1 STATE OF OKLAHOMA 2 1st Session of the 55th Legislature (2015) 3 SENATE BILL 584 By: Shortey 4 5 6 AS INTRODUCED 7 An Act relating to bail bonds; directing assessment of certain fee on each bond written; setting fee; requiring fee be paid to court clerk where bond is 8 written; directing monthly deposit of fees to certain 9 fund; establishing revolving fund; naming fund the Jail Bail Contribution Fund; providing for deposits and expenditures; directing the Department of Public 10 Safety to administer certain fund for certain 11 purposes; requiring written offerings and terms; authorizing the Department of Public Safety to 12 develop certain offerings from certain funds; requiring written applications from certain qualified county entities; prohibiting funds for certain 13 private entities; providing for annual report at certain time; directing the Director of Public Safety 14 to establish certain panel to review applications for funds; prohibiting certain members from receiving 15 funds; providing for codification; and providing an effective date. 16 17 18 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 19 SECTION 1. A new section of law to be codified 20 NEW LAW in the Oklahoma Statutes as Section 1341 of Title 59, unless there 21 is created a duplication in numbering, reads as follows: 22 Each person who holds a valid bail bondsman's license issued 23 Α. by the Insurance Commissioner in this state, and who is subject to

Req. No. 1227 Page 1

the provisions of Sections 1301 et seq of Title 59 of the Oklahoma Statutes, shall be assessed and required to pay a fee of Fifteen Dollars (\$15.00) for each bond written in this state. Each bond written shall be assessed the fee established in this section and such fee shall be payable by the bondsman to the court clerk of the court at the time and where such bond is written. Each court clerk, upon collection of the assessed bond fee, shall deposit such fee on a monthly basis into the Jail Bond Contribution Fund established in this act.

- B. There is hereby created in the State Treasury a revolving fund for the Department of Public Safety to be designated the "Jail Bond Contribution Fund". The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of bail bond assessment fees pursuant to the provisions of this act. All monies accruing to the credit of the fund are hereby appropriated and may be budgeted and expended by the Department of Public Safety for the purpose of improving the administration, staffing and programs of county jails and/or court clerk's offices through approved loans or grants offered by the Department of Public Safety as provided in this act. Expenditures from the fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Office of Management and Enterprise Services.
- C. All loans or grants offered and made available by the Department of Public Safety pursuant to the funds in the Jail Bond

Req. No. 1227 Page 2

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    Contribution Fund shall be subject to written offerings, terms,
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    conditions, and requirements developed by the Department of Public
    Safety for each separate offering, and shall be subject to separate
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    written loan or grant applications from qualified county-owned and
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    county-operated jails in this state or district court clerks'
    offices in this state. No funds from the Jail Bail Contribution
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    Fund shall be available to any private jail or private jail
    management entity. The Department shall report annually with its
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    budget request to the Legislature all offerings and expenditures
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    from the fund and all loans and grants made, together with their
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    individual terms and conditions. The Director of Public Safety
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    shall establish a five-member panel to review and select qualified
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    applicants and recipients for loans and grants authorized by this
    act. No member appointed to the review panel shall be an applicant
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    or recipient of any loan or grant from the fund at any time.
        SECTION 2. This act shall become effective November 1, 2015.
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Req. No. 1227 Page 3

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