

FILED

**Jane Dee Hull
Secretary of State**

State of Arizona
House of Representatives
Forty-second Legislature
Second Regular Session
1996

CHAPTER 218

HOUSE BILL 2093

AN ACT

AMENDING SECTIONS 12-134, 12-284, 12-2462, 22-281, 25-340 AND 41-2402, ARIZONA REVISED STATUTES; AMENDING TITLE 12, CHAPTER 1, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 12-135.01; RELATING TO ALTERNATIVE DISPUTE RESOLUTION.

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 12-134, Arizona Revised Statutes, is amended to
3 read:

4 12-134. Mediation; fee

5 A. A court may refer cases to mediation and other alternative dispute
6 resolution procedures to promote the resolution of cases filed in the court.

7 B. THE BOARD OF SUPERVISORS IN EACH COUNTY, IN COOPERATION WITH THE
8 PRESIDING JUDGE OF THE SUPERIOR COURT OF THE COUNTY, MAY ESTABLISH A
9 REASONABLE FEE FOR ALTERNATIVE DISPUTE RESOLUTION SERVICES PROVIDED BY THE
10 COURTS IN THE COUNTY. IF A JUDICIAL OFFICER PROVIDES THE ALTERNATIVE DISPUTE
11 RESOLUTION SERVICES, A FEE SHALL NOT BE IMPOSED. THE SUPERIOR COURT IN EACH
12 COUNTY SHALL TRANSMIT THE FEES COLLECTED PURSUANT TO THIS SECTION TO THE
13 COUNTY TREASURER FOR DEPOSIT IN THE LOCAL ALTERNATIVE DISPUTE RESOLUTION FUND
14 ESTABLISHED PURSUANT TO SECTION 12-135.01.

15 C. FEES THAT ARE ESTABLISHED PURSUANT TO THIS SECTION ARE EXEMPT FROM
16 SECTIONS 12-284, 12-305 AND 38-810.

1 Sec. 2. Title 12, chapter 1, article 2, Arizona Revised Statutes, is
2 amended by adding section 12-135.01, to read:

3 12-135.01. Local alternative dispute resolution fund; report

4 A. IF AN ALTERNATIVE DISPUTE RESOLUTION FEE IS ESTABLISHED PURSUANT
5 TO SECTION 12-134, THE COUNTY TREASURER SHALL ESTABLISH A LOCAL ALTERNATIVE
6 DISPUTE RESOLUTION FUND. THE SUPERIOR COURT SHALL TRANSMIT MONTHLY TO THE
7 COUNTY TREASURER FOR DEPOSIT IN THE LOCAL ALTERNATIVE DISPUTE RESOLUTION
8 FUND ALL FEES THAT ARE COLLECTED PURSUANT TO SECTION 12-134.

9 B. THE PRESIDING JUDGE OF THE SUPERIOR COURT SHALL ADMINISTER THE FUND
10 AND MAY EXPEND MONIES IN THE FUND TO ESTABLISH, MAINTAIN, EVALUATE AND
11 ENHANCE PROGRAMS THAT ARE DEVELOPED PURSUANT TO SECTIONS 12-133 AND 12-134.
12 THE COUNTY TREASURER SHALL DISBURSE MONIES FROM THE FUND ONLY AT THE
13 DIRECTION OF THE PRESIDING JUDGE OF THE SUPERIOR COURT.

14 C. ON NOTICE FROM THE PRESIDING JUDGE OF THE SUPERIOR COURT, THE
15 COUNTY TREASURER SHALL INVEST AND DIVEST MONIES IN THE FUND, AND MONIES
16 EARNED FROM INVESTMENTS SHALL BE CREDITED TO THE FUND.

17 D. MONIES IN THE FUND SHALL BE USED TO SUPPLEMENT, NOT SUPPLANT,
18 FUNDING THAT WOULD OTHERWISE BE MADE AVAILABLE FOR ALTERNATIVE DISPUTE
19 RESOLUTION PROGRAMS.

20 E. ON OR BEFORE JANUARY 10 OF EACH YEAR, THE COUNTY TREASURER SHALL
21 SUBMIT AN ANNUAL REPORT TO THE PRESIDING JUDGE OF THE SUPERIOR COURT
22 INDICATING THE TOTAL AMOUNT OF MONIES IN THE LOCAL ALTERNATIVE DISPUTE
23 RESOLUTION FUND.

24 Sec. 3. Section 12-284, Arizona Revised Statutes, is amended to read:
25 12-284. Fees

26 A. Except as otherwise provided by law, the clerk of the superior
27 court shall receive fees classified as follows:

29	Class	Description	Fee
30	A	Initial case filing fee	
31		Tax case	\$75.00
32		Filing complaint or petition	75.00
33		Filing intervenor	75.00
34		Additional plaintiffs	75.00
35		Filing foreign judgment	75.00
36		Ownership of real property	
37		becomes an issue	
38		Plaintiff	75.00
39		Appellant	75.00
40		Change of venue to	
41		this county	75.00
42		Petition for change of name	75.00
43		Filing a process server	
44		application	75.00

1	B	Subsequent case filing fee	
2		Filing answer or initial	
3		appearance	\$40.00
4		Additional defendants	40.00
5		Notice of appeal to appellate	
6		courts	40.00
7		Cross-appeal by appellee	40.00
8		Ownership of real property	
9		becomes an issue defendant	40.00
10		Jurisdiction exceeded	
11		appellee (within 20 days	
12		of filing)	40.00
13		Response to show cause which	
14		does one or more of the	
15		following:	
16		1. Request affirmative or	
17		counterrelief	
18		2. Attacks process of	
19		proceedings	
20		3. Takes other affirmative	
21		action	40.00
22	C	Initial case filing fee	
23		Filing petition for annulment	\$60.00
24		Filing for dissolution/legal	
25		separation petition	60.00
26		Petition in formal testacy	
27		or appointment proceeding	60.00
28		Application for informal	
29		probate or informal appointment	60.00
30		Petition for supervised	
31		administration petition to	
32		appoint guardian	60.00
33		Petition to appoint conservator or	
34		make other protective order	60.00
35		Opposing petition in testacy or	
36		appointment proceedings or	
37		appointment of guardian or	
38		conservator	60.00
39		Single estate application	
40		or petition under title 14,	

1		chapter 3, section 14-3938	60.00
2		Domestic relations case for	
3		which a fee is not	
4		specifically prescribed	60.00
5	D	Subsequent case filing fee	
6		Filing answer to annulment	\$30.00
7		Filing for dissolution/legal	
8		separation answer	30.00
9		Any person opposing contested	
10		petition if no prior payment	
11		made	30.00
12		Post-adjudication	
13		petitions in	
14		domestic relations cases	30.00
15		Post-judgment activities	
16		in probate cases	30.00
17	E	Minimum clerk fee	
18		Filing power of attorney	\$10.00
19		Change of venue to another	
20		county transmittal fee	10.00
21		Change of venue to another	
22		county on section 12-404,	
23		transmittal fee	10.00
24		Filing transcript and docketing	
25		judgment from any courts	10.00
26		Issuance of writs of: attachment,	
27		execution, possession, restitution,	
28		prohibition and enforcement of	
29		order of judgment-garnishment	10.00
30		Certified copy or abstract of	
31		marriage application or license	10.00
32		Filing oath and bond of notary	
33		public	10.00
34		Certificate of correctness of copy	
35		of record	10.00
36		Justice of peace certificate	10.00
37		Notary public certificate	10.00
38		Each certificate of clerk to	
39		any matter in clerk's record	
40		not specifically provided	10.00

1		Filing any paper or performing	
2		any act for which a fee is not	
3		specifically prescribed	10.00
4		Subpoena - (civil)	10.00
5		Research in locating a document	
6		(per year or source researched)	10.00
7		Exemplification	
8		(per certification)	10.00
9		Authentication	
10		(per certification)	10.00
11		Seal a court file	10.00
12		Reopen a sealed court file	10.00
13		Retrieve bank records	10.00
14		Stop payment on check	10.00
15		Reel of film	
16		alpha index	
17		per year (plus per page	
18		fee below)	10.00
19		Payment history report	10.00
20		Certification under one document	
21		certification	10.00
22		Civil traffic appeal	10.00
23	F	Per page fee	
24		Making copies (on appeal	
25		and on request) per page	\$1.00
26		Making extra copies	
27		per page	1.00
28		Making photographic or	
29		photostatic copies per page	1.00
30		Comparison fee of papers	
31		furnished by applicant per page	1.00
32		Alpha index per page	1.00
33	G	Special fees	
34		Filing adoption case	\$20.00
35		Contested adoption	10.00
36		Small claim tax case	10.00
37		Filing petition against	
38		harassment	10.00
39		Domestic violence, order of	
40		protection pursuant to	

1	section 13-3602	5.00
2	Alimony/child support	
3	payment (annual handling fee)	18.00
4	Marriage license and	
5	return hereof	12.00
6	Postage and handling	3.00
7	Notary services	3.00

8 B. Except as provided in subsections C and D of this section, the
 9 clerk of the superior court shall receive the fees prescribed in subsection
 10 A of this section for the following services:

11 1. Making copies of papers and records required to be made by the
 12 clerk upon appeal, and copies of papers and records in ~~his~~ THE CLERK'S office
 13 made upon request in other cases, for each legal size page of original.

14 2. Making extra copies of the papers and records mentioned in
 15 paragraph 1 of this subsection, required or requested for each page of copy
 16 of such papers and records.

17 3. In a clerk's office, in which a photographic or photostatic method
 18 of recording is used or is available for use in cooperation with other public
 19 offices, preparing copies enumerated in paragraphs 1 and 2 of this subsection
 20 for each page of copy or fraction of a page of copy. Portions of several
 21 pages of records may be combined in one page of copy. The clerk may prepare
 22 an abstract of marriage in lieu of a reproduction of the recorded marriage
 23 license. The fee shall apply to matters whether recorded in such office by
 24 longhand, typing, electronic, photographic or photostatic methods. The fees
 25 for copies are exclusive of the fees for certification or authentication.

26 4. Issuing a certificate as to official capacity of a notary public
 27 or justice of the peace and affixing a seal thereto.

28 5. Maintenance or child support payments, to cover the costs of
 29 handling and thereafter the same fee annually on the anniversary of the
 30 order for support or maintenance. The court shall order payment of the
 31 handling fee as part of the order for support or maintenance. The handling
 32 fee shall not be deducted from the support or maintenance portion of the
 33 payment. If an electronic method of processing payments is used or is
 34 available for use, the handling fee shall be deducted electronically from the
 35 payment after current monthly orders have been satisfied.

36 6. Each subpoena issued in a civil proceeding or filing any paper or
 37 performing any act for which a fee is not specifically prescribed by law, but
 38 the clerk shall not charge for ~~his~~ THE CLERK'S services in administering the
 39 oath in connection with any affidavit, petition, letters or other pleading
 40 or document which, after administration of the oath therefor, is promptly
 41 filed by the clerk and becomes a part of a case or matter of record in the
 42 office of the clerk.

1 C. In addition to the fees required by subsection A of this section,
2 the clerk shall charge and collect for each marriage license and return of
3 a marriage license, twenty dollars. The clerk shall monthly transmit the
4 monies ~~he~~ THE CLERK collects pursuant to this subsection to the county
5 treasurer who shall monthly transmit the monies to the state treasurer who
6 shall transmit eighty per cent of the monies to the department of economic
7 security for deposit in the domestic violence shelter fund established
8 pursuant to section 36-3002 and twenty per cent of the monies to the
9 department of economic security for deposit in the child abuse prevention
10 fund established pursuant to section 8-550.01.

11 D. In addition to the fees required by subsection A of this section,
12 the clerk shall charge and collect for each filing for an adoption a
13 surcharge of thirty dollars. Adoptions where the child is a ward of the
14 court and is in the care and custody of the department of economic security
15 shall be exempt from the surcharge. The clerk shall monthly transmit the
16 monies collected pursuant to this subsection to the county treasurer who
17 shall monthly transmit the monies to the state treasurer who shall deposit
18 the monies in the confidential intermediary fund established pursuant to
19 section 8-135.

20 E. IN ADDITION TO THE CLASS A AND CLASS B FILING OR APPEARANCE FEE
21 THAT IS CHARGED PURSUANT TO SUBSECTION A OF THIS SECTION, THE CLERK SHALL
22 CHARGE AND COLLECT AN ADDITIONAL ONE DOLLAR FEE. THE CLERK SHALL MONTHLY
23 TRANSMIT THE ADDITIONAL FEE CHARGED PURSUANT TO THIS SUBSECTION TO THE COUNTY
24 TREASURER. THE COUNTY TREASURER SHALL MONTHLY TRANSMIT THESE MONIES TO THE
25 STATE TREASURER FOR DEPOSIT IN THE ALTERNATIVE DISPUTE RESOLUTION FUND
26 ESTABLISHED BY SECTION 12-135. THE ADDITIONAL FEE CHARGED PURSUANT TO THIS
27 SUBSECTION IS EXEMPT FROM SECTIONS 12-305 AND 38-810.

28 F. THE SUPREME COURT SHALL USE MONIES COLLECTED PURSUANT TO SUBSECTION
29 E OF THIS SECTION TO IMPLEMENT, ADMINISTER AND FUND ALTERNATIVE DISPUTE
30 RESOLUTION PROGRAMS IN THE SUPERIOR COURT IN COUNTIES THAT APPLY FOR FUNDING.

31 ~~E~~ G. Notwithstanding any other law, two per cent of all fees
32 collected by the superior court in each county pursuant to this section,
33 except fees deposited in the child support automation fund and the expedited
34 child support and visitation fund, fees collected pursuant to the surcharge
35 assessed under subsection D of this section, fees collected pursuant to the
36 surcharge assessed pursuant to sections 12-115 and 12-116, MONIES COLLECTED
37 PURSUANT TO SECTION 12-134 and fees assessed pursuant to section 13-901,
38 shall be deposited into the drug and gang enforcement account established
39 pursuant to section 41-2402. The clerk shall monthly transmit the monies ~~he~~
40 THE CLERK collects pursuant to this subsection to the county treasurer who
41 shall monthly transmit the monies to the state treasurer who shall transmit
42 the monies to the Arizona criminal justice commission for deposit in the drug
43 and gang enforcement account established pursuant to section 41-2402 for the
44 purposes of section 41-2402, subsection H.

~~F~~ H. In garnishment matters:

1. No fee shall be charged for filing an affidavit seeking only the release of exempt wages.

2. No fee shall be charged for filing a garnishee's answer, for filing a judgment against the garnishee or for the issuance or return of process incident to such a judgment.

3. For any contest relating to or any controversion of a garnishment matter, unless the contesting party has paid an appearance fee in that cause, the required appearance fee shall be paid, except that no clerk's fee shall be paid by the garnishee.

~~G~~ I. No appearance fee shall be charged to a person cited to appear and defend an order to show cause. Such person may stipulate to or consent to the entry of an order without the payment of an appearance fee. An appearance fee shall be paid when such person is present in person or by an attorney and does one or more of the following:

1. Requests affirmative relief or counterrelief.

2. Attacks the sufficiency of process or the proceedings.

3. Takes other affirmative action.

~~H~~ J. Each month the clerk shall transmit the monies collected for subsequent case filing fees for post-decree petitions in dissolution cases under subsection A of this section to the county treasurer for deposit in the expedited child support and visitation fund established pursuant to section 25-340.

~~I~~ K. Notwithstanding any law to the contrary, each month the clerk shall transmit fifty per cent of the monies the clerk's office collects for child support handling fees under subsection B, paragraph 5 of this section to the county treasurer for deposit in the child support automation fund established under section 12-2462.

Sec. 4. Section 12-2462, Arizona Revised Statutes, is amended to read: 12-2462. Child support automation fund; use; nonreversion

A. The child support automation fund is established in each county treasury consisting of monies received under section 12-284, subsection ~~I~~ K. The presiding judge of the superior court in each county shall administer the fund and shall expend fund monies subject to the board of supervisor's approval.

B. The clerk of the superior court shall use fund monies to improve, maintain and enhance computer hardware, software and automation systems used to collect court ordered child support.

C. The clerk of the superior court shall annually submit to the presiding judge the amount of revenues the clerk projects shall be available in the fund for the next fiscal year. If necessary, the presiding judge may withhold fund monies until a sufficient amount is available to cover automation costs.

1 D. Fund monies supplement and do not supplant monies otherwise
 2 allocated by the county for fund purposes.

3 E. Unexpended and unencumbered monies remaining in the fund at the end
 4 of the fiscal year remain in the fund and do not revert to the county general
 5 fund.

6 Sec. 5. Section 22-281, Arizona Revised Statutes, is amended to read:
 7 22-281. Fees and deposits

8 A. Justices of the peace shall receive fees established and classified
 9 as follows in civil actions:

10 1. Except as otherwise specifically provided by this section, for all
 11 services required of and rendered by the justice including, ~~but not limited~~
 12 ~~to,~~ THE issuance of process, THE issuance of writs before and after judgment,
 13 summoning a jury, THE administration of oaths, and filing and recording
 14 judgments in connection with a civil action on behalf of the plaintiff as
 15 follows:

16	Class	Fee Description	1991	1992	1993
17	A	Initial case filing fee			
18		Civil filing fees	\$ 27.00	\$ 27.00	\$ 32.00
19	B	Subsequent case filing fee			
20		Civil filing fees - defendant	\$ 17.00	\$ 17.00	\$ 17.00
21	C	Initial case filing fee			
22		Forcible entry and			
23		detainer filings	\$ 10.00	\$ 11.00	\$ 15.00
24		Small claims filing	11.00	12.00	16.00
25	D	Subsequent case filing fee			
26		Small claims answer	\$ 6.00	\$ 6.00	\$ 8.50
27		Forcible entry and detainer			
28		filings - defendant	5.00	5.00	7.50
29	E	Minimum clerk fee			
30		Document and transcript transfer			
31		on appeal	\$ 7.50	\$ 10.00	\$ 10.00
32		Certification of any documents	7.50	10.00	10.00
33		Issuance of writs	10.00	10.00	10.00
34		Filing any paper			
35		or performing any act			
36		for which a fee is not			
37		specifically prescribed	10.00	10.00	10.00
38	F	Per page fee			
39		Copies of any documents per page	\$ 1.00	\$ 1.00	\$ 1.00
40	G	Special fees			
41		Injunction against harassment	\$ 10.00	\$ 10.00	\$ 10.00
42					

1	Domestic violence, order of			
2	protection pursuant to			
3	section 13-3602	5.00	5.00	5.00
4	Notary services	3.00	3.00	3.00
5	Small claims service by mail	3.00	3.00	3.00

6 2. For certifying copies of papers or records in ~~his~~ THE office,
 7 ~~exclusive of the cost of making the copies, but~~ including preparation of the
 8 certificate and signature of the justice BUT EXCLUDING THE COST OF MAKING THE
 9 COPIES, a fee established pursuant to subsection A, paragraph 1 of this
 10 section.

11 B. ~~Nothing provided by~~ This section ~~shall~~ DOES NOT deprive the parties
 12 to the action of the privilege of depositing amounts with the justice, in
 13 addition to those set forth in this section, for use in connection with
 14 payment of constable's and sheriff's fees for service of process, levying of
 15 writs, and other services for which fees are otherwise provided by law.

16 C. Two dollars of each class A and class B filing fees, one dollar of
 17 each class C initial small claims filing fee and one dollar of each class D
 18 subsequent small claims answer fee collected pursuant to subsection A,
 19 paragraph 1 of this section shall be transmitted monthly to the county
 20 treasurer. The county treasurer shall transmit these funds monthly to the
 21 state treasurer for deposit in the alternative dispute resolution fund
 22 pursuant to section 12-135.

23 D. THE SUPREME COURT SHALL USE monies collected pursuant to subsection
 24 C of this section ~~shall be used by the supreme court~~ to implement, administer
 25 and fund alternative dispute resolution programs for the justice of the peace
 26 courts which apply for funding.

27 E. ~~In addition to the class A and class B filing or appearance fees~~
 28 ~~charged pursuant to section 12-284, subsection A, an additional one dollar~~
 29 ~~fee shall be charged. All monies received from the additional fee charged~~
 30 ~~pursuant to this subsection shall be transmitted monthly to the county~~
 31 ~~treasurer. The county treasurer shall transmit these funds monthly to the~~
 32 ~~state treasurer for deposit in the alternative dispute resolution fund~~
 33 ~~pursuant to section 12-135.~~

34 F. ~~The additional fees collected pursuant to subsection E of this~~
 35 ~~section are exempt from sections 12-305 and 38-810.~~

36 G. ~~Monies collected pursuant to subsection E of this section shall be~~
 37 ~~used by the supreme court to implement, administer and fund alternative~~
 38 ~~dispute resolution programs in the superior court in counties which apply for~~
 39 ~~funding.~~

40 Sec. 6. Section 25-340, Arizona Revised Statutes, is amended to read:
 41 25-340. Expedited child support and visitation fund

42 A. Each county treasurer shall establish ~~a~~ AN EXPEDITED child support
 43 and visitation fund consisting of monies received pursuant to section 12-284,
 44 subsection ~~H~~ J.

1 B. The presiding judge OF THE SUPERIOR COURT shall use fund monies to
2 establish, maintain and enhance programs designed to expedite the processing
3 of petitions filed pursuant to section 25-326 and to enforce resulting court
4 orders.

5 C. The county treasurer may invest monies in the fund and shall
6 deposit interest earned in the fund.

7 D. Monies received from this fund shall be used to supplement and not
8 supplant monies allocated by the county.

9 Sec. 7. Section 41-2402, Arizona Revised Statutes, is amended to read:
10 41-2402. Drug and gang enforcement account

11 A. A drug and gang enforcement account is established within the
12 criminal justice enhancement fund consisting of monies appropriated to the
13 account by the legislature and any other monies available from other sources,
14 public or private, to be used for the purpose of enhancing efforts to deter,
15 investigate, prosecute, adjudicate and punish drug offenders and members of
16 criminal street gangs as defined in section 13-2301.

17 B. The criminal justice commission shall distribute monies from the
18 drug AND GANG enforcement account in the following manner:

19 1. Up to thirty per cent to fund programs and agencies approved by the
20 commission to enhance the investigation of drug and gang offenses and related
21 criminal activity.

22 2. Up to thirty per cent to fund programs and agencies approved by the
23 commission to enhance the state and county prosecution of drug and gang
24 offenses and related criminal activity.

25 3. Up to ten per cent to fund programs and agencies approved by the
26 commission to enhance the city or town prosecution of drug and gang offenses
27 and related criminal activity.

28 4. Up to thirty per cent to fund programs and agencies approved by the
29 commission for the purpose of enhancing the ability of the courts to process
30 drug and gang offenses and related criminal cases, either through the
31 appointment of judges pro tempore or the establishment of additional
32 divisions of the courts only for the purposes of this section, enhancing
33 defense and probation services, including treatment, and funding the drug
34 testing program.

35 5. Up to thirty per cent to fund programs by county sheriffs, as
36 approved by the commission, to enhance the jail operations and facilities
37 available to detain and incarcerate drug offenders and members of criminal
38 street gangs as defined in section 13-2301.

39 C. Before any monies are expended from the account, the criminal
40 justice commission shall submit to the joint legislative budget committee a
41 plan of proposed expenditures from the account and the anticipated fiscal and
42 operational impact of those expenditures on all state and local agencies.

1 D. Any state agency which receives monies allocated from this account
2 shall not include such monies as part of its continuation budget base for the
3 purpose of requesting appropriations for the following fiscal year.

4 E. All the monies allocated from this account shall be dedicated
5 solely to the purpose of enhancing efforts to deter, investigate, prosecute,
6 adjudicate and punish drug and gang and related criminal offenders, except
7 those monies allocated pursuant to subsection H of this section.

8 F. Notwithstanding the limitations prescribed in subsection B of this
9 section, any federal monies or matching state monies in the drug and gang
10 enforcement account may only be allocated by the commission pursuant to a
11 plan approved by the federal government.

12 G. The auditor general shall annually perform a full and complete
13 audit of the fund or the commission shall annually contract with an
14 accounting firm to perform the audit and deliver a report to the governor and
15 the legislature. The audit shall be charged to the drug and gang enforcement
16 account.

17 H. A resource center fund consisting of monies received pursuant to
18 section 12-284 is established within the drug and gang enforcement account
19 to be used solely for the purpose of funding the Arizona drug and gang
20 prevention resource center. ~~Beginning March 31, 1991,~~ The Arizona criminal
21 justice commission shall transmit quarterly to the Arizona prevention
22 resource center the monies collected pursuant to section 12-284, subsection
23 ~~E- G~~ for deposit in the resource center fund. Expenditure of the monies
24 shall be subject to appropriation. Any monies unexpended or unencumbered on
25 June 30 of each year shall not be subsequently expended or encumbered unless
26 reappropriated. No monies in the drug and gang enforcement account except
27 those received pursuant to this subsection shall be used to fund the Arizona
28 drug and gang prevention resource center.

APPROVED BY THE GOVERNOR APRIL 19, 1996.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 22, 1996