subchapter.
7	(2) An award of costs and attorney's fees shall be paid from the
8	Public Officer and Employee Integrity Enforcement Fund.
9	(c)(1) Any award of money damages shall be paid by the Attorney
10	General to the local or state agency in an amount equal to the full
11	restitution amount.
12	(2) Any money damages awarded over the full restitution amount,
13	as well as any interest, reasonable costs, or attorney's fees assessed under
14	this section shall be deposited by the Attorney General into the Public
15	Officer and Employee Integrity Enforcement Fund.
16	(d) A person against whom a judgment is rendered in a lawsuit under
17	this subchapter shall be required to disclose on his or her statement of
18	financial interest required to be filed with any state agency for any reason
19	any outstanding money damages, restitution, reimbursement, costs, fees, or
20	interest not fully paid, even if the money damages, restitution,
21	reimbursement, costs, fees, or interest has been discharged in bankruptcy.
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23	21-1-806. Settlement offer.
24	(a) The Attorney General may and is encouraged to engage in meaningful
25	settlement negotiations with the defendant after the commencement of $\underline{a}$
26	lawsuit filed under this subchapter.
27	(b) A settlement under this section is required to contain and shall
28	not be valid absent the following provisions:
29	(1)(A)(i) Except as provided under subdivision (b)(1)(D) of this
30	section, repayment by the defendant of the total:
31	(a) Amount of money or public funds stolen,
32	illegally expended, improperly used, or mishandled; or
33	(b) Value of the public property stolen,
34	illegally expended, improperly used, or mishandled.
35	(ii) If applicable, the repayment under subdivision
36	(b)(l)(A)(i) of this section shall include interest, attorney's fees, and any

1	associated litigation costs.
2	(B) Interest calculated under this subdivision (b)(1) is
3	the maximum interest rate allowed by law at the time of the settlement and
4	shall be calculated from the date the money or public funds were stolen,
5	illegally expended, improperly used, or mishandled, or from the date the
6	public property was stolen, illegally expended, improperly used, or
7	mishandled.
8	(C) The repayment of the money or public funds or the
9	repayment of the value of the public property shall be completed before or at
10	the time of the settlement unless the Attorney General waives this
11	requirement in lieu of a structured payment plan approved by:
12	(i) The court; and
13	(ii) If the defendant is subject to a pending case
14	or order in a United States bankruptcy court, the judge presiding over the
15	bankruptcy petition.
16	(D) The Attorney General may enter into a settlement with
17	a defendant under this section that does not fully repay the total amount of
18	money or public funds stolen, illegally expended, improperly used, or
19	mishandled, or the value of the public property stolen, illegally expended,
20	improperly used, or mishandled as required under subdivision (b)(1)(A) of
21	this section if the Attorney General submits an electronic or written
22	explanation to the membership of the Legislative Joint Auditing Committee as
23	to why full repayment was not required;
24	(2) The defendant's resignation of his or her office,
25	employment, or appointment with the local or state agency if he or she
26	remains in that office, employment, or appointed position at the time of the
27	settlement agreement;
28	(3) The defendant's written agreement that he or she shall not
29	seek an office or accept employment or an appointment to an office with any
30	local or state agency for a period of five (5) years; and
31	(4) The defendant's agreement to waive any statute-of-
32	limitations defense if the defendant violates the settlement agreement and
33	the lawsuit is reopened.
34	(c) If a defendant who agrees to a settlement under this section
35	violates the settlement agreement, the Attorney General may reopen the
36	lawsuit and proceed under this subchapter with the full range of remedies

1	available.
2	(d)(1) Any restitution or repayment of the value of the public
3	property included in a settlement agreement under this section shall be paid
4	by the Attorney General to the local or state agency in an amount equal to
5	the full restitution amount.
6	(2) Any interest, reasonable costs of litigation, or attorney's
7	fees paid by a defendant as part of a settlement agreement under this section
8	shall be deposited by the Attorney General into the Public Officer and
9	Employee Integrity Enforcement Fund.
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11	21-1-807. Existing remedies not impaired.
12	This subchapter is supplemental to any other remedies available by law
13	and does not limit or diminish any civil rights or administrative procedures
14	available to any public officer or employee.
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16	<u>21-1-808. Venue.</u>
17	All cases brought under this subchapter shall be filed in Pulaski
18	County Circuit Court.
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20	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the
21	General Assembly of the State of Arkansas that there are bad actors
22	occasionally in the employ of state or local government or appointed or
23	elected to a position in state or local government who operate without
24	oversight and with impunity; that the state requires a strong resource to
25	force removal of those bad actors through a civil remedy that encourages
26	those bad actors to resign or risk serious financial hardship; and that this
27	act is immediately necessary because the integrity of state and local
28	government is of utmost importance and requires immediate recognition and
29	enforcement. Therefore, an emergency is declared to exist, and this act
30	being immediately necessary for the preservation of the public peace, health,
31	and safety shall become effective on:
32	(1) The date of its approval by the Governor;
33	(2) If the bill is neither approved nor vetoed by the Governor,
34	the expiration of the period of time during which the Governor may veto the
35	bill; or
36	(3) If the bill is vetoed by the Governor and the veto is

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