1	State of Arkansas	
2	93rd General Assembly A Bill	
3	Regular Session, 2021 HOUSE	BILL 1183
4		
5	By: Representative Underwood	
6	By: Senator B. Ballinger	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING CERTAIN COUNTY	
10	ELECTRONIC PAYMENTS AND FILE MAINTENANCE; AND FOR	
11	OTHER PURPOSES.	
12		
13 14	Subtitle	
15	TO AMEND THE LAW CONCERNING CERTAIN	
16	COUNTY ELECTRONIC PAYMENTS AND FILE	
17	MAINTENANCE.	
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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22	SECTION 1. Arkansas Code § 14-15-401(b), concerning the general	duties
23	of a county recorder, is amended to read as follows:	
24	(b) The county recorder:	
25	(1) Shall duly attend to the duties of the county record	er's
26	office;	
27	(2) Shall provide and keep in the county recorder's offi	ce well-
28	bound books in which the county recorder shall record in a fair and	egible.
29	hand all instruments of writing authorized or required to be recorded	in the
30	manner provided; and	
31	(3)(A) May implement electronic filing and searching pro	visions
32	and procedures under the Uniform Real Property Electronic Recording A	ct, §
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36	of an electronic document to the county recorder has no legal effect.	

1	(C) A person that seeks to record an electronic document is	
2	ely responsible for determining if a county recorder has implemented the	
3	Uniform Real Property Electronic Recording Act, § 14-2-301 et seq.; and	
4	(4)(A) May accept payment by an approved credit card or debit	
5	card of:	
6	(i) Recorder's fees under § 21-6-306; or	
7	(ii) Fees otherwise authorized under Arkansas law.	
8	(B)(i) The county may enter into contracts with credit	
9	card companies and pay those companies fees normally charged by those	
10	companies for allowing the county recorder to accept the companies' credit	
11	cards in payment under this section.	
12	(ii) When a person seeks to pay recorder's fees by	
13	an approved credit card or debit card, the county recorder may assess the	
14	payor a transaction fee equal to the amount charged to the county by the	
15	credit card or debit card company.	
16	(C)(i) A county may enroll for service with and accept	
17	payments from a third-party entity for the acceptance and collection of	
18	recorder's fees and associated costs with an approved credit card for which	
19	the third-party entity may charge the payor a transaction fee.	
20	(ii) The State of Arkansas and political	
21	subdivisions shall not charge a transaction fee for electronic payments of a	
22	recorder's fee paid through a third-party entity.	
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24	SECTION 2. Arkansas Code § 16-13-705(a), concerning the payment of	
25	circuit court fines by personal checks, is amended to read as follows:	
26	(a) The A district court shall and a circuit court may accept personal	
27	checks drawn in the favor of a designated official, as provided in § 16-13-	
28	709, in payment of any fine or associated charge assessed by the <u>district</u>	
29	court or circuit court if the person issuing the check furnishes satisfactory	
30	proof of residence in this state and if the personal check is drawn on a	
31	banking institution located in this state.	
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33	SECTION 3. Arkansas Code § 18-46-115 is amended to read as follows:	
34	18-46-115. Records of liens and releases.	
35	(a)(1) The clerk of the circuit court in each county shall maintain,	
36	at the expense of the county, a file designated and labeled "Medical.	

- 1 Nursing, Hospital, and Ambulance Service Provider Liens", and an appropriate
- 2 and sufficient book record and index of the liens, properly labeled At the
- 3 expense of the county, the clerk of the circuit court in each county shall
- 4 maintain a book record that is both designated and labeled "Medical, Nursing,
- 5 Hospital, and Ambulance Service Provider Liens" and includes an index of
- 6 properly labeled liens.
- 7 (2) The \underline{A} clerk shall make a record in this the book of notices
- 8 record of liens filed in the order in which they are filed, noting therein
- 9 the names and addresses of patients of practitioners, nurses, hospitals,
- 10 ambulance service providers, $\frac{1}{2}$ other $\frac{1}{2}$ on $\frac{1}{2}$ on whose behalf a
- 11 notice of lien has been filed, $\frac{1}{2}$ and $\frac{1}{2}$ and insurers.
- 12 (3) If a clerk is authorized to electronically maintain records
- 13 under § 13-4-301, he or she may maintain an electronic file only of the book
- 14 record required under this subsection.
- (b) (1) On the presentation of a release of $\frac{any}{a}$ lien, the clerk of
- 16 the circuit court of the county in which the lien is filed and recorded shall
- 17 <u>note</u>:
- 18 (A) Note on the file and in the book record the date when
- 19 the release was filed; and the clerk shall note
- 20 (B) Note on the release the fact that it has been so
- 21 recorded.
- 22 (2) A release so noted or recorded in the book record in the
- 23 office of the clerk of the circuit court shall, either of them, be prima
- 24 facie evidence of the release of the lien.
- 25 (c) The clerk of the circuit court shall be entitled to collect not
- 26 more than fifty cents (50¢) for the filing, recording, and indexing of each
- 27 lien, and not more than fifty cents (50¢) collect the fee as prescribed in §
- 28 <u>21-6-101</u> for the filing of the release of any lien and noting on the record
- 29 and on the release the fact that the release has been so filed.
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