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A bill to be entitled

2 An act relating to the courts; creating s. 25.025, F.S.; 3 providing for the divisions of the Supreme Court and their 4 respective jurisdictions; amending s. 25.031, F.S.; 5 authorizing Supreme Court collaboration with other courts; 6 repealing s. 25.032, F.S., relating to collaboration by 7 the Supreme Court with other courts of last resort for the 8 preparation and approval of uniform rules relating to 9 certification of questions of law, rules, and regulations; 10 repealing s. 25.051, F.S., relating to terms of the 11 Supreme Court; repealing s. 25.151, F.S., relating to the practice of law by retired justices of the Supreme Court; 12 amending s. 25.191, F.S.; revising provisions relating to 13 14 the clerk of the Supreme Court; repealing s. 25.201, F.S., 15 relating to the appointment of a deputy clerk of the 16 Supreme Court; repealing s. 25.211, F.S., relating to the location of the clerk's office of the Supreme Court; 17 repealing s. 25.221, F.S., relating to the custody of 18 19 books, papers, records, files, and the seal of the Supreme Court; repealing s. 25.231, F.S., relating to the duties 20 21 of the clerk of the Supreme Court; amending s. 25.241, 22 F.S.; providing duties of the clerk of the Supreme Court; 23 amending s. 25.251, F.S.; revising provisions relating to 24 the marshal of the Supreme Court; repealing s. 25.262, 25 F.S., relating to the Supreme Court marshal's power to 26 execute the process of the court; creating s. 25.265, 27 F.S.; providing for the location of the Supreme Court 28 Building; repealing s. 25.281, F.S., relating to the Page 1 of 13

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29 compensation of the marshal of the Supreme Court; 30 repealing s. 25.291, F.S., relating to the deposit of 31 fines for contempt of the Supreme Court; amending s. 32 25.341, F.S.; revising provisions relating to the library of the Supreme Court; repealing s. 25.351, F.S., relating 33 34 to the acquisition of books for the library of the Supreme 35 Court; repealing s. 25.371, F.S., relating to effect of court rules; amending s. 43.20, F.S.; correcting a 36 reference to the number of members of the Judicial 37 38 Qualifications Commission; amending s. 215.32, F.S.; 39 exempting the State Courts Revenue Trust Fund from provisions relating to authority for transfer of 40 41 unappropriated cash balances to specified trust funds; 42 amending s. 272.04, F.S.; revising provisions relating to 43 the allocation of space in the Supreme Court Building; 44 amending s. 440.29, F.S.; correcting a reference to the rules of practice and procedure before the judges of 45 compensation claims; providing a contingent appropriation; 46 47 providing a contingent effective date. 48 49 Be It Enacted by the Legislature of the State of Florida: 50 51 Section 1. Section 25.025, Florida Statutes, is created to 52 read: 53 25.025 Supreme Court divisions; jurisdiction.-54 (1) The Supreme Court shall have a civil division and a 55 criminal division. Each division shall have the jurisdiction as 56 described in s. 3, Art. V of the State Constitution. Page 2 of 13

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57	(2) Pursuant to s. 3(c)(3), Art. V of the State
58	Constitution, the following types of cases are criminal cases:
59	(a) Any case or controversy primarily involving the
60	commission of a felony or misdemeanor. Criminal cases also
61	includes any case or controversy involving criminal law,
62	criminal penalties, criminal procedure, juvenile delinquency, or
63	any related action regarding the interpretation of or resolution
64	of matters directly affecting the criminal law.
65	(b) Equitable relief related to the criminal law,
66	including an action in which a party seeks to enjoin the
67	application or form of a criminal penalty.
68	(c) Appeals from a military court martial.
69	(d) Any case filed by a prisoner under a penalty of death.
70	(e) Any criminal postconviction case.
71	(f) Any prosecution for violation of a local ordinance for
72	which the imposition of a term of jail or prison is possible.
73	(g) Restitution ordered in a criminal case.
74	(h) Payment of fines, costs, or fees imposed in a criminal
75	case.
76	(3) Pursuant to s. 3(c)(3), Art. V of the State
77	Constitution, the following types of cases are civil cases
78	unless the case involves a criminal offense:
79	(a) Any case or controversy within the traditional
80	concepts of civil law, including tort, contract, family law,
81	probate, trusts, real property, employment law, taxation, and
82	elections.
83	(b) Civil confinement pursuant to chapter 394 or chapter
84	<u>397.</u>

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85	(c) Civil forfeiture or civil penalties resulting from
86	criminal activity.
87	(d) Noncriminal offenses, including traffic, vessel, and
88	environmental noncriminal offenses.
89	(e) State budgeting and finance laws.
90	(f) Public records and public meetings laws.
91	(g) Regulation of businesses and professions.
92	(h) Confinement for contempt of court.
93	(i) Consumer protection pursuant to chapter 501.
94	Section 2. Section 25.031, Florida Statutes, is amended to
95	read:
96	25.031 Supreme Court authorized to receive and answer
97	certificates as to state law from federal appellate courts <u>;</u>
98	collaborations with other courts
99	(1) The Supreme Court of this state may, by rule of court,
100	provide that, when it shall appear to the Supreme Court of the
101	United States, to any circuit court of appeals of the United
102	States, or to the Court of Appeals of the District of Columbia,
103	that there are involved in any proceeding before it questions or
104	propositions of the laws of this state, which are determinative
105	of the said cause, and there are no clear controlling precedents
106	in the decisions of the Supreme Court of this state, such
107	federal appellate court may certify such questions or
108	propositions of the laws of this state to the Supreme Court of
109	this state for instructions concerning such questions or
110	propositions of state law, which certificate the Supreme Court
111	of this state, by written opinion, may answer.

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112 The Supreme Court of this state is authorized and (2) 113 empowered to collaborate with any and all other courts of last 114 resort, of other states and of the United States, in the 115 preparation and approval of uniform rules of court to make 116 effective this and similar laws. 117 Section 3. Section 25.032, Florida Statutes, is repealed. 118 Section 4. Section 25.051, Florida Statutes, is repealed. Section 5. Section 25.151, Florida Statutes, is repealed. 119 Section 6. Section 25.191, Florida Statutes, is amended to 120 121 read: 122 25.191 Clerk of Supreme Court.-123 The Supreme Court shall appoint a clerk of the Supreme (1) 124 Court, who shall hold office during the pleasure of the court. 125 The clerk of the Supreme Court shall serve both (2) 126 divisions of the court. The clerk of the Supreme Court may appoint a deputy or 127 (3) 128 deputies who, being duly sworn, may discharge all of the duties 129 of the office of clerk during the clerk's absence. The clerk of 130 the Supreme Court is responsible for the acts of any deputy. 131 (4) All books, papers, records, files, and the seal of the 132 Supreme Court shall be kept in the office of the clerk of the 133 Supreme Court and in the clerk's custody. 134 Section 7. Section 25.201, Florida Statutes, is repealed. Section 25.211, Florida Statutes, is repealed. 135 Section 8. Section 9. Section 25.221, Florida Statutes, is repealed. 136 Section 10. Section 25.231, Florida Statutes, is repealed. 137 Section 11. Section 25.241, Florida Statutes, is amended 138 139 to read:

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140 25.241 Clerk of Supreme Court; compensation; assistants;
141 Filing fees; duties of the clerk of the Supreme Court, etc.-

142 (1) The Clerk of the Supreme Court shall be paid an annual
 143 salary to be determined in accordance with s. 25.382.

144 (2) The Clerk of the Supreme Court is authorized to employ 145 such deputies and clerical assistants as may be necessary. Their 146 number and compensation shall be approved by the court. The 147 compensation of such employees shall be paid from the annual 148 appropriation for the Supreme Court.

(1) (3) (a) The clerk of the Supreme Court is hereby 149 required to collect, upon the filing of a certified copy of a 150 151 notice of appeal or petition, \$300 for each case docketed, and 152 for copying, certifying, or furnishing opinions, records, 153 papers, or other instruments, except as otherwise herein provided, the same fees that are allowed clerks of the circuit 154 155 court; however, no fee shall be less than \$1. The State of 156 Florida or its agencies, when appearing as appellant or 157 petitioner, is exempt from the filing fees required in this 158 subsection. From each attorney appearing pro hac vice, the clerk 159 of the Supreme Court shall collect an additional fee of \$100 to 160 be deposited into the General Revenue Fund.

(b) Upon the filing of a notice of cross-appeal, or a notice of joinder or motion to intervene as an appellant, crossappellant, or petitioner, the clerk of the Supreme Court shall charge and collect a filing fee of \$295.

165 <u>(c)</u> The clerk shall remit the fee to the Department of 166 Revenue for deposit into the General Revenue Fund. The state and

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167 its agencies are exempt from paying any the filing fee or other 168 cost required in this subsection paragraph.

169 (2) (4) The clerk of the Supreme Court is hereby 170 authorized, immediately after a case is disposed of, to supply 171 the judge who tried the case and from whose order, judgment, or decree $_{\overline{\tau}}$ appeal or other review is taken, and any court which 172 173 reviewed it, a copy of all opinions, orders, or judgments filed 174 in such case. Copies of opinions, orders, and decrees shall be 175 furnished in all cases to each attorney of record; copies for publication in Florida reports shall be without charge; and 176 copies furnished to the law book publishers shall be at one-half 177 178 the regular statutory fee.

(3) (5) The clerk of the Supreme Court is hereby required 179 180 to prepare a statement of all moneys fees collected each month and remit such statement, together with all moneys fees 181 182 collected by him or her, to the Chief Financial Officer. The 183 Chief Financial Officer shall deposit \$250 of each \$300 filing 184 fee and all other fees or moneys collected into the General 185 Revenue Fund. The Chief Financial Officer shall deposit \$50 of 186 each filing fee collected into the State Courts Revenue Trust 187 Fund to fund court operations as authorized in the General 188 Appropriations Act.

Section 12. Section 25.251, Florida Statutes, is amended to read:

191 25.251 Marshal of Supreme Court; appointment; training;
 192 process.-

(1) The Supreme Court shall appoint a marshal who shallhold office during the pleasure of the court.

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195	(2) The marshal and his or her assistants shall attend and
196	successfully complete a minimum standards training program
197	approved by the Criminal Justice Standards and Training
198	Commission within the Department of Law Enforcement.
199	(3) The marshal shall have the power to execute the
200	process of the Supreme Court throughout the state, and in any
201	county he or she may deputize the sheriff or a deputy sheriff
202	for such purpose.
203	Section 13. Section 25.262, Florida Statutes, is repealed.
204	Section 14. Section 25.265, Florida Statutes, is created
205	to read:
206	25.265 Supreme Court BuildingThe Supreme Court Building
207	shall be located at 2000 Drayton Drive, Tallahassee, Florida.
208	Section 15. Section 25.281, Florida Statutes, is repealed.
209	Section 16. Section 25.291, Florida Statutes, is repealed.
210	Section 17. Section 25.341, Florida Statutes, is amended
211	to read:
212	25.341 Library of Supreme Court, custodian.—The library of
213	the Supreme Court shall be in custody of the librarian appointed
214	by the court , who shall be subject to its direction . <u>Books for</u>
215	the library may be acquired by purchase or by exchange. The
216	library may be located in a building other than the Supreme
217	Court Building.
218	Section 18. Section 25.351, Florida Statutes, is repealed.
219	Section 19. Section 25.371, Florida Statutes, is repealed.
220	Section 20. Subsection (2) of section 43.20, Florida
221	Statutes, is amended to read:
222	43.20 Judicial Qualifications Commission
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(2) MEMBERSHIP; TERMS.—The commission shall consist of <u>15</u>
 13 members. The members of the commission shall serve for terms
 of 6 years.

226 Section 21. Paragraph (b) of subsection (2) of section 227 215.32, Florida Statutes, is amended to read:

215.32 State funds; segregation.-

(2) The source and use of each of these funds shall be as follows:

231 (b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are 232 233 segregated for a purpose authorized by law. The state agency or 234 branch of state government receiving or collecting such moneys 235 shall be responsible for their proper expenditure as provided by 236 law. Upon the request of the state agency or branch of state 237 government responsible for the administration of the trust fund, 238 the Chief Financial Officer may establish accounts within the 239 trust fund at a level considered necessary for proper 240 accountability. Once an account is established within a trust 241 fund, the Chief Financial Officer may authorize payment from 242 that account only upon determining that there is sufficient cash 243 and releases at the level of the account.

244 2. In addition to other trust funds created by law, to the 245 extent possible, each agency shall use the following trust funds 246 as described in this subparagraph for day-to-day operations:

a. Operations or operating trust fund, for use as a
depository for funds to be used for program operations funded by
program revenues, with the exception of administrative

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250 activities when the operations or operating trust fund is a 251 proprietary fund.

b. Operations and maintenance trust fund, for use as adepository for client services funded by third-party payors.

c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.

d. Grants and donations trust fund, for use as a
depository for funds to be used for allowable grant or donor
agreement activities funded by restricted contractual revenue
from private and public nonfederal sources.

263 e. Agency working capital trust fund, for use as a264 depository for funds to be used pursuant to s. 216.272.

f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.

268 g. Federal grant trust fund, for use as a depository for 269 funds to be used for allowable grant activities funded by 270 restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next

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278 scheduled review of the agency's trust funds pursuant to s. 279 215.3206.

3. All such moneys are hereby appropriated to be expended in accordance with the law or trust agreement under which they were received, subject always to the provisions of chapter 216 relating to the appropriation of funds and to the applicable laws relating to the deposit or expenditure of moneys in the State Treasury.

4.a. Notwithstanding any provision of law restricting the
use of trust funds to specific purposes, unappropriated cash
balances from selected trust funds may be authorized by the
Legislature for transfer to the Budget Stabilization Fund and
General Revenue Fund in the General Appropriations Act.

291 b. This subparagraph does not apply to trust funds 292 required by federal programs or mandates; trust funds 293 established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet 294 295 debt service or other financial requirements of any debt 296 obligations of the state or any public body; the State Courts 297 Revenue Trust Fund; the Division of Licensing Trust Fund in the 298 Department of Agriculture and Consumer Services; the State 299 Transportation Trust Fund; the trust fund containing the net 300 annual proceeds from the Florida Education Lotteries; the 301 Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of 302 303 Governors of the State University System, where such trust funds 304 are for auxiliary enterprises, self-insurance, and contracts, 305 grants, and donations, as those terms are defined by general

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306 law; trust funds that serve as clearing funds or accounts for 307 the Chief Financial Officer or state agencies; trust funds that 308 account for assets held by the state in a trustee capacity as an 309 agent or fiduciary for individuals, private organizations, or 310 other governmental units; and other trust funds authorized by 311 the State Constitution.

312 Section 22. Section 272.04, Florida Statutes, is amended 313 to read:

314 272.04 Department to allocate space.—The Department of 315 Management Services shall have authority to allocate space to 316 house the various departments, agencies, boards, and commissions 317 in said buildings, excepting, however, the new Supreme Court 318 Building, for which authority shall be vested in the <u>marshal</u> 319 justices of the Supreme Court.

320 Section 23. Subsection (3) of section 440.29, Florida 321 Statutes, is amended to read:

322 440.29 Procedure before the judge of compensation claims.323 (3) The practice and procedure before the judges of
324 compensation claims shall be governed by rules adopted by the
325 <u>Office of the Judges of Compensation Claims</u> Supreme Court,
326 except to the extent that such rules conflict with the
327 provisions of this chapter.

328 Section 24. <u>Contingent upon passage by the voters of House</u> 329 <u>Joint Resolution 7111 or a similar joint resolution having</u> 330 <u>substantially the same specific intent and purpose, there is</u>

331 appropriated:

332 (1) The sum of \$ for three additional Supreme Court 333 Justices.

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334	(2) The sum of \$ for additional judicial assistants and
335	other staff for Supreme Court Justices.
336	Section 25. This act shall take effect on the effective
337	date of House Joint Resolution 7111, or a similar joint
338	resolution having substantially the same specific intent and
339	purpose, if that joint resolution is approved by the electors at
340	the general election to be held in November 2012.

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