By Senator McKay

rb99-8

```
A reviser's bill to be entitled
 1
 2
           An act relating to the Florida Statutes;
           amending ss. 40.011, 45.031, 50.051, 75.11,
 3
 4
           83.56, 98.095, 99.021, 101.051, 101.111,
           101.47, 101.49, 102.167, 105.031, 106.087,
 5
 6
           125.411, 157.31, 196.111, 200.065, 236.32,
 7
           255.05, 298.301, 298.77, 372.312, 538.08,
           538.24, 568.13, 591.29, 695.031, 709.08,
 8
 9
           713.20, 713.22, 713.23, 718.116, 727.111,
           765.303, 812.014, 849.38, 921.241, 921.242, and
10
           932.66, Florida Statutes, to revise references
11
           to dates reading "19..." in forms in the
12
           Florida Statutes in anticipation of the
13
14
           approaching millennium.
15
16
    Be It Enacted by the Legislature of the State of Florida:
17
           Section 1. Subsection (2) of section 40.011, Florida
18
19
    Statutes, is amended to read:
20
           40.011 Jury lists.--
           (2) The affidavit executed pursuant to subsection (1)
21
22
    must be in substantially the following form:
23
24
    State of Florida
25
    I, ....., do solemnly swear (or affirm) that I am ....
26
27
    years of age; that I am a citizen of the United States and a
28
    legal resident of Florida and .... County; that I personally
    make application for jury duty; that I am eligible to serve as
29
30
   a juror under the Constitution and laws of Florida; and that I
31 reside at ...(Address)...
```

1

CODING: Words stricken are deletions; words underlined are additions.

```
1
2
                                                  ...(Signature)...
3
    Sworn to and subscribed before me this .... day of ....,
4
5
   ...(year)...<del>19....</del>, at .... County, Florida.
6
7
                                          (Signature and title of officer
8
9
                                      administering oath)
10
           Section 2. Subsections (3), (4), and (7) of section
11
    45.031, Florida Statutes, are amended to read:
           45.031 Judicial sales procedure. -- In any sale of real
12
13
    or personal property under an order or judgment, the following
14
   procedure may be followed as an alternative to any other sale
   procedure if so ordered by the court:
15
           (3) CERTIFICATION OF SALE. -- After a sale of the
16
17
   property the clerk shall promptly file a certificate of sale
18
    and serve a copy of it on each party not in default in
19
    substantially the following form:
20
21
    (Caption of Action)
22
23
                         CERTIFICATE OF SALE
24
           The undersigned clerk of the court certifies that
25
   notice of public sale of the property described in the order
26
   or final judgment was published in ...., a newspaper
27
28
    circulated in .... County, Florida, in the manner shown by the
29
   proof of publication attached, and on ...,...(year)...
   19...., the property was offered for public sale to the
30
31 | highest and best bidder for cash. The highest and best bid
```

```
received for the property was submitted by ...., to whom the
   property was sold. The proceeds of the sale are retained for
 3
    distribution in accordance with the order or final judgment.
 4
    WITNESS my hand and the seal of this court on ....,
   ...(year)...<del>19....</del>.
 5
 6
                                                      ...(Clerk)...
 7
                                           By ...(Deputy Clerk)...
 8
9
           (4) CERTIFICATE OF TITLE. -- If no objections to the
10
    sale are filed within 10 days after filing the certificate of
11
    sale, the clerk shall file a certificate of title and serve a
    copy of it on each party not in default in substantially the
12
13
    following form:
14
15
    (Caption of Action)
16
17
                         CERTIFICATE OF TITLE
18
19
           The undersigned clerk of the court certifies that he or
    she executed and filed a certificate of sale in this action on
20
21
    ...., (year)...<del>19....</del>, for the property described herein
    and that no objections to the sale have been filed within the
22
    time allowed for filing objections.
23
24
           The following property in .... County, Florida:
25
                            (description)
26
    was sold to .....
27
28
    WITNESS my hand and the seal of the court on ....,
29
   ...(year)...<del>19....</del>.
30
                                                      ...(Clerk)...
31
                                           By ...(Deputy Clerk)...
```

```
1
2
           (7) DISBURSEMENTS OF PROCEEDS. -- On filing a
3
   certificate of title the clerk shall disburse the proceeds of
    the sale in accordance with the order or final judgment, and
4
5
   shall file a report of such disbursements and serve a copy of
6
    it on each party not in default, and on the Department of
7
   Revenue if it was named as a defendant in the action, in
8
    substantially the following form:
9
10
    (Caption of Action)
11
12
                     CERTIFICATE OF DISBURSEMENTS
13
           The undersigned clerk of the court certifies that he or
14
   she disbursed the proceeds received from the sale of the
15
16
   property as provided in the order or final judgment to the
17
   persons and in the amounts as follows:
18
   Name
                                                              Amount
19
20
                                 Total
21
22
    WITNESS my hand and the seal of the court on ....,
23
   ...(year)...<del>19....</del>.
24
                                                       ...(Clerk)...
25
                                            By ...(Deputy Clerk)...
26
27
   If no objections to the report are served within 10 days after
28
    it is filed, the disbursements by the clerk shall stand
29
    approved as reported. If timely objections to the report are
   served, they shall be heard by the court. Service of
30
31
```

```
objections to the report does not affect or cloud the title of
2
    the purchaser of the property in any manner.
3
           Section 3. Section 50.051, Florida Statutes, is
    amended to read:
4
5
           50.051 Proof of publication; form of uniform
6
    affidavit. -- The printed form upon which all such affidavits
7
    establishing proof of publication are to be executed shall be
8
    substantially as follows:
9
10
                          NAME OF NEWSPAPER
11
12
                     Published (Weekly or Daily)
13
14
                  (Town or City) (County) FLORIDA
15
    STATE OF FLORIDA
16
17
18
    COUNTY OF ....:
19
           Before the undersigned authority personally appeared
20
    ...., who on oath says that he or she is .... of the ...., a
    .... newspaper published at .... in .... County, Florida; that
21
22
    the attached copy of advertisement, being a .... in the matter
23
    of .... in the .... Court, was published in said newspaper in
24
    the issues of .....
25
           Affiant further says that the said .... is a newspaper
   published at ...., in said .... County, Florida, and that the
26
   said newspaper has heretofore been continuously published in
27
28
    said .... County, Florida, each .... and has been entered as
29
    second-class mail matter at the post office in ...., in said
    .... County, Florida, for a period of 1 year next preceding
30
31 the first publication of the attached copy of advertisement;
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and affiant further says that he or she has neither paid nor
2
   promised any person, firm or corporation any discount, rebate,
3
   commission or refund for the purpose of securing this
   advertisement for publication in the said newspaper.
4
5
6
    Sworn to and subscribed before me this .... day of ....,
7
   \dots(year)\dots19\dots, by \dots, who is personally known to me or
8
   who has produced (type of identification) as identification.
9
10
11
    ...(Signature of Notary Public)...
12
13
    ...(Print, Type, or Stamp Commissioned Name of Notary
14
   Public)...
15
16
    ...(Notary Public)...
17
           Section 4. Subsection (1) of section 75.11, Florida
18
    Statutes, is amended to read:
19
           75.11 Stamping instruments validated.--
           (1) Bonds or certificates, when validated under this
20
    chapter, shall have stamped or written thereon, by the proper
21
    officers of such county, municipality or district issuing
22
    them, a statement in substantially the following form:
23
24
    "This bond is one of a series of bonds which were validated by
25
    judgment of the Circuit Court for .... County, rendered on
26
    ...., ... (year)...<del>19....</del>."
27
28
           Section 5. Subsection (3) of section 83.56, Florida
29
    Statutes, is amended to read:
30
           83.56 Termination of rental agreement.--
```

1 (3) If the tenant fails to pay rent when due and the 2 default continues for 3 days, excluding Saturday, Sunday, and 3 legal holidays, after delivery of written demand by the 4 landlord for payment of the rent or possession of the 5 premises, the landlord may terminate the rental agreement. 6 Legal holidays for the purpose of this section shall be 7 court-observed holidays only. The 3-day notice shall contain 8 a statement in substantially the following form: 9 10 You are hereby notified that you are indebted to me in 11 the sum of dollars for the rent and use of the premises ... (address of leased premises, including county)..., Florida, 12 13 now occupied by you and that I demand payment of the rent or 14 possession of the premises within 3 days (excluding Saturday, 15 Sunday, and legal holidays) from the date of delivery of this notice, to wit: on or before the day of, 16 ...(year<u>)...19.....</u> 17 18 19 ...(landlord's name, address and phone number)... Section 6. Subsection (3) of section 98.095, Florida 20 21 Statutes, is amended to read: 98.095 County registers open to inspection; copies. --22 (3) Any person who acquires a list of registered 23 24 voters from the office of the supervisor shall take and 25 subscribe to an oath which shall be in substantially the following form: 26 27 28 I hereby swear or affirm that I am a person authorized 29 by s. 98.095, Florida Statutes, to acquire information on

registered voters of County, Florida; that the

information acquired will be used only for the purposes

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prescribed in that section and for no other purpose; and that
    I will not permit the use or copying of such information by
3
   persons not authorized by the Election Code of the State of
    Florida.
4
5
6
                         ... (Signature of person acquiring list)...
7
8
           Sworn to and subscribed before me this .... day of
9
    \dots,\dots,\dots(year)\dots \frac{19\dots}{19\dots}.
10
11
          ...(Signature and title of person administering oath)...
           Section 7. Paragraph (a) of subsection (1) of section
12
    99.021, Florida Statutes, is amended to read:
13
           99.021 Form of candidate oath.--
14
           (1)(a) Each candidate, whether a party candidate, an
15
    independent candidate, or a write-in candidate, in order to
16
17
    qualify for nomination or election to any office other than a
18
    judicial office as defined in chapter 105, shall take and
19
    subscribe to an oath or affirmation in writing. A printed
20
    copy of the oath or affirmation shall be furnished to the
    candidate by the officer before whom such candidate seeks to
21
22
    qualify and shall be substantially in the following form:
23
24
   State of Florida
25
    County of....
           Before me, an officer authorized to administer oaths,
26
   personally appeared ... (please print name as you wish it to
27
28
    appear on the ballot)..., to me well known, who, being sworn,
    says that he or she is a candidate for the office of ....;
29
    that he or she is a qualified elector of .... County, Florida;
30
31 that he or she is qualified under the Constitution and the
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laws of Florida to hold the office to which he or she desires
    to be nominated or elected; that he or she has taken the oath
2
3
   required by ss. 876.05-876.10, Florida Statutes; that he or
    she has qualified for no other public office in the state, the
4
5
    term of which office or any part thereof runs concurrent with
6
    that of the office he or she seeks; and that he or she has
7
    resigned from any office from which he or she is required to
8
    resign pursuant to s. 99.012, Florida Statutes.
9
                                     ...(Signature of candidate)...
10
                                                    ...(Address)...
11
    Sworn to and subscribed before me this .... day of ....,
12
13
   ...(year)...<del>19....</del>, at .... County, Florida.
         ... (Signature and title of officer administering oath)...
14
15
           Section 8. Subsection (4) of section 101.051, Florida
    Statutes, is amended to read:
16
17
           101.051 Electors seeking assistance in casting
   ballots; form to be executed; forms to be furnished .--
18
19
           (4) If an elector needs assistance in voting pursuant
    to the provisions of this section, the clerk or one of the
20
21
    inspectors shall require the elector requesting assistance in
22
    voting to take the following oath:
23
24
                   DECLARATION TO SECURE ASSISTANCE
25
   State of Florida
26
   County of ....
27
   Date ....
28
29
   Precinct ....
           I, ...(Print name)..., swear or affirm that I am a
30
31 registered elector and request assistance from ...(Print
```

```
names)... in voting at the ...(name of election)... held on
2
   ...(date of election)... for the following reason......
3
   4
       5
                                     ...(Signature of voter)...
6
7
   Sworn and subscribed to before me this .... day of ....,
   ...(year)...<del>19....</del>.
9
                 ... (Signature of Official Administering Oath)...
10
          Section 9. Subsections (1) and (2) of section 101.111,
11
   Florida Statutes, are amended to read:
          101.111 Person desiring to vote may be challenged;
12
13
   challenger to execute oath; oath of challenged elector;
   determination of challenge .--
14
          (1) When the right to vote of any person who desires
15
   to vote is questioned by any elector or watcher, the challenge
16
17
   shall be reduced to writing with an oath as provided in this
18
   section, giving reasons for the challenge, which shall be
19
   delivered to the clerk or inspector. Any elector or authorized
20
   poll watcher challenging an elector at an election shall
   execute the oath set forth below:
21
22
23
                OATH OF PERSON ENTERING CHALLENGE
24
   State of Florida
25
26
   County of ....
27
28
   I do solemnly swear that my name is ....; that I am a member
29
   of the .... party; that I am .... years old; that I was born
   in the state of.... or the country of ....; that my residence
30
31 is on .... street, in the municipality of ....; and that I
```

```
have reason to believe that .... is attempting to vote
   illegally and the reasons for my belief are set forth herein
3
   to wit: .....
4
   5
   6
                   ... (Signature of person challenging voter)...
7
   Sworn and subscribed to before me this .... day of ....,
8
9
   ...(year)...<del>19....</del>.
10
                                     ...(Clerk of election)...
11
         (2) Before a challenged elector is permitted to vote
12
13
   by any officer or person in charge of admission to the polling
   place, the challenged elector's right to vote shall be
14
   determined in accordance with the provisions of subsection
15
   (3). The clerk or inspector shall immediately deliver to the
16
17
   challenged elector a copy of the oath of the person entering
   the challenge and shall request the challenged elector to
18
19
   execute the following affidavit:
20
21
                    OATH OF CHALLENGED VOTER
22
   State of Florida
23
24
   County of ....
25
   I do solemnly swear that my name is ....; that I am a member
26
27
   of the .... party; that I am .... years old; that I was born
28
   in the state of .... or the country of ....; that my residence
29
   is on .... street, in the municipality of ...., in this the
   .... precinct of .... county; that I personally made
30
31 application for registration and signed my name and that I am
```

```
a qualified voter, and I am not registered to vote in any
2
   other precinct other than the one in which I am presently
3
   seeking to vote.
4
                                         ...(Signature of voter)...
5
6
    Sworn and subscribed to before me this .... day of ....,
7
    ..(year)...\frac{19....}{}.
8
                             ...(Clerk of election or Inspector)...
9
10
   Any inspector or clerk of election may administer the oath.
11
           Section 10. Subsection (8) of section 101.47, Florida
    Statutes, is amended to read:
12
13
           101.47 Requirements before elector enters voting
   machine booth. --
14
15
           (8) The identification slip shall be in substantially
16
    the following form:
17
18
   No. ....
19
              SIGNATURE IDENTIFICATION SLIP.... ELECTION
           Held in .... County, Florida, on the .... day of ....,
20
    A. D....(year)...\frac{19....}{}.
21
           I affix my signature hereto in the place and at the
22
    time of voting for the purpose of identifying myself as a duly
23
24
    registered and qualified voter in this election.
25
                                         ...(Signature of voter)...
           I hereby certify that the foregoing signature was
26
27
    signed in my presence during voting hours at this voting
28
   precinct and by me compared with that on the registration
29
   books and approved for voting in precinct No. .....
30
                             ...(Initials of clerk or inspector)...
31
```

```
1
           I hereby certify that I admitted the person who signed
2
    this identification slip to the voting machine; that said
3
    voter was personally known to me, or told me that he or she
4
    signed it; and that the number of the voting machine is .....
5
                    ...(Initials of official operating machine)...
6
           Section 11. Subsection (1) of section 101.49, Florida
7
    Statutes, is amended to read:
           101.49 Procedure of election officers where signatures
    differ.--
9
10
           (1) Whenever any clerk or inspector, upon a just
11
    comparison of the signature, shall doubt that the handwriting
    affixed to a signature identification slip of any elector who
12
13
   presents himself or herself at the polls to vote is the same
   as the signature of the elector affixed in the registration
14
15
   book, the clerk or inspector shall deliver to the person an
   affidavit which shall be in substantially the following form:
16
17
18
    STATE OF FLORIDA,
19
    COUNTY OF ....
20
           I do solemnly swear (or affirm) that my name is ....;
    that I am .... years old; that I was born in the State of
21
22
    ....; that I am registered to vote, and at the time I
   registered I resided on .... Street, in the municipality of
23
    ...., County of ...., State of Florida; that I am a qualified
24
25
    voter of the county and state aforesaid and have not voted in
    this election.
26
27
                                         ...(Signature of voter)...
28
           Sworn to and subscribed before me this .... day of
29
    ...., A. D....(year)...\frac{19.....}{19....}
30
                             ...(Clerk or inspector of election)...
31
                                                 Precinct No. ....
```

1	County of
2	Section 12. Section 102.167, Florida Statutes, is
3	amended to read:
4	102.167 Form of protest of election returns
5	(1) The form of the "Protest of Election Returns to
6	Canvassing Board" shall be as follows:
7	
8	PROTEST OF ELECTION RETURNS TO
9	CANVASSING BOARD
10	
11	, Florida
12	, <u>(year)19</u>
13	As provided in Section 102.166(1), Florida Statutes, I,
14	of County, Florida, believe the election returns
15	from Precinct No in the election (year)
16	19 are erroneous.
17	I hereby protest the canvass of such returns by the
18	Canvassing Board, and request that said returns be
19	investigated, examined, checked, and corrected by said
20	Canvassing Board. The basis for this protest is
21	
22	
23	
24	
25	
26	
27	Under penalties of perjury, I swear (or affirm) that I have
28	read the foregoing and that the facts alleged are true, to the
29	best of my knowledge and belief.
30	
31	(Signature of person protesting election returns)

1	
2	(2) The form of the "Protest of Election Returns to
3	Circuit Judge" shall be as follows:
4	
5	PROTEST OF ELECTION RETURNS TO
6	CIRCUIT JUDGE
7	
8	, Florida
9	,(year) 19
10	As provided in Section 102.166(2), Florida Statutes, I,
11	of Florida, being a qualified elector in Precinct
12	No of County, Florida, believe the election returns
13	from Precinct No in the election of <u>,</u>
14	(year) 19 are fraudulent.
15	I hereby protest against the canvass of such returns by
16	the Canvassing Board, and request that said returns be
17	investigated, examined, checked, and corrected. The basis for
18	this protest is
19	
20	
21	
22	
23	
24	Under penalties of perjury, I swear (or affirm) that I have
25	read the foregoing and that the facts alleged are true, to the
26	best of my knowledge and belief.
27	
28	(Signature of person protesting election returns)
29	Section 13. Subsection (4) of section 105.031, Florida
30	Statutes, is amended to read:
31	

2627

28 29

30

31

Florida Statutes.

105.031 Qualification; filing fee; candidate's oath;

```
2
    items required to be filed .--
3
           (4) CANDIDATE'S OATH. -- All candidates for judicial
   office shall subscribe to an oath or affirmation in writing to
4
5
   be filed with the appropriate qualifying officer upon
6
    qualifying. A printed copy of the oath or affirmation shall
7
   be furnished to the candidate by the qualifying officer and
    shall be in substantially the following form:
8
9
10
    State of Florida
11
    County of ....
           Before me, an officer authorized to administer oaths,
12
13
   personally appeared ... (please print name as you wish it to
14
    appear on the ballot)..., to me well known, who, being sworn,
    says he or she: is a candidate for the judicial office of
15
    ....; that his or her legal residence is .... County, Florida;
16
17
    that he or she is a qualified elector of the state and of the
    territorial jurisdiction of the court to which he or she seeks
18
19
    election; that he or she is qualified under the constitution
20
    and laws of Florida to hold the judicial office to which he or
21
    she desires to be elected or in which he or she desires to be
   retained; that he or she has taken the oath required by ss.
22
    876.05-876.10, Florida Statutes; that he or she has qualified
23
24
    for no other public office in the state, the term of which
25
    office or any part thereof runs concurrent to the office he or
```

...(Signature of candidate)...

...(Address)...

she seeks; and that he or she has resigned from any office

which he or she is required to resign pursuant to s. 99.012,

```
Sworn to and subscribed before me this .... day of ....,
   ...(year)...<del>19....</del>, at .... County, Florida.
3
         ...(Signature and title of officer administering oath)...
4
           Section 14. Paragraph (a) of subsection (1) of section
5
    106.087, Florida Statutes, is amended to read:
6
           106.087 Independent expenditures; contribution limits;
7
    restrictions on political parties, political committees, and
8
    committees of continuous existence. --
9
           (1)(a) As a condition of receiving a rebate of filing
10
    fees and party assessment funds pursuant to s. 99.061(2), s.
11
    99.092(1), s. 99.103, or s. 103.121(1)(b), the chair or
    treasurer of a state or county executive committee shall take
12
13
    and subscribe to an oath or affirmation in writing. During the
14
   qualifying period for state candidates and prior to
15
    distribution of such funds, a printed copy of the oath or
   affirmation shall be filed with the Secretary of State and
16
17
    shall be substantially in the following form:
18
19
   State of Florida
20
    County of ....
           Before me, an officer authorized to administer oaths,
21
22
   personally appeared ...(name)..., to me well known, who, being
    sworn, says that he or she is the ...(title)... of the
23
24
    ...(name of party)... (state or specified county)...
25
   executive committee; that the executive committee has not
   made, either directly or indirectly, an independent
26
    expenditure in support of or opposition to a candidate or
27
28
    elected public official in the prior 6 months; that the
29
    executive committee will not make, either directly or
    indirectly, an independent expenditure in support of or
30
31 opposition to a candidate or elected public official, through
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and including the upcoming general election; and that the
2
   executive committee will not violate the contribution limits
3
   applicable to candidates under s. 106.08(2), Florida Statutes.
4
                          ...(Signature of committee officer)...
5
                                                ...(Address)...
6
7
   Sworn to and subscribed before me this .... day of ....,
8
   ...(year)...<del>19....</del>, at .... County, Florida.
9
        ... (Signature and title of officer administering oath)...
10
          Section 15. Subsection (1) of section 125.411, Florida
11
   Statutes, is amended to read:
          125.411 Conveyance of land by county.--
12
13
          (1) Deeds of conveyance of lands, the title to which
14
   is held by any county or in the name of its board of county
15
   commissioners, may be in substantially the following form:
16
17
   THIS DEED, made this .... day of ...., ...(year)...19...., by
   .... County, Florida, party of the first part, and ...., party
18
19
   of the second part,
20
   WITNESSETH that the said party of the first part, for and in
   consideration of the sum of $.... to it in hand paid by the
21
   party of the second part, receipt whereof is hereby
22
23
   acknowledged, has granted, bargained and sold to the party of
24
   the second part, his or her heirs and assigns forever, the
25
   following described land lying and being in .... County,
   Florida:
26
27
   28
    29
   IN WITNESS WHEREOF the said party of the first part has caused
   these presents to be executed in its name by its Board of
30
31
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County Commissioners acting by the Chair or Vice Chair of said
2
   board, the day and year aforesaid.
3
           (OFFICIAL SEAL)
4
   ATTEST: ...Clerk (or Deputy Clerk of Circuit Court)...
5
    .... County, Florida
6
7
           By its Board of County Commissioners
           By ... Chair (or Vice Chair)...
8
           Section 16. Section 157.31, Florida Statutes, is
9
10
    amended to read:
11
           157.31 Notice of reassessment for drainage. -- In all
    such cases, the board of county commissioners, upon the matter
12
   being brought to its attention, shall cause to be published in
13
14
    some newspaper published in the county, at least once each
15
   week for 2 consecutive weeks, a notice substantially in the
16
    following form:
17
                 Notice of Reassessment for Drainage
18
19
20
   Whereas, it has been discovered that the proceedings to
21
    establish a public ditch, drain or canal, commencing at ....
22
    and running in a general .... course through the following
    lands, viz. .... were defective, and the assessment in
23
24
   pursuance thereof made was invalid, or irregular and not made
25
    in compliance with law, now, therefore, notice is hereby given
    to all persons interested, that the County Commissioners of
26
    .... County, will be in session at .... o'clock in the
27
28
    forenoon, at the courthouse, on the .... day of ....,
29
   ...(year)...<del>19....</del>, for the purpose of providing for a
   reassessment of the property specially benefited by the said
30
31 public ditch, drain or canal, and all persons interested are
```

```
hereby notified to attend on the said day, and present
    objections, if any, to the said reassessment, and are further
3
   notified that the board will give a hearing to all parties
    interested, and act on the said matter at the said meeting.
4
5
           Section 17. Subsection (1) of section 196.111, Florida
6
    Statutes, is amended to read:
7
           196.111 Property appraisers may notify persons
8
    entitled to homestead exemption; publication of notice;
9
    costs.--
10
           (1) As soon as practicable after February 5 of each
11
    current year, the property appraisers of the several counties
    may mail to each person to whom homestead exemption was
12
13
    granted for the year immediately preceding and whose
14
    application for exemption for the current year has not been
    filed as of February 1 thereof, a form for application for
15
    homestead exemption, together with a notice reading
16
17
    substantially as follows:
18
19
                     NOTICE TO TAXPAYERS ENTITLED
                         TO HOMESTEAD EXEMPTION
20
21
           Records in this office indicate that you have not filed
22
    an application for homestead exemption for the current year.
23
24
           If you wish to claim such exemption, please fill out
25
    the enclosed form and file it with your property appraiser on
    or before March 1, \ldots (y_{\underline{ear}}) \ldots \underline{19 \ldots}.
26
27
           Failure to do so may constitute a waiver of said
28
    exemption for the year...(year)...19....
29
30
                                          ...(Property Appraiser)...
```

.... County, Florida

```
1
           Section 18. Paragraph (b) of subsection (9) of section
2
    200.065, Florida Statutes, 1998 Supplement, is amended to
3
   read:
4
           200.065 Method of fixing millage.--
5
           (9)
6
                In the event a school district needs to amend the
7
    list of capital outlay projects previously advertised and
    adopted, a notice of intent to amend the notice of tax for
9
    school capital outlay shall be published in conformity with
10
    the advertisement required in subsection (3). A public
11
   hearing to adopt the amended project list shall be held not
    less than 2 days nor more than 5 days after the day the
12
    advertisement is first published. The projects should be
13
    listed under each category of new, amended, or deleted
14
   projects in the same order as required in paragraph (a). The
15
   notice shall appear in the following form, except that any of
16
17
    the categories of new, amended, or deleted projects may be
18
    omitted if not appropriate for the changes proposed:
19
                      AMENDED NOTICE OF TAX FOR
20
21
                        SCHOOL CAPITAL OUTLAY
22
23
           The School Board of ...(name)... County will soon
24
    consider a measure to amend the use of property tax for the
25
    capital outlay projects previously advertised for the
   \dots(year)\dots19\dotsto\dots(year)\dots3chool year.
26
27
28
           New projects to be funded:
29
30
               ...(list of capital outlay projects)...
31
```

```
1
           Amended projects to be funded:
2
3
               ...(list of capital outlay projects)...
4
5
           Projects to be deleted:
6
7
               ...(list of capital outlay projects)...
8
9
           All concerned citizens are invited to a public hearing
10
    to be held on ...(date and time)... at ...(meeting place)....
11
           A DECISION on the proposed amendment to the projects
    funded from CAPITAL OUTLAY TAXES will be made at this meeting.
12
           Section 19. Subsection (2) of section 236.32, Florida
13
   Statutes, is amended to read:
14
           236.32 Procedure for holding and conducting school
15
    district millage elections .-- The procedure for holding and
16
17
    conducting school district millage elections shall be:
           (2) FORM OF BALLOT. -- The school board, at its option,
18
19
   may determine whether to use paper ballots or automatic voting
   machines for said election. On the ballot, the school board
20
21
   may propose a single millage or two millages, with one for
22
    operating expenses and another for a local capital improvement
   reserve fund. When two millage figures are proposed, each
23
24
   millage shall be voted on separately. The school board shall
   provide substantially the following form of ballot for voting
25
    the levy in the school district:
26
27
28
    SPECIAL SCHOOL DISTRICT MILLAGE ELECTION FOR THE DISTRICT OF
29
    .... COUNTY, FLORIDA, HELD ...., (year)...\frac{19}{100}....
30
           (a) In districts where paper ballots are used the
31 | following instructions shall be included:
```

3

4 5

6

7

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21

22

INSTRUCTIONS TO VOTERS: The proposed levy for the school term as proposed by the school board is mills for operating expenses and mills for the local capital improvement reserve fund. Each millage will be voted on and determined separately. Indicate your choice by making an "X" in the proper space below. If some other millage for operating expenses is desired, indicate by writing in the millage. On the proposed levy for local capital improvement reserve fund, vote "for" or "against."

- 1. Proposed levy of mills for operating expenses.
- [] FOR proposed levy of \dots mills for operating expenses.
- [] AGAINST proposed levy of mills for operating expenses.
- 2. Proposed levy of mills for local capital improvement reserve fund.
- [] FOR proposed levy of mills for local capital improvement reserve fund.
- [] AGAINST proposed levy for local capital improvement reserve fund.
- (b) In districts where automatic voting machines are used the following instructions shall be included:

232425

2627

INSTRUCTIONS TO VOTERS: The proposed levy for the school term as proposed by the school board is mills for operating expenses and mills for the local capital improvement reserve fund.

282930

Each millage will be voted on and determined separately. If you favor the proposed millage for operating expenses, so indicate by depressing the "for" lever directly over (under) the proposed millage. If you favor a different millage for operating expenses, so indicate by writing in the millage you favor. You may select only one millage for operating expenses. On the proposed millage for the local capital improvement reserve fund, indicate your choice by depressing the "for" lever or the "against" lever over (under) the proposed millage.

Section 20. Subsection (3) of section 255.05, Florida Statutes, 1998 Supplement, is amended to read:

255.05 Bond of contractor constructing public buildings; form; action by materialmen.--

(3) The bond required in subsection (1) may be in substantially the following form:

PUBLIC CONSTRUCTION BOND

BY THIS BOND, We, as Principal and, a corporation, as Surety, are bound to, herein called Owner, in the sum of \$...., for payment of which we bind ourselves, our heirs, personal representatives, successors, and assigns, jointly and severally.

THE CONDITION OF THIS BOND is that if Principal:

- 1. Performs the contract dated, 19...., between Principal and Owner for construction of, the contract being made a part of this bond by reference, at the times and in the manner prescribed in the contract; and
- 2. Promptly makes payments to all claimants, as defined in Section 255.05(1), Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or

indirectly by Principal in the prosecution of the work provided for in the contract; and

- 3. Pays Owner all losses, damages, expenses, costs, and attorney's fees, including appellate proceedings, that Owner sustains because of a default by Principal under the contract; and
- 4. Performs the quarantee of all work and materials furnished under the contract for the time specified in the contract, then this bond is void; otherwise it remains in full force.

Any changes in or under the contract documents and compliance or noncompliance with any formalities connected with the contract or the changes does not affect Surety's obligation under this bond.

14 15 16

19

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12 13

DATED ON, 19.....

17 ...(Name of Principal)... 18 By ...(As Attorney in Fact)...

...(Name of Surety)...

Section 21. Subsections (2) and (6) of section 298.301, Florida Statutes, 1998 Supplement, are amended to read:

298.301 District water control plan adoption; district boundary modification; plan amendment; notice forms; objections; hearings; assessments. --

Before adopting a water control plan or plan amendment, the board of supervisors must adopt a resolution to consider adoption of the proposed plan or plan amendment. As soon as the resolution proposing the adoption or amendment of the district's water control plan has been filed with the 31 district secretary, the board of supervisors shall give notice of a public hearing on the proposed plan or plan amendment by causing publication to be made once a week for 3 consecutive weeks in a newspaper of general circulation published in each county in which lands and other property described in the resolution are situated. The notice must be in substantially the following form:

7

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6

Notice of Hearing

9 10

11

12

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18 19

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2324

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30

To the owners and all persons interested in the lands corporate, and other property in and adjacent to the ...name of district... District.

You are notified that the ...name of district... District has filed in the office of the secretary of the district a resolution to consider approval of a water control plan or an amendment to the current water control plan to provide ...here insert a summary of the proposed water control plan or plan amendment.... On or before its scheduled meeting of ...(date and time)... at the district's offices located at ...(list address of offices)... written objections to the proposed plan or plan amendment may be filed at the district's offices. A public hearing on the proposed plan or plan amendment will be conducted at the scheduled meeting, and written objections will be considered at that time. At the conclusion of the hearing, the board of supervisors may determine to proceed with the process for approval of the proposed plan or plan amendment and direct the district engineer to prepare an engineer's report identifying any property to be taken, determining benefits and damages, and estimating the cost of implementing the improvements associated with the proposed plan or plan amendment. A final

hearing on approval of the proposed plan or plan amendment and 2 engineer's report shall be duly noticed and held at a 3 regularly scheduled board of supervisors meeting within 60 4 days after filing of the engineer's report with the secretary 5 of the district. 6 7 Date of first publication:, 8 ...(year)... $\frac{19....}{}$ 9 10 (Chairman, Board of Supervisors) 11 County, Florida 12 13 (6) Upon the filing of the engineer's report, the 14 board of supervisors shall give notice thereof by arranging 15 the publication of the report together with a geographical depiction of the district once a week for 2 consecutive weeks 16 17 in a newspaper of general circulation in each county in the 18 district. The notice must be substantially as follows: 19 20 Notice of Filing Engineer's Report for District 21 22 Notice is given to all persons interested in the 23 24 following described land and property in County (or 25 Counties), Florida, viz.: ...(Here describe land and property)... included within the district that 26 the engineer hereto appointed to determine benefits and 27 28 damages to the property and lands situated in the district and 29 to determine the estimated cost of construction required by the water control plan, within or without the limits of the 30 31 district, under the proposed water control plan or plan

```
amendment, filed his report in the office of the secretary of
   the district, located at ...(list address of district
3
   offices),... on the ...... day of .....(year)...
4
   19...., and you may examine the report and file written
5
   objections with the secretary of the district to all, or any
6
   part thereof, on or before ... (enter date 20 days after the
7
   last scheduled publication of this notice, which date must be
   before the date of the final hearing).... The report
8
9
   recommends ... (describe benefits and damages).... A final
10
   hearing to consider approval of the report and proposed water
11
   control plan or plan amendment shall be held ...(time, place,
   and date at least 30 days but no later than 60 days after the
12
13
   last scheduled publication of this notice)....
14
          Date of first publication: .....,
15
16
          ...(year)...\frac{19....}{}
17
           (Chairman, Board of Supervisors)
18
19
           ..... County, Florida
20
           Section 22. Subsection (2) of section 298.77, Florida
   Statutes, is amended to read:
21
22
           298.77 Readjustment of assessments; procedure, notice,
23
   hearings.--
24
           (2) Such notice may be in the following form:
25
          NOTICE IS HEREBY GIVEN to all persons interested in the
26
27
   lands included within the .... Water Control District that a
28
   petition has been filed with the district, praying for a
29
   readjustment of the assessment of benefits for the purpose of
   making a more equitable basis for the levy of taxes against
30
31 the various pieces and parcels of land in said district to pay
```

```
its indebtedness and maintain its drainage system, and that
2
    said petition will be heard by the board of supervisors on the
3
    \dots day of \dots (year)\dots 19\dots.
4
           Dated \dots, \dots (year) \dots \frac{19 \dots}{19 \dots}.
5
                                   ...(Secretary of
                                                        District)...
6
                                                         .... County
7
           Section 23. Subsection (3) of section 372.312, Florida
8
    Statutes, is amended to read:
9
           372.312 Forfeiture proceedings.--
10
           (3) The said citation may be in, or substantially in,
11
    the following form:
12
13
           IN THE CIRCUIT COURT OF THE .... JUDICIAL CIRCUIT, IN
   AND FOR .... COUNTY, FLORIDA.
14
15
    IN RE FORFEITURE OF THE FOLLOWING DESCRIBED PROPERTY:
16
17
                        (here describe property)
18
    THE STATE OF FLORIDA TO:
19
           ALL PERSONS, FIRMS AND CORPORATIONS OWNING, HAVING OR
    CLAIMING AN INTEREST IN OR LIEN ON THE ABOVE DESCRIBED
20
21
    PROPERTY
22
23
           YOU AND EACH OF YOU are hereby notified that the above
24
    described property has been seized, under and by virtue of
25
    chapter 372, as amended, and is now in the possession of the
    board of county commissioners of this county, and you, and
26
    each of you, are hereby further notified that a petition,
27
28
    under said chapter, has been filed in the circuit court of the
29
    .... Judicial Circuit, in and for .... County, Florida,
   seeking the forfeiture of the said property, and you are
30
31 hereby directed and required to file your claim, if any you
```

```
have, and show cause, on or before \ldots,\ldots (year)\ldots 19\ldots,
    if not personally served with process herein, and within
3
   twenty days from personal service if personally served with
   process herein, why the said property should not be forfeited
4
5
   pursuant to said chapter. Should you fail to file claim as
6
   herein directed judgment will be entered herein against you in
7
    due course. Persons not personally served with process may
    obtain a copy of the petition for forfeiture filed herein from
8
9
    the undersigned clerk of court.
10
           WITNESS my hand and the seal of the above mentioned
11
    court, at ...., Florida, this ...., ...(year)...\frac{19....}{}.
    (COURT SEAL)
                        ...(Clerk of the above mentioned court)...
12
13
                                           By ... (Deputy Clerk)...
          Section 24. Subsection (1) of section 538.08, Florida
14
15
    Statutes, is amended to read:
           538.08 Stolen goods; petition for return.--
16
17
           (1) If the secondhand dealer contests the
    identification or ownership of the property, the person
18
19
    alleging ownership of the property may, provided that a
20
    timely report of the theft of the goods was made to the proper
    authorities, bring an action for replevin in the county or
21
22
    circuit court by petition in substantially the following form:
23
24
           Plaintiff A. B., sues defendant C. D., and alleges:
25
           1. This is an action to recover possession of personal
   property in......County, Florida.
26
27
              The description of the property is: ...(list
28
   property).... To the best of plaintiff's knowledge,
29
    information, and belief, the value of the property is
    $.....
30
31
```

```
1
           3. Plaintiff is entitled to the possession of the
2
   property under a security agreement dated.....,
3
    \dots(year)\dots19\dots, a copy of which is attached.
4
              To plaintiff's best knowledge, information, and
5
   belief, the property is located at.....
6
              The property is wrongfully detained by defendant.
7
   Defendant came into possession of the property by ... (describe
   method of possession).... To plaintiff's best knowledge,
   information, and belief, defendant detains the property
9
10
   because ...(give reasons)....
11
              The property has not been taken under an execution
   or attachment against plaintiff's property.
12
           Section 25. Subsection (1) of section 538.24, Florida
13
   Statutes, is amended to read:
14
15
           538.24 Stolen regulated metals property; petition for
16
   return.--
17
               If the secondary metals recycler contests the
18
    identification or ownership of the regulated metals property,
19
   the party other than the secondary metals recycler claiming
20
   ownership of any stolen goods in the possession of a secondary
   metals recycler may, provided that a timely report of the
21
   theft of the regulated metals property was made to the proper
22
   authorities, bring an action for replevin in the county or
23
24
   circuit court by petition in substantially the following form:
25
           Plaintiff A. B. sues defendant C. D., and alleges:
26
27
              This is an action to recover possession of personal
28
   property in ...... County, Florida.
29
              The description of the property is: ...(list
```

property).... To the best of plaintiff's knowledge,

```
information, and belief, the value of the property is
2
3
           3. Plaintiff is the lawful owner of the property and
4
   can identify the property as belonging to the plaintiff in the
5
   following manner: ...(explain basis of identification)....
6
           4. Plaintiff is entitled to the possession of the
7
   property under a security agreement dated .....,
   \dots(year)\dots19\dots, a copy of which is attached.
8
9
           5.
              To the plaintiff's best knowledge, information, and
   belief, the property is located at ......
10
11
              The property is wrongfully detained by defendant.
   Defendant came into possession of the property by ...(describe
12
13
   method of possession).... To plaintiff's best knowledge,
   information, and belief, defendant detains the property
14
   because ...(give reasons)....
15
           7. The property has not been taken under an execution
16
17
   or attachment against plaintiff's property.
           Section 26. Subsection (1) of section 568.13, Florida
18
19
   Statutes, is amended to read:
           568.13 Form of information or indictment.--
20
           (1) An indictment or information framed substantially
21
   as follows shall be deemed sufficient in counties voting
22
   against the sale of intoxicating liquors, wines, or beer:
23
24
25
          The grand jurors of the State of Florida, inquiring in
   and for the body of the County of ...., upon their oaths do
26
   present that ...., late of the County of ...., did, on, to
27
28
   wit: the .... day of ...., ....(year)...\frac{19....}{}, in the said
29
   County of ...., State of Florida, unlawfully sell intoxicating
```

liquors, (or intoxicating wines or intoxicating beer as the

31 case may be), which said county had voted against the sale of

```
intoxicating liquors, wines, or beer, contrary to the statute
   made and provided and against the peace and dignity of the
3
   State of Florida.
4
         Section 27. Subsection (1) of section 591.29, Florida
5
   Statutes, is amended to read:
6
         591.29 Seed trees; form of designation and
7
   dedication. --
         (1) Seed trees shall be designated as such by filling
9
   out and signing an instrument by the owner in substantially
10
   the following form:
11
         CONVEYANCE AND/OR DEDICATION OF STANDING TIMBER TO
12
   DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES OF FLORIDA.
13
   State of Florida,
14
15
   County of ....
   Owner(s) of Land .....
16
17
   Description of Land .....
18
   19
   20
   Approximate number
   of seed trees designated.....
21
22
   This .... day of ...., ...(year)...\frac{19....}{}.
23
                                      Signed: ...(Owner)...
24
         Section 28. Subsection (2) of section 695.031, Florida
25
   Statutes, is amended to read:
         695.031 Affidavits and acknowledgments by members of
26
27
   armed forces and their spouses. --
28
         (2) The instrument shall not be rendered invalid by
29
   the failure to state therein the place of execution or
   acknowledgment. No authentication of the officer's
30
31 certificate of acknowledgment or otherwise shall be required,
```

```
and no seal shall be necessary, but the officer taking the
2
    acknowledgment shall endorse thereon or attach thereto a
3
    certificate substantially in the following form:
4
           On this .... day of ....,...(year)...\frac{19....}{}, before
5
   me ...., the undersigned officer, personally appeared ....,
6
   known to me (or satisfactorily proven) to be serving in or
7
    with, or whose duties require her or his presence with the
   Armed Forces of the United States, and to be the person whose
9
   name is subscribed to the within instrument, and acknowledged
10
    that she or he executed the same for the purposes therein
11
    contained, and the undersigned does further certify that she
    or he is at the date of this certificate a commissioned
12
    officer of the rank stated below and is in the active service
13
    of the Armed Forces of the United States.
14
15
    ...(Signature of commissioned officer.)...
    ... (Rank of commissioned officer and command or branch of
16
17
    service to which officer is attached.)...
           Section 29. Paragraph (c) of subsection (4) of section
18
19
    709.08, Florida Statutes, is amended to read:
20
           709.08 Durable power of attorney.--
           (4) PROTECTION WITHOUT NOTICE; GOOD FAITH ACTS;
21
22
   AFFIDAVITS. --
           (c) A third party that has not received written notice
23
24
    under subsection (5) may, but need not, require that the
25
    attorney in fact execute an affidavit stating that there has
   been no revocation, partial or complete termination, or
26
    suspension of the durable power of attorney at the time the
27
   power of attorney is exercised. A written affidavit executed
28
29
   by the attorney in fact under this paragraph may, but need
   not, be in the following form:
30
31
```

```
STATE OF
2
    COUNTY OF
3
           Before me, the undersigned authority, personally
4
5
    appeared ...(attorney in fact)... ("Affiant"), who swore or
    affirmed that:
6
7
           1. Affiant is the attorney in fact named in the
8
   Durable Power of Attorney executed by ...(principal)...
9
    ("Principal") on ...(date)....
10
               To the best of Affiant's knowledge after diligent
11
    search and inquiry:
               The Principal is not deceased, has not been
12
    adjudicated incapacitated, and has not revoked, partially or
13
    completely terminated, or suspended the Durable Power of
14
    Attorney; and
15
               A petition to determine the incapacity of or to
16
17
    appoint a guardian for the Principal is not pending.
18
           3. Affiant agrees not to exercise any powers granted
19
   by the Durable Power of Attorney if Affiant attains knowledge
    that it has been revoked, partially or completely terminated,
20
    suspended, or is no longer valid because of the death or
21
    adjudication of incapacity of the Principal.
22
23
                                                    . . . . . . . . . . . . . . . .
24
                                                        ...Affiant...
25
           Sworn to (or affirmed) and subscribed before me
26
27
    this day of
                     , \ldots (year) \ldots \frac{19}{}, by \ldots (name of person)
28
    making statement)...
29
30
    ...(Signature of Notary Public-State of Florida)...
31 (Print, Type, or Stamp Commissioned Name of Notary Public)
```

```
Personally Known OR Produced Identification
2
    ...(Type of Identification Produced)...
3
           Section 30. Subsections (4) and (5) of section 713.20,
   Florida Statutes, are amended to read:
4
5
           713.20 Waiver or release of liens.--
6
           (4) When a lienor is required to execute a waiver or
7
   release of lien in exchange for, or to induce payment of, a
   progress payment, the waiver or release may be in
9
    substantially the following form:
10
11
                      WAIVER AND RELEASE OF LIEN
                        UPON PROGRESS PAYMENT
12
13
           The undersigned lienor, in consideration of the sum of
14
15
    $...., hereby waives and releases its lien and right to claim
   a lien for labor, services, or materials furnished through
16
17
    ...(insert date)... to ...(insert the name of your
    customer)... on the job of ...(insert the name of the
18
19
   owner)... to the following property:
20
21
                   ...(description of property)...
22
   This waiver and release does not cover any retention or labor,
23
24
    services, or materials furnished after the date specified.
25
26
           DATED on ...., (year)...\frac{19....}{}.
                                                  ...(Lienor)...
27
                                                      By: .....
28
29
           (5) When a lienor is required to execute a waiver or
   release of lien in exchange for, or to induce payment of, the
30
31
```

```
final payment, the waiver and release may be in substantially
 2
    the following form:
 3
 4
                      WAIVER AND RELEASE OF LIEN
 5
                          UPON FINAL PAYMENT
 6
 7
           The undersigned lienor, in consideration of the final
 8
    payment in the amount of $....., hereby waives and releases
 9
    its lien and right to claim a lien for labor, services, or
10
    materials furnished to ...(insert the name of your
11
    customer)... on the job of ... (insert the name of the
    owner)... to the following described property:
12
13
14
                   ...(description of property)...
15
16
           DATED on ...., (year)...\frac{19....}{}.
                                                   ...(Lienor)...
17
                                                      By:
                                                          . . . . . . . .
           Section 31. Subsection (2) of section 713.22, Florida
18
19
    Statutes, is amended to read:
           713.22 Duration of lien.--
20
           (2) An owner or the owner's agent or attorney may
21
    elect to shorten the time prescribed in subsection (1) within
22
    which to commence an action to enforce any claim of lien or
23
24
    claim against a bond or other security under s. 713.23 or s.
25
    713.24 by recording in the clerk's office a notice in
    substantially the following form:
26
27
28
                      NOTICE OF CONTEST OF LIEN
29
    To: ...(Name and address of lienor)...
   You are notified that the undersigned contests the claim of
30
31 lien filed by you on ...., ...(year)...19...., and recorded
```

CODING: Words stricken are deletions; words underlined are additions.

```
in .... Book ...., Page ...., of the public records of ....
    County, Florida, and that the time within which you may file
3
   suit to enforce your lien is limited to 60 days from the date
   of service of this notice. This .... day of ....,
4
5
   ...(year)...<del>19....</del>.
6
                                 Signed: ...(Owner or Attorney)...
7
    The lien of any lienor upon whom such notice is served and who
8
9
    fails to institute a suit to enforce his or her lien within 60
10
    days after service of such notice shall be extinguished
11
    automatically. The clerk shall mail a copy of the notice of
    contest to the lien claimant at the address shown in the claim
12
    of lien or most recent amendment thereto and shall certify to
13
    such service on the face of such notice and record the notice.
14
    Service shall be deemed complete upon mailing.
15
           Section 32. Subsections (2) and (3) of section 713.23,
16
17
    Florida Statutes, 1998 Supplement, are amended to read:
           713.23 Payment bond.--
18
19
           (2) The bond shall secure every lien under the direct
    contract accruing subsequent to its execution and delivery,
20
21
    except that of the contractor. Every claim of lien, except
    that of the contractor, filed subsequent to execution and
22
    delivery of the bond shall be transferred to it with the same
23
24
    effect as liens transferred under s. 713.24. Record notice of
    the transfer shall be effected by the contractor, or any
25
   person having an interest in the property against which the
26
   claim of lien has been asserted, by recording in the clerk's
27
28
    office a notice in substantially the following form:
29
30
                            NOTICE OF BOND
```

To ... (Name and Address of Lienor)... 2 3 You are notified that the claim of lien filed by you on, 4 19...., and recorded in Official Records Book at page of the public records of County, Florida, is secured 5 6 by a bond, a copy being attached. 7 8 Signed: ...(Name of person recording notice)... 9 10 The notice shall be verified. The clerk shall mail a copy of 11 the notice to the lienor at the address shown in the claim of lien, or the most recent amendment to it; shall certify to the 12 service on the face of the notice; and shall record the 13 notice. The clerk shall receive the same fee as prescribed in 14 15 s. 713.24(1) for certifying to a transfer of lien. 16 17 (3) A payment bond in substantially the following form shall be sufficient: 18 19 20 PAYMENT BOND 21 BY THIS BOND We,, as Principal, and, a 22 23 corporation, as Surety, are bound to, herein called Owner, in the sum of \$.... for the payment of which we bind 24 25 ourselves, our heirs, personal representatives, successors, and assigns, jointly and severally. 26 27 THE CONDITION OF THIS BOND is that if Principal: 28 1. Promptly makes payments to all lienors supplying 29 labor, material, and supplies used directly or indirectly by Principal in the prosecution of the work provided in the 30

31 contract dated, 19...., between Principal and Owner for

```
construction of ...., the contract being made a part of this
 2
    bond by reference; and
 3
           2. Pays Owner all loss, damage, expenses, costs, and
    attorney's fees, including appellate proceedings, that Owner
 4
 5
    sustains because of default by Principal under paragraph 1. of
 6
    this bond;
 7
 8
    then this bond is void; otherwise, it remains in full force.
9
           Any changes in or under the contract documents and
10
    compliance or noncompliance with formalities connected with
11
    the contract or with the changes do not affect Surety's
    obligation under this bond.
12
13
           DATED on ...., <del>19</del>.....
14
15
16
                                           ...(Principal)... (SEAL)
17
18
                                               ...(Surety's name)...
19
20
21
22
                                                As Attorney in Fact
           Section 33. Paragraph (c) of subsection (5) of section
23
24
    718.116, Florida Statutes, 1998 Supplement, is amended to
25
    read:
26
           718.116 Assessments; liability; lien and priority;
    interest; collection.--
27
28
           (5)
29
           (c) By recording a notice in substantially the
30
    following form, a unit owner or the unit owner's agent or
31
```

attorney may require the association to enforce a recorded claim of lien against his or her condominium parcel:

NOTICE OF CONTEST OF LIEN

 TO: ...(Name and address of association)... You are notified that the undersigned contests the claim of lien filed by you on, ...(year)...19...., and recorded in Official Records Book at Page, of the public records of County, Florida, and that the time within which you may file suit to enforce your lien is limited to 90 days from the date of service of this notice. Executed this day of, ...(year)...19.....

Signed: ...(Owner or Attorney)...

 After notice of contest of lien has been recorded, the clerk of the circuit court shall mail a copy of the recorded notice to the association by certified mail, return receipt requested, at the address shown in the claim of lien or most recent amendment to it and shall certify to the service on the face of the notice. Service is complete upon mailing. After service, the association has 90 days in which to file an action to enforce the lien; and, if the action is not filed within the 90-day period, the lien is void. However, the 90-day period shall be extended for any length of time that the association is prevented from filing its action because of an automatic stay resulting from the filing of a bankruptcy petition by the unit owner or by any other person claiming an interest in the parcel.

```
1
           Section 34. Subsection (2) of section 727.111, Florida
 2
    Statutes, is amended to read:
 3
           727.111 Notice.--
 4
           (2) The notice of assignment shall be in substantially
 5
    the following form:
 6
 7
                        NOTICE OF ASSIGNMENT
 8
9
   IN THE CIRCUIT COURT
10
   OF THE....
11
    CIRCUIT, IN AND FOR
    ....COUNTY,
12
13
   FLORIDA
14
   IN RE: .....
15
16
           Assignor,
17
18
    to:....,
19
          Assignee.
20
21
          TO CREDITORS AND OTHER INTERESTED PARTIES:
22
           PLEASE TAKE NOTICE that on ....., a petition
23
24
    commencing an assignment for the benefit of creditors pursuant
   to chapter 727, Florida Statutes, made by ....., assignor,
25
   with principal place of business at ....., to .....,
26
   assignee, whose address is ....., was filed on ....,
27
28
   ...(year)...<del>19....</del>.
29
           YOU ARE HEREBY further notified that in order to
30
   receive any dividend in this proceeding you must file a proof
31 of claim with the assignee or the assignee's attorney on or
```

CODING: Words stricken are deletions; words underlined are additions.

```
before....(120 days from the date of the filing of the
2
   petition).
3
4
5
6
                                                     ASSIGNEE
7
   Attorney for assignee (if any):....
9
   Address:.....
10
           Section 35. Subsection (1) of section 765.303, Florida
11
   Statutes, is amended to read:
           765.303 Suggested form of a living will.--
12
           (1) A living will may, but need not, be in the
13
14
   following form:
                             Living Will
15
           Declaration made this .... day of ...., (year)...,
16
17
   19 .....I, ......, willfully and voluntarily make known my
18
   desire that my dying not be artificially prolonged under the
19
   circumstances set forth below, and I do hereby declare:
           If at any time I have a terminal condition and if my
20
21
   attending or treating physician and another consulting
   physician have determined that there is no medical probability
22
   of my recovery from such condition, I direct that
23
24
   life-prolonging procedures be withheld or withdrawn when the
   application of such procedures would serve only to prolong
25
   artificially the process of dying, and that I be permitted to
26
   die naturally with only the administration of medication or
27
28
   the performance of any medical procedure deemed necessary to
29
   provide me with comfort care or to alleviate pain.
30
           It is my intention that this declaration be honored by
31 | my family and physician as the final expression of my legal
```

```
right to refuse medical or surgical treatment and to accept
2
  the consequences for such refusal.
3
        In the event that I have been determined to be unable
  to provide express and informed consent regarding the
4
5
  withholding, withdrawal, or continuation of life-prolonging
6
  procedures, I wish to designate, as my surrogate to carry out
7
  the provisions of this declaration:
8
9
  Name:.....
10
  Address:....
11
   ..... Zip Code:....
12
  Phone:......
13
        I understand the full import of this declaration, and I
14
  am emotionally and mentally competent to make this
  declaration.
15
16
  Additional Instructions (optional):
17
   18
     19
   20
                    ....(Signed)....
21
                    ....Witness....
22
                    ....Address....
23
                    ....Phone....
24
                    ....Witness....
25
                    ....Address....
26
                    ....Phone....
27
        Section 36. Paragraph (d) of subsection (3) of section
28
  812.014, Florida Statutes, is amended to read:
29
        812.014 Theft.--
30
        (3)
31
```

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(d)1. Every judgment of guilty or not guilty of a petit theft shall be in writing, signed by the judge, and recorded by the clerk of the circuit court. The judge shall cause to be affixed to every such written judgment of guilty of petit theft, in open court and in the presence of such judge, the fingerprints of the defendant against whom such judgment is rendered. Such fingerprints shall be affixed beneath the judge's signature to such judgment. Beneath such fingerprints shall be appended a certificate to the following effect:

10 11 12

13

14

15

1

2 3

4

5

6

7

8 9

> "I hereby certify that the above and foregoing fingerprints on this judgment are the fingerprints of the defendant,, and that they were placed thereon by said defendant in my presence, in open court, this the day of \dots, \dots, \dots (year) $\dots \frac{19 \dots}{19 \dots}$."

16 17 18

19

20

21

22

23

24 25

26

27 28

29

30

Such certificate shall be signed by the judge, whose signature thereto shall be followed by the word "Judge."

2. Any such written judgment of guilty of a petit theft, or a certified copy thereof, is admissible in evidence in the courts of this state as prima facie evidence that the fingerprints appearing thereon and certified by the judge are the fingerprints of the defendant against whom such judgment of guilty of a petit theft was rendered.

Section 37. Subsection (3) of section 849.38, Florida Statutes, is amended to read:

849.38 Proceedings for forfeiture; notice of seizure and order to show cause .--

(3) The said citation may be in, or substantially in, 31 | the following form:

```
1
    IN THE CIRCUIT COURT OF THE .... JUDICIAL CIRCUIT, IN AND FOR
2
3
    .... COUNTY, FLORIDA.
4
    IN RE FORFEITURE OF THE FOLLOWING DESCRIBED PROPERTY:
5
                       (Here describe property)
6
    THE STATE OF FLORIDA TO:
7
8
           ALL PERSONS, FIRMS AND CORPORATIONS OWNING, HAVING OR
9
    CLAIMING AN INTEREST IN OR LIEN ON THE ABOVE DESCRIBED
10
    PROPERTY.
11
           YOU AND EACH OF YOU are hereby notified that the above
12
13
    described property has been seized, under and by virtue of
14
    chapter ...., Laws of Florida, and is now in the possession of
15
    the sheriff of this county, and you, and each of you, are
   hereby further notified that a petition, under said chapter,
16
17
   has been filed in the Circuit Court of the .... Judicial
    Circuit, in and for .... County, Florida, seeking the
18
19
    forfeiture of the said property, and you are hereby directed
20
    and required to file your claim, if any you have, and show
    cause, on or before \ldots,\ldots (year)\ldots 19\ldots, if not
21
   personally served with process herein, and within 20 days from
22
   personal service if personally served with process herein, why
23
24
    the said property should not be forfeited pursuant to said
25
    chapter ...., Laws of Florida, 1955. Should you fail to file
    claim as herein directed judgment will be entered herein
26
    against you in due course. Persons not personally served with
27
28
   process may obtain a copy of the petition for forfeiture filed
29
   herein from the undersigned clerk of court.
           WITNESS my hand and the seal of the above mentioned
30
31 court, at .... Florida, this ...., ...(year)...<del>19....</del>.
```

```
1
    (COURT SEAL)
2
                        ...(Clerk of the above-mentioned Court.)...
3
                                            By ...(Deputy Clerk)...
4
           Section 38. Subsection (2) of section 921.241, Florida
5
    Statutes, is amended to read:
6
           921.241 Felony judgments; fingerprints and social
7
    security number required in record. --
8
                Every judgment of quilty or not quilty of a felony
9
    shall be in writing, signed by the judge, and recorded by the
10
    clerk of the court. The judge shall cause to be affixed to
11
    every written judgment of guilty of a felony, in open court,
    in the presence of such judge, and at the time the judgment is
12
13
    rendered, the fingerprints of the defendant against whom such
14
    judgment is rendered. Such fingerprints shall be affixed
15
   beneath the judge's signature to such judgment. Beneath such
    fingerprints shall be appended a certificate to the following
16
    effect:
17
18
19
           "I hereby certify that the above and foregoing
20
    fingerprints on this judgment are the fingerprints of the
21
    defendant, ...., and that they were placed thereon by said
22
    defendant in my presence, in open court, this the .... day of
23
    \dots, \dots, \dots (year) \dots \frac{19 \dots}{19 \dots}."
24
25
    Such certificate shall be signed by the judge, whose signature
    thereto shall be followed by the word "Judge."
26
           Section 39. Subsection (1) of section 921.242, Florida
27
28
    Statutes, is amended to read:
29
           921.242 Subsequent offenses under chapter 796; method
30
   of proof applicable. --
31
```

```
1
           (1) Every judgment of guilty with respect to any
2
   offense governed by the provisions of chapter 796 shall be in
3
   writing, signed by the judge, and recorded by the clerk of the
    circuit court. The judge shall cause to be affixed to every
4
5
    such written judgment of guilty, in open court and in the
6
   presence of such judge, the fingerprints of the defendant
7
    against whom such judgment is rendered. Such fingerprints
    shall be affixed beneath the judge's signature to any such
9
    judgment. Beneath such fingerprints shall be appended a
10
    certificate to the following effect:
11
           "I hereby certify that the above and foregoing
12
13
    fingerprints are of the defendant, ...(name)..., and that they
14
    were placed thereon by said defendant in my presence, in open
    court, this the .... day of ...., ... (year)...\frac{19....}{}."
15
16
17
    Such certificate shall be signed by the judge, whose signature
18
    thereto shall be followed by the word "Judge."
19
           Section 40.
                        Section 932.66, Florida Statutes, is
   amended to read:
20
           932.66 Suggested forms for transfer. -- The petition for
21
    transfer, order of transfer, and agreement of bail bond agent
22
    to transfer bond shall be substantially as follows:
23
24
                    PETITION FOR TRANSFER TO COURT
25
                       PROVIDING TRIAL BY JURY
26
27
                                    IN THE .... COURT, .... FLORIDA
28
           I, ...(Name)..., am ...(Age)... years of age and I
29
    reside at ...(Address).... I was arrested on ...(Date)...,
   ...(Year)...<del>19....</del>and am charged in this court with
30
31
   ... (Description and number of each county or municipal
```

```
ordinance).... I am presently incarcerated in the
2
   ...(Jail)... awaiting trial on the charge(s) listed above.
3
                              --OR--
4
          I am at liberty on (surety bond) (cash bond) (my own
5
   recognizance). My bail bond agent is ...(Name)...
6
7
                         ...(Address)...
8
9
          I am due to appear in this court on ...(Date)... for
10
   ...(Type of appearance)....
11
          My charge(s) in this court constitute a violation of
   the criminal laws of the state as follows:.....
12
13
          I desire a trial by jury and seek a transfer of the
   following charge(s).....
14
15
    16
   to a court of this county providing criminal trial by jury.
17
          I agree to appear in the court to which my case is
18
   transferred on .... the .... day of ...., ...(Year)...\frac{19....}{19....}
19
                                 ...(Signature of petitioner)...
20
                                 ...(Attorney for petitioner)...
21
                        ORDER OF TRANSFER
22
          This cause is hereby transferred to the .... court at
    ...., Florida.
23
24
                                  DONE AND ORDERED this .... day
25
                                    of ...., ...(Year)...<del>19....</del>
                                                  ...(Judge)...
26
27
                  AGREEMENT OF BAIL BOND AGENT TO
28
                      TRANSFER BOND TO COURT
29
                     PROVIDING TRIAL BY JURY
30
31
```

```
1
           I, ...., a duly licensed bail bond agent agree to the
 2
    transfer of that certain bond .... to .... Court at ....,
 3
    Florida.
 4
                               ...(Signature of bail bond agent)...
 5
           Reviser's note.--Revises references to dates
 6
 7
           reading "19...." in forms in the Florida
           Statutes in anticipation of the approaching
8
9
           millennium.
10
11
12
13
14
15
16
17
18
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21
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23
24
25
26
27
28
29
30
31
```