1	State of Arkansas	A D:11	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 590
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5	By: Senator C. Tucker		
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7		For An Act To Be Entitled	
8	AN ACT T	O AMEND THE LAW CONCERNING COURT INSTAL	LMENT
9	FEES; AN	D FOR OTHER PURPOSES.	
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12		Subtitle	
13	TO	AMEND THE LAW CONCERNING COURT	
14	INS	STALLMENT FEES.	
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17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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19	SECTION 1. DO	NOT CODIFY. Legislative purpose and i	ntent.
20	(a) The Gener	al Assembly finds that:	
21	<u>(1) The</u>	current system of funding the state ju	dicial system has
22	a disproportionate i	mpact on the lower income citizens of t	he state; and
23	<u>(2) The</u>	current system of funding the Judicial	Fine Collection
24	Enhancement Fund and	court automation funds utilized by the	circuit and
25	district courts of t	his state has created inequity in the l	evel of judicial
26	services available t	o the citizens of the state.	
27	(b) It is the	intent of the General Assembly to:	
28	<u>(1) Eli</u>	minate the collection and assessment of	the installment
29	payment fee currentl	y funding:	
30	<u>(A</u>	.) The Judicial Fine Collection Enhance	ment Fund;
31	<u>(B</u>) The circuit court automation funds;	
32	<u>(C</u>) The district court automation funds;	<u>and</u>
33	<u>(D</u>) A portion of the State Administratio	n of Justice Fund;
34	<u>and</u>		
35	<u>(2) Fun</u>	d the cost of the judicial system from	other sources as
36	determined by the Ge	neral Assembly.	

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2	SECTION 2. Arkansas Code § 16-13-704 is amended to read as follows:	
3	16-13-704. Installment payments — Definition.	
4	(a)(1) If the court concludes that the defendant has the ability to	
5	pay the fine, but that requiring the defendant to make immediate payment in	
6	full would cause a severe and undue hardship for the defendant and the	
7	defendant's dependents, the court may authorize payment of the fine by means	
8	of installment payments in accordance with this subchapter.	
9	(2)(A) When a court authorizes payment of a fine by means of	
10	installment payments, it shall issue, without a separate disclosure hearing,	
11	an order that the fine be paid in full by a date certain and that in default	
12	of payment, the defendant must appear in court to explain the failure to pay.	
13	(B) In fixing the date of payment, the court shall issue	
14	an order which will complete payment of the fine as promptly as possible	
15	without creating a severe and undue hardship for the defendant and the	
16	defendant's dependents.	
17	(3) When a person is authorized to pay a fine on an installment	
18	basis, any court cost assessed under § 9-15-202(d) or § 16-10-305(h) shall be	
19	collected from the initial installment payment first.	
20	(4) As used in this section, "ability to pay" means that the	
21	resources of the defendant, including all available income and other	
22	resources, are sufficient to pay the fine and provide the defendant and his	
23	or her dependents with a reasonable subsistence compatible with health and	
24	decency.	
25	(b)(1) $\frac{(A)}{(A)}$ In addition to the fine and any other assessments authorized	
26	by this subchapter, an installment fee of five dollars (\$5.00) per month	
27	shall be assessed on each person who is authorized to pay a fine on an	
28	installment basis.	
29	(B) This fee shall be collected in full each month in	
30	which a defendant makes an installment payment.	
31	(C) This fee shall accrue each month that a defendant does	
32	not make an installment payment and the fine has not been paid in full. As	
33	of December 31, 2023, funds held in circuit court automation funds shall be	
34	used solely for:	
35	(A) Court-related technology and technology-related	

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supplies;

1	(b) Court-related security;
2	(C) Enhancement of judicial office facilities and
3	courtrooms;
4	(D) Judicial education for judges and court personnel;
5	(E) Court-related digital audio recording equipment; and
6	(F) Other expenditures related to the administration of
7	justice.
8	(2) (A) (i) One half $(\frac{1}{2})$ of the installment fee collected in
9	circuit court shall be remitted by the tenth day of each month to the
10	Administration of Justice Funds Section of the Office of Administrative
11	Services of the Department of Finance and Administration, on a form provided
12	by that office, for deposit into the Judicial Fine Collection Enhancement
13	Fund established by § 16-13-712.
14	(ii) The other half of the installment fee shall be
15	remitted by the tenth day of each month to the county treasurer to be
16	deposited into a fund entitled the "circuit court automation fund" to be used
17	solely for circuit court-related technology.
18	(B)(i) Expenditures from the circuit court automation fund
19	shall be approved by the administrative circuit judge of each judicial
20	circuit and shall be authorized and paid under the state laws governing the
21	appropriation and payment of county expenditures.
22	(ii) Expenditures may be made for indirect expenses
23	related to implementation of new court-related technology, including overtime
24	pay, personnel or travel expenses, and technology-related supplies.
25	(iii)(3) Funds in each county in a judicial district may be
26	pooled for expenditure pursuant to a circuit-wide technology plan approved by
27	the administrative circuit judge.
28	$(3)(\Lambda)$ One-half $(\frac{1}{2})$ of the installment fee collected in district
29	court shall be remitted by the tenth day of each month to the Administration
30	of Justice Funds Section, on a form provided by that section, for deposit
31	into the Judicial Fine Collection Enhancement Fund established by § 16-13-
32	712.
33	(B) The other half of the installment fee collected in
34	district court shall be remitted by the tenth day of each month to the city
35	treasurer of the city in which the district court is located to be deposited
36	into a fund entitled the "district court automation fund" to be used solely

1	for district court-related technology.
2	(C) In any district court which is funded solely by the
3	county, the other half of this fee shall be remitted by the tenth day of each
4	month to the county treasurer of the county in which the district court is
5	located to be deposited into the district court automation fund to be used
6	solely for district court-related technology.
7	(4) An administrative circuit judge may approve expenditures
8	from the circuit court automation fund in any amount not to exceed the
9	balance in the circuit court automation fund.
10	(c)(1) As of December 31, 2023, funds held in district court
11	automation funds shall be used solely for:
12	(A) Court-related technology and technology-related
13	<pre>supplies;</pre>
14	(B) Court-related security;
15	(C) Enhancement of judicial office facilities and
16	<pre>courtrooms;</pre>
17	(D) Judicial education for judges and court personnel;
18	(E) Court-related digital audio recording equipment; and
19	(F) Other expenditures related to the administration of
20	justice.
21	$\frac{(D)(i)(2)}{(2)}$ Expenditures from the district court automation fund
22	shall be approved by a district judge and shall be authorized and paid under
23	state laws governing the appropriation and payment of county or municipal
24	expenditures by the governing body or, if applicable, governing bodies, that
25	contribute to the expenses of a district court.
26	(ii) Expenditures may be made for indirect expenses
27	related to implementation of new court-related technology, including overtime
28	pay, personnel or travel expenses, and technology-related supplies.
29	(3) Funds of each municipality and county in a judicial district
30	may be pooled for expenditure pursuant to a district-wide technology plan
31	approved by the district judge.
32	(4) A district judge may approve expenditures from the district
33	court automation fund in any amount not to exceed the balance in the district
34	court automation fund.
35	$\frac{(E)(i)(d)}{(d)}$ In circuit court only, an installment <u>a</u>
36	designated collector fee of an additional five dollars (\$5.00) per month

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1 shall also be assessed on the first day of each month on each person who is 2 ordered to pay a fine on an installment basis with the additional five dollars (\$5.00) to be remitted to the collecting official to be used to 3 4 defray the cost of fine collection. 5 (ii) In district court only, an installment fee of an 6 additional five dollars (\$5.00) per month shall also be assessed on the first day of each month on each person who is ordered to pay a fine on an 7 8 installment basis with the additional five dollars (\$5.00) to be remitted by 9 the tenth day of each month to the Administration of Justice Funds Section on 10 a form provided by that section for deposit into the State Administration of 11 Justice Fund. 12 (e) (e) Any defendant who has been authorized by the court to pay a fine by installments shall be considered to have irrevocably appointed the 13 14 clerk of the court as his or her agent upon whom all papers affecting his or 15 her liability may be served, and the clerk shall forthwith notify the 16 defendant thereof by ordinary mail at his or her last known address. 17 (d) "Ability to pay" means that the resources of the defendant, 18 including all available income and resources, are sufficient to pay the fine 19 and provide the defendant and his or her dependents with a reasonable 20 subsistence compatible with health and decency. 21 22 SECTION 3. Arkansas Code Title 16, Chapter 13, Subchapter 7, is 23 amended to add additional sections to read as follows: 24 16-13-713. Elimination of installment fee. 25 (a) Except as otherwise provided in this section, beginning January 1, 2024, the assessment and collection of an installment fee is prohibited. 26 27 (b) In district court, the collection of an installment fee assessed before December 31, 2023, is prohibited. 28 29 (c)(1) In circuit court, an installment fee that is uncollected as of 30 December 31, 2023, shall be reduced by fifty percent (50%). 31 (2) An installment fee collected under subdivision (c)(1) of 32 this section may be collected and remitted to the collecting official to be 33 used to defray the costs of collection.

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35 <u>16-13-714. Administration of Arkansas Judicial Innovation Fund —</u> 36 Circuit courts and district courts.

1	(a) The Director of the Administrative Office of the Courts may
2	administer funds in the Arkansas Judicial Innovation Fund appropriated for
3	use by the circuit courts and district courts.
4	(b) Payments from the Arkansas Judicial Innovation Fund shall be paid
5	from funds appropriated for that purpose to the Administrative Office of the
6	Courts.
7	(c)(1) On or before August 1 of each year, the Administrative Office
8	of the Courts shall notify all circuit judges and district judges of the
9	amount of his or her share of the funds in the Arkansas Judicial Innovation
10	Fund.
11	(2) The proportional share of each circuit judge shall be equal
12	to one-third (1/3) of the total amount appropriated divided by the total
13	number of circuit judges.
14	(3) The proportional share of each district judge shall be equal
15	to two-thirds (2/3) of the amount appropriated divided by the total number of
16	district judges.
17	(d) Upon request, the Administrative Office of the Courts shall
18	distribute funds in the Arkansas Judicial Innovation Fund to the district
19	court judicial innovation fund or circuit court judicial innovation fund in
20	the cities or counties designated by the requesting judge.
21	(e) Any funds remaining on January l of each year shall be retained by
22	the office and may be distributed as supplemental funding for other state or
23	local expenditures related to the administration of justice.
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25	16-13-715. Arkansas Judicial Innovation Fund Program — Circuit courts
26	and district courts.
27	(a)(l) There is created a circuit court judicial innovation fund for
28	each judicial circuit in the state.
29	(2) Funds held in a circuit court judicial innovation fund shall
30	be used solely for:
31	(A) Court-related technology and technology-related
32	supplies;
33	(B) Court-related security;
34	(C) Enhancement of judicial office facilities and
35	courtrooms;
36	(D) Judicial education for judges and court personnel;

1	(E) Court-related digital audio recording equipment; and
2	(F) Other expenditures related to the administration of
3	justice.
4	(3) Expenditures from a circuit court judicial innovation fund
5	shall be approved by the circuit judge and shall be authorized and paid under
6	the state laws governing the appropriation and payment of county
7	expenditures.
8	(4) Funds in each county in a judicial district may be pooled
9	for expenditure pursuant to a circuit-wide technology plan.
10	(5) A circuit judge may approve expenditures from the circuit
11	court judicial innovation fund in any amount not to exceed the balance in the
12	circuit court judicial innovation fund.
13	(b)(1) There is created a district court judicial innovation fund for
14	each district court judicial district in the state.
15	(2) Funds held in a district court judicial innovation fund
16	shall be used solely for:
17	(A) Court-related technology and technology-related
18	<pre>supplies;</pre>
19	(B) Court-related security;
20	(C) Enhancement of judicial office facilities and
21	<pre>courtrooms;</pre>
22	(D) Judicial education for judges and court personnel;
23	(E) Court-related digital audio recording equipment; and
24	(F) Other expenditures related to the administration of
25	justice.
26	(3) Expenditures from a district court judicial innovation fund
27	shall be approved by the district judge and shall be authorized and paid
28	under state laws governing the appropriation and payment of county or
29	municipal expenditures by the governing body or, if applicable, governing
30	bodies, that contribute to the expenses of a district court.
31	(4) Funds in each municipality and county in a judicial district
32	may be pooled for expenditure pursuant to a district-wide technology plan
33	approved by the district judge.
34	(5) A district judge may approve expenditures from the district
35	court judicial innovation fund in any amount not to exceed the balance in the
36	district court judicial innovation fund

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2	SECTION 4. Arkansas Code Title 19, Chapter 5, Subchapter 12, is
3	amended to add an additional section to read as follows:
4	19-5-1277. Arkansas Judicial Innovation Fund - State.
5	(a) There is established on the books of the Treasurer of State, the
6	Auditor of State, and the Chief Fiscal Officer of the State a miscellaneous
7	fund to be known as the "Arkansas Judicial Innovation Fund".
8	(b) The fund shall consist of funds appropriated by the General
9	Assembly to be used by the Administrative Office of the Courts for
10	technological development, maintenance and support for the judiciary, and
11	other state agencies with whom the Administrative Office of the Courts
12	exchanges data.
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14	SECTION 5. Arkansas Code § 19-5-1085(b), concerning the Judicial Fine
15	Collection Enhancement Fund, is amended to read as follows:
16	(b) The fund shall consist of the time-payment fees established by §
17	16-13-704, electronic payment access fees established by § 16-92-118, court
18	technology fees established by § 21-6-416, federal court certified question
19	fees and fees for Court of Appeals or Supreme Court decision petitions for
20	rehearing established by \$ 21-6-401(a)(2) and (3), respectively, and fees for
21	electronic filing and public online access to court decisions and other court
22	records established by \$ 21-6-401(d), there to be used by the Administrative
23	Office of the Courts for the purchase of computer hardware and software as
24	set out in § 16-13-712.
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