1 2	State of Arkansas 93rd General Assembly	A Bill	
2	Regular Session, 2021		HOUSE BILL 1420
	Regulai Session, 2021		HOUSE BILL 1420
4 5	By: Representative Bryant		
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7	For An Act To Be Entitled		
8	AN ACT CONCERNING THE ARKANSAS COURT SECURITY ACT; TO		
9	ADDRESS COURTS THAT LACK PROPER SECURITY; TO CREATE		
10	THE COURT SECURITY FEE; AND FOR OTHER PURPOSES.		
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13		Subtitle	
14	CONCERNING THE ARKANSAS COURT SECURITY		
15	ACT; AND TO ADDRESS COURTS THAT LACK		
16	PROPER SECURITY; TO CREATE THE COURT		
17	SECURITY FEE.		
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
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22	SECTION 1. Arkan	nsas Code Title 16, Chapter 10, S	Subchapter 10, is
23	amended to add an additional section to read as follows:		
24	<u>16-10-1007. Court security review - Court security fee.</u>		
25	<u>(a)</u> The administ	trative judge of a circuit court	<u>or a district court</u>
26	judge responsible for	the court facility may submit a r	request to the Director
27	of Security and Emerge	ncy Preparedness for a court secu	<u>urity review which</u>
28	<u>shall consist of a com</u>	prehensive review of the current	security measures of
29	that circuit court or (district court, including all cou	artrooms, courthouses,
30	judges' chambers, and a	administrative offices that are p	part of the circuit
31	<u>court or district cour</u>	t, as applicable.	
32	(b)(l) The Dired	ctor of Security and Emergency Pr	reparedness shall
33	review the security measures and shall promptly prepare a report detailing		
34	any notable lack of security measures or areas where security may be present		
35	but insufficient.		
36	<u>(2) The re</u>	<u>eport shall also include recommer</u>	<u>ndations for additional</u>



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1 security measures that would rectify any lack of or insufficient security 2 measures, as well as an estimated cost of establishing and maintaining those 3 additional security measures. 4 (c)(1) After the completion of the security review described under 5 subsection (b) of this section, the Director of Security and Emergency 6 Preparedness shall deliver a copy to the administrative judge of the circuit 7 court or the district court judge responsible for the court facility as well 8 as the Director of the Administrative Office of the Courts and to the Chief 9 Justice of the Supreme Court for review. 10 (2) If the Director of the Administrative Office of the Court and the Chief Justice of the Supreme Court determine that the judge 11 12 requesting the security review has insufficient security measures the Chief 13 Justice may authorize the administrative judge of the circuit court or the 14 district court judge responsible for the court facility to begin assessing a 15 court security fee to subsidize and maintain additional security measures for 16 the administrative judge of the circuit court or the district court judge 17 responsible for the court facility. 18 (3) The court security fee authorized under this subsection shall be reviewed by the Director of Security and Emergency Preparedness, the 19 20 Director of the Administrative Office of the Courts, and the Chief Justice of 21 the Supreme Court periodically while it is implemented and may be modified or 22 deauthorized by the Chief Justice of the Supreme Court when the 23 administrative judge of the circuit court or the district court judge 24 responsible for the court facility is able to maintain sufficient security 25 measures independent of the court security fee subsidy. 26 (d)(1) A court security fee under this section shall be assessed on 27 every conviction for a felony, misdemeanor, or violation in the circuit court or district court, where applicable. 28 29 (2) The amount of the court security fee under this section 30 shall be set by the Chief Justice of the Supreme Court upon review of an 31 initial recommendation by the administrative judge of a circuit court or the district court judge responsible for the court facility, but shall not be 32 33 more than ten dollars (\$10.00) per conviction. 34 (3) The court security fee shall be placed every two (2) weeks 35 into a fund controlled by the administrative judge of the circuit court or the district court judge responsible for the court facility and shall be used 36

1	solely for court security measures identified in the court security report
2	described under subsection (b) of this section.
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