1	State of Arl		A Bill			
2	Regular Ses	al Assembly				SENATE BILL 89
3 4	Regulai Se	881011, 2017				SENATE DILL 09
5	By: Joint F	Budget Committee				
6	By. John I	suaget Committee				
7			For An Act To Be l	Entitl	ed	
8	AN ACT TO MAKE AN APPROPRIATION FOR PERSONAL SERVICES					
9	AND OPERATING EXPENSES FOR THE DEPUTY PROSECUTING					
10	ATTORNEYS FOR THE FISCAL YEAR ENDING JUNE 30, 2018;					
11	AND FOR OTHER PURPOSES.					
12						
13						
14	Subtitle					
15	AN ACT FOR THE AUDITOR OF STATE - DEPUTY					
16	PROSECUTING ATTORNEYS APPROPRIATION FOR					
17	THE 2017-2018 FISCAL YEAR.					
18						
19						
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:					
21						
22	SE	CTION 1. REGUL	AR SALARIES - DEPUTY PR	ROSECU	JTING ATT	ORNEYS. There is
23	hereby established for the Auditor of State - Deputy Prosecuting Attorneys					
24			al year, the following	maxin	num numbe	r of regular
25	employees	S.				
26						
27					•	Maximum Annual
28	T to				imum o. of	Salary Rate
29 30	Item	##+1 <b>^</b>			o, or Loyees	Fiscal Year
31	No. (1)	Title	Y - ATTORNEY PART-TIME	<del>-</del>	<u> 15</u>	2017-2018 \$80,779
32	(2)		Y - ATTORNEY PART-TIME		8	\$66,931
33	(3)		Y - ATTORNEY PART-TIME		55	\$55,720
34	(4)		Y PROSECUTING ATTORNEY		3	GRADE N908
35	(5)		Y PROSECUTING ATTORNEY		6	GRADE N906
36	(6)		TY PROSECUTING ATTORNEY		2	GRADE N905



1	(7) DEP PROS ATTY - ATTORNEY SUPP	ERVISOR 37	GRADE C130			
2	(8) DEP PROS ATTY - ATTORNEY SPEC	CIALIST 32	GRADE C129			
3	(9) DEP PROS ATTY - ATTORNEY	89	GRADE C128			
4	MAX. NO. OF EMPLOYEES	247				
5						
6	SECTION 2. APPROPRIATION - DEPUTY	PROSECUTING ATTORNEYS	. There is			
7	hereby appropriated, to the Auditor of	State, to be payable f	rom the State			
8	Central Services Fund, for personal services and Special Deputy Expense					
9	Allowance of the Deputy Prosecuting Attorneys for the fiscal year ending June					
10	30, 2018, the following:					
11						
12	ITEM		FISCAL YEAR			
13	NO.		2017-2018			
14	(01) REGULAR SALARIES		\$15,709,357			
15	(02) PERSONAL SERVICES MATCHING		4,834,469			
16	(03) SPECIAL DEPUTY EXPENSE ALLOWANCE	_	4,800			
17	TOTAL AMOUNT APPROPRIATED	=	\$20,548,626			
18						
19	SECTION 3. SPECIAL LANGUAGE. NOT	TO BE INCORPORATED IN	TO THE ARKANSAS			
20	CODE NOR PUBLISHED SEPARATELY AS SPECIA	AL, LOCAL AND TEMPORARY	LAW. SPECIAL			
21	RATES OF PAY. Due to the need for comp	etent deputy prosecuti	ng attorneys			
22	throughout the state and the necessity of retaining qualified deputy					
23	prosecuting attorneys, the elected prosecuting attorneys, through the					
24	Prosecution Coordination Commission, are authorized to request special rates					
25	of pay for current and new deputy prose	ecuting attorneys up to	the levels			
26	listed below for the following classif	cations:				
27	TITLE	GRADE LEVEL				
28	Dep. Pros. Atty-Attorney	C128 Career				
29	Dep. Pros. Atty-Attorney Specialist	Cl29 Career				
30	Dep. Pros. Atty-Attorney Supervisor	Cl30 Career				
31	The provisions of this section shall	be in effect only fro	m July 1, <del>2016</del>			
32	2017 through June 30, 2017 2018.					
33						
34	SECTION 4. SPECIAL LANGUAGE. NOT	TO BE INCORPORATED IN	TO THE ARKANSAS			
35	CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW.					
36	LEGISLATIVE INTENT. It is the intent of	of the General Assembly	, in the			

transition to a state-funded deputy prosecuting attorney system, to provide an appropriate and adequate level of legal representation through deputy prosecuting attorneys in all areas of the state. It is recognized by the General Assembly that in many areas of the state, resources have not been available to support deputy prosecuting attorney salaries at the necessary level. With the transition of local funding of deputy prosecuting attorney salaries to state funding, it is not the intent of the General Assembly to adversely affect those districts whose system has been working well or to implement a system which is too inflexible to respond to the needs of each judicial district. Therefore, the Prosecution Coordination Commission is charged with the responsibility of assisting in the maintenance of a system which equitably serves all areas of the state by providing quality deputy prosecuting attorneys.

The provisions of this section shall be in effect only from July 1,  $\frac{2016}{2017}$  through June 30,  $\frac{2017}{2018}$ .

SECTION 5. COMPLIANCE WITH OTHER LAWS. Disbursement of funds authorized by this act shall be limited to the appropriation for such agency and funds made available by law for the support of such appropriations; and the restrictions of the State Procurement Law, the General Accounting and Budgetary Procedures Law, the Revenue Stabilization Law, the Regular Salary Procedures and Restrictions Act, or their successors, and other fiscal control laws of this State, where applicable, and regulations promulgated by the Department of Finance and Administration, as authorized by law, shall be strictly complied with in disbursement of said funds.

Assembly that any funds disbursed under the authority of the appropriations contained in this act shall be in compliance with the stated reasons for which this act was adopted, as evidenced by the Agency Requests, Executive Recommendations and Legislative Recommendations contained in the budget manuals prepared by the Department of Finance and Administration, letters, or summarized oral testimony in the official minutes of the Arkansas Legislative Council or Joint Budget Committee which relate to its passage and adoption.

SECTION 7. EMERGENCY CLAUSE. It is found and determined by the General

1	Assembly, that the Constitution of the State of Arkansas prohibits the
2	appropriation of funds for more than a one (1) year period; that the
3	effectiveness of this Act on July 1, 2017 is essential to the operation of
4	the agency for which the appropriations in this Act are provided, and that in
5	the event of an extension of the legislative session, the delay in the
6	effective date of this Act beyond July 1, 2017 could work irreparable harm
7	upon the proper administration and provision of essential governmental
8	programs. Therefore, an emergency is hereby declared to exist and this Act
9	being necessary for the immediate preservation of the public peace, health
10	and safety shall be in full force and effect from and after July 1, 2017.
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