The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Prep	pared By: The Professiona	al Staff of the Judic	iary Committee	
BILL:	SB 2276				
INTRODUCER:	Senator Negron				
SUBJECT:	Judiciary				
DATE:	April 6, 2010) REVISED:			
ANALYST		STAFF DIRECTOR	REFERENCE	ACTIO	ON
1. Maclure		Maclure	JU	Pre-meeting	
2.			JA		
3					
4					
5					
б					

I. Summary:

This bill repeals multiple provisions related to the judiciary which appear to be obsolete. The repealed provisions relate to:

- Regular terms of court for the Florida Supreme Court;
- Compensation of the Florida Supreme Court marshal;
- Commissions for taking a census of the population of judicial circuits;
- Term of the circuit courts;
- A judge's attendance at the first day of a term;
- A judge's stated reason for nonattendance;
- The penalty for nonattendance of a judge;
- Adjournment of court upon nonattendance of a judge;
- Calling the docket at end of a term;
- Identification of the sheriff as the executive officer of the circuit court;
- Requiring the clerk of circuit court, or his or her deputy clerk, to reside at the county seat or within two miles of the county seat;
- Regular terms of court for the district courts of appeal;
- Compensation of the marshals for the district courts of appeal; and
- Guardians of incapacitated world war veterans.

This bill repeals the following sections of the Florida Statutes: 25.051, 25.281, 26.011, 26.21, 26.22, 26.23, 26.24, 26.25, 26.26, 26.27, 26.28, 26.29, 26.30, 26.31, 26.32, 26.33, 26.34, 26.35, 26.36, 26.361, 26.362, 26.363, 26.364, 26.365, 26.37, 26.38, 26.39, 26.40, 26.42, 26.49, 28.08, 35.10, 35.27, and 744.103.

II. Present Situation:

Article V of the Florida Constitution establishes the judicial branch of government, including prescribing the various courts in which the judicial power is vested. The Florida State Courts System consists of all officers, employees, and divisions of the entities noted below.¹

- The Supreme Court, the highest state appellate court, has seven justices and statewide jurisdiction. The Chief Justice is the administrator of the state courts system. The court also regulates admission of lawyers to The Florida Bar and the discipline of judges and lawyers.
- The district courts of appeal, the state appellate courts, have jurisdiction within the limits of their five geographic districts and are served by approximately 60 judges.
- The circuit courts, the highest level trial court in each of the 20 judicial circuits, are served by approximately 600 judges. The circuit courts hear, for example, felony cases, family law matters, and civil cases over \$15,000.
- The county courts, the lowest level trial courts, with at least one judge in each county, are served by approximately 320 judges. The county courts hear, for example, misdemeanor cases, small claims cases, and civil cases under \$15,000.

Some of the other entities that also have a role in the judicial system include:

- Office of the State Courts Administrator, created by the Supreme Court to assist in administering the state courts system;
- Judicial nominating commissions, which recommend persons to fill judicial vacancies;
- Judicial Qualifications Commission, which investigates and recommends discipline of judges;
- Clerks of court, who have multiple responsibilities, including keeping a docket for court cases, reporting case filings and dispositions, and collecting court costs and fees;
- State attorneys, who prosecute or defend on behalf of the state, all suits, applications, or motions, civil or criminal, in which the state is a party;
- Attorney General, who represents the state in criminal appeals and other issues related to state agency legal actions;
- Statewide Prosecutor, who prosecutes on behalf of the state for crimes that include multiple jurisdictions;
- Public defenders, who represent indigent persons charged with a felony or certain misdemeanors, alleged delinquents, and other persons, such as alleged mentally ill persons, who are being involuntarily placed (usually for health care reasons);
- Capitol Collateral Regional Counsels, who represent indigent persons in death row appeals; and
- Sheriffs, who are responsible for executing all processes of the courts and for the provision of bailiffs.

¹ Office of Program Policy Analysis and Government Accountability, Fla. Legislature, Government Program Summaries, *State Courts System* (last updated Jan. 28, 2010), <u>http://www.oppaga.state.fl.us/profiles/1072/</u> (last visited Apr. 2, 2010).

This bill repeals a number of statutory provisions related to the judiciary. The present situation for each of the relevant provisions is discussed in the "Effect of Proposed Changes" section of this bill analysis, below.

III. Effect of Proposed Changes:

Regular Terms of Supreme Court

Present Situation: Enacted in 1957, s. 25.051, F.S., requires the Supreme Court to hold two terms in each year, in the Supreme Court Building, commencing respectively on the first day of January and July, or the first day thereafter if that is a Sunday or holiday.

Effect of the Bill: Repeals s. 25.051, F.S., as obsolete.

Compensation of Supreme Court Marshal

Present Situation: Enacted in 1957, s. 25.281, F.S., requires the compensation of the Florida Supreme Court marshal to be provided by law.

Effect of the Bill: Repeals s. 25.281, F.S., as obsolete.

Census Commission; Judicial Circuits

Present Situation: Enacted in 1956, s. 26.011, F.S., provides the methods through which the Legislature can have the Governor appoint commissioners to take a census of the population of a judicial circuit and gives those findings, as proclaimed by the Governor, the force of law.

Effect of the Bill: Repeals s. 26.011, F.S., as obsolete.

Terms of Circuit Courts

Present Situation: Sections 26.21-26.365, F.S., require at least two regular terms of the circuit court to be held in each county each year and allow for special terms as needed. There is a separate statute for each of the 20 circuits which provides for the starting day of each term.

Effect of the Bill: Repeals ss. 26.21-26.365, F.S., as obsolete.

Judge to Attend First Day of Term

Present Situation: Enacted in 1849, s. 26.37, F.S., requires every judge of a circuit court, unless prevented by sickness or other providential causes, to attend the first day of each term of the circuit court. If the judge fails to attend, he or she is subject to a \$100 deduction from his or her salary.

Effect of the Bill: Repeals s. 26.37, F.S., as obsolete.

Judge's Reason for Nonattendance

Present Situation: Enacted in 1849, s. 26.38, F.S., requires a judge who misses the first day of each term to state the reasons of such failure in writing to be handed to the clerk of the court.

Effect of the Bill: Repeals s. 26.38, F.S., as obsolete.

Penalty for Nonattendance of Judge

Present Situation: Enacted in 1849, s. 26.39, F.S., requires the clerk of court to notify the Chief Financial Officer of the state when a judge fails to attend the first day of the term of court. The CFO is then directed to deduct \$100 from the judge's pay for every such default.

Effect of the Bill: Repeals s. 26.39, F.S., as obsolete.

Adjournment of Court upon Nonattendance

Present Situation: Enacted in 1828, s. 26.40, F.S., requires that, whenever a judge does not attend on the first day of any term, the court shall stand adjourned until 12 o'clock on the second day. If the judge does not attend court at that time, the clerk must continue all causes and adjourn the court to such time as the judge may appoint or to the next regular term.

Effect of the Bill: Repeals s. 26.40, F.S. as obsolete.

Calling Docket at End of Term

Present Situation: Enacted in 1828, s. 26.42, F.S., requires a judge, after other court business of the term has been completed, to call the remaining cases on the docket and make such orders and entries as necessary.

Effect of the Bill: Repeals s. 26.42, F.S., as obsolete.

Executive Officer of Circuit Court

Present Situation: Enacted in 1845, s. 26.49, F.S., identifies the sheriff of the county as the executive officer of the circuit court of the county.

Effect of the Bill: Repeals s. 26.49, F.S., as obsolete.

Place of Residence

Present Situation: Enacted in 1851, s. 28.08, F.S., requires that the clerk of the circuit court or a deputy clerk must reside at the county seat or within two miles of the county seat.

Effect of the Bill: Repeals s. 28.08, F.S., as obsolete.

Regular Terms of District Courts of Appeal

Present Situation: Enacted in 1957, s. 35.10, F.S., requires the district courts of appeal to hold two regular terms each year at their headquarters. The terms shall commence on the second Tuesday in January and July.

Effect of the Bill: Repeals s. 35.10, F.S., as obsolete.

Compensation of District Court of Appeal Marshal

Present Situation: Enacted in 1957, s. 35.27, F.S., establishes that the salaries of the marshals of the district courts of appeal shall be provided by law.

Effect of the Bill: Repeals s. 35.27, F.S., as obsolete.

Guardians of Incapacitated World War Veterans

Present Situation: Enacted in 1974, s. 744.103, F.S., provides that the provisions of the guardianship law shall extend to incapacitated world war veterans, provided for in chapters 293 and 294, F.S. The statute further provides that the provisions of this law are cumulative to those chapters. However, chapters 293 and 294, F.S., have both been repealed in previous legislative sessions or had provisions transferred to part VIII of chapter 744, F.S. (governing veterans' guardianship). Former s. 293.16, F.S., setting forth the procedure for placing veterans with a federal agency such as United States Department of Veterans Affairs, was transferred and renumbered as s. 394.4672, F.S.

Effect of the Bill: Repeals s. 744.103, F.S., as obsolete.

Effective Date

The bill provides an effective date of July 1, 2010.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The Office of the State Courts Administrator reports no fiscal, workload, or legal impact from or concerns with the bill.²

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

² Office of the State Courts Adm'r, *Judicial Impact Statement: HB 7031 (amended)* (Feb. 15, 2010) (on file with the Senate Committee on Judiciary).