33-1275-02 See HB 503
A bill to be entitled

1

6

An act relating to trial courts; amending s. 26.012, F.S.; providing that circuit courts shall not have appellate jurisdiction over felony cases tried in county court; amending s. 34.01, F.S.; providing that county courts have

jurisdiction over certain felony traffic and
vessel cases and misdemeanor cases arising out
of the same circumstances as such felony cases;
amending s. 28.30, F.S.; directing the clerk of

the circuit court in each county to create an operational and secure method for electronic filing, retention, and retrieval of county

court and circuit court records; amending s.

35.065, F.S.; providing that district courts of appeal have appellate jurisdiction over felony cases tried in county court; providing an

18 effective date.

19 20

14

15

16

17

Be It Enacted by the Legislature of the State of Florida:

2122

23

25

26

27

28

29

30

Section 1. Subsection (1) of section 26.012, Florida Statutes, is amended to read:

24 26.012 Jurisdiction of circuit court.--

(1) Circuit courts shall have jurisdiction of appeals from county courts except appeals of county court orders or judgments declaring invalid a state statute or a provision of the State Constitution and except orders or judgments of a county court which are certified by the county court to the district court of appeal to be of great public importance and

31 which are accepted by the district court of appeal for review

or appeals from a county court hearing a felony case. Circuit courts shall have jurisdiction of appeals from final 3 administrative orders of local government code enforcement 4 boards. 5 Section 2. Subsection (1) of section 34.01, Florida 6 Statutes, is amended to read: 7 34.01 Jurisdiction of county court.--(1) County courts shall have original jurisdiction: 8 9 In all misdemeanor cases not cognizable by the 10 circuit courts; 11 (b) Of all violations of municipal and county ordinances; and 12 (c) Of all actions at law in which the matter in 13 controversy does not exceed the sum of \$15,000, exclusive of 14 15 interest, costs, and attorney's fees, except those within the exclusive jurisdiction of the circuit courts. The party 16 17 instituting any civil action, suit, or proceeding pursuant to this paragraph where the amount in controversy is in excess of 18 19 \$5,000 shall pay to the clerk of the county court the filing 20 fees and service charges in the same amounts and in the same manner as provided in s. 28.241; and-21 22 Of felony cases, and of all misdemeanors arising out of the same circumstances as such felony cases, charged 23 24 under: 25 1. Section 316.193(2)(b). 26 Section 316.1935(2) and (3). Section 322.212(1), (4), and (5)(a). 27 28 4. Section 322.34(2)(c). 29 Section 327.35(2)(b). 6. Section 817.52(1), (2), and (3). 30

Section 832.05(2)(b) and (4)(b).

31

1	8. Section 843.18.
2	
3	District courts of appeal have appellate jurisdiction over
4	felony cases tried in county court.
5	Section 3. Subsection (6) is added to section 28.30,
6	Florida Statutes, to read:
7	28.30 Records; destruction; reproduction; electronic
8	recordkeeping
9	(6) No later than January 1, 2003, the clerk of the
10	circuit court in each county shall create an operational and
11	secure method for electronic filing, retention, and retrieval
12	of county court and circuit court records. The method selected
13	by the clerk of the circuit court shall be approved by the
14	Information Technology Commission of the Florida Supreme Court
15	before it is implemented.
16	Section 4. Section 35.065, Florida Statutes, is
17	amended to read:
18	35.065 Review of judgment or order certified by county
19	court to be of great public importance; felony cases
20	$\underline{(1)}$ A district court of appeal may review any order or
21	judgment of a county court which is certified by the county
22	court to be of great public importance.
23	(2) District courts of appeal have appellate
24	jurisdiction over felony cases tried in county court.
25	Section 5. This act shall take effect July 1, 2002.
26	
27	
28	
29	
30	
31	

HOUSE SUMMARY Provides that district courts of appeal have appellate jurisdiction over felony cases tried in county court. Provides that county courts have jurisdiction over described felony traffic and vessel cases and all misdemeanors arising out of the same circumstances as such felony cases. Directs the clerks of the circuit courts to create an operational and secure method for electronic filing, retention, and retrieval of county court and circuit court records.