House



LEGISLATIVE ACTION

Senate Comm: RCS 03/02/2018

The Committee on Appropriations (Steube) recommended the following:

Senate Amendment (with title amendment)

Between lines 80 and 81

insert:

Section 1. Subsection (1) of section 29.008, Florida Statutes, is amended to read:

29.008 County funding of court-related functions.-(1) Counties are required by s. 14, Art. V of the StateConstitution to fund the cost of communications services,existing radio systems, existing multiagency criminal justice

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11 information systems, and the cost of construction or lease, 12 maintenance, utilities, and security of facilities for the 13 circuit and county courts, public defenders' offices, state 14 attorneys' offices, guardian ad litem offices, and the offices of the clerks of the circuit and county courts performing court-15 related functions. For purposes of this section, the term 16 17 "circuit and county courts" includes the offices and staffing of 18 the guardian ad litem programs, and the term "public defenders' offices" includes the offices of criminal conflict and civil 19 20 regional counsel. The county designated under s. 35.05(1) as the headquarters for each appellate district shall fund these costs 21 22 for the appellate division of the public defender's office in 23 that county. For purposes of implementing these requirements, 24 the term:

(a) "Facility" means reasonable and necessary buildings and 25 26 office space and appurtenant equipment and furnishings, 27 structures, real estate, easements, and related interests in 28 real estate, including, but not limited to, those for the 29 purpose of housing legal materials for use by the general public 30 and personnel, equipment, or functions of the circuit or county 31 courts, public defenders' offices, state attorneys' offices, and 32 court-related functions of the office of the clerks of the 33 circuit and county courts and all storage. The term "facility" 34 includes all wiring necessary for court reporting services. The 35 term also includes access to parking for such facilities in 36 connection with such court-related functions that may be 37 available free or from a private provider or a local government 38 for a fee. The office space provided by a county may not be less than the standards for space allotment adopted by the Department 39



40 of Management Services, except this requirement applies only to facilities that are leased, or on which construction commences, 41 42 after June 30, 2003. County funding must include physical 43 modifications and improvements to all facilities as are required for compliance with the Americans with Disabilities Act. Upon 44 45 mutual agreement of a county and the affected entity in this 46 paragraph, the office space provided by the county may vary from 47 the standards for space allotment adopted by the Department of 48 Management Services.

1. As of July 1, 2005, equipment and furnishings shall be 49 50 limited to that appropriate and customary for courtrooms, 51 hearing rooms, jury facilities, and other public areas in 52 courthouses and any other facility occupied by the courts, state 53 attorneys, public defenders, guardians ad litem, and criminal conflict and civil regional counsel. Court reporting equipment 54 55 in these areas or facilities is not a responsibility of the 56 county.

57 2. Equipment and furnishings under this paragraph in 58 existence and owned by counties on July 1, 2005, except for that in the possession of the clerks, for areas other than 59 60 courtrooms, hearing rooms, jury facilities, and other public 61 areas in courthouses and any other facility occupied by the courts, state attorneys, and public defenders, shall be 62 63 transferred to the state at no charge. This provision does not 64 apply to any communications services as defined in paragraph 65 (f).

(b) "Construction or lease" includes, but is not limited
to, all reasonable and necessary costs of the acquisition or
lease of facilities for all judicial officers, staff, jurors,



69 volunteers of a tenant agency, and the public for the circuit 70 and county courts, the public defenders' offices, state 71 attorneys' offices, and for performing the court-related 72 functions of the offices of the clerks of the circuit and county 73 courts. This includes expenses related to financing such 74 facilities and the existing and future cost and bonded 75 indebtedness associated with placing the facilities in use.

76 (c) "Maintenance" includes, but is not limited to, all 77 reasonable and necessary costs of custodial and groundskeeping services and renovation and reconstruction as needed to 78 79 accommodate functions for the circuit and county courts, the 80 public defenders' offices, and state attorneys' offices and for performing the court-related functions of the offices of the 81 82 clerks of the circuit and county court and for maintaining the facilities in a condition appropriate and safe for the use 83 84 intended.

(d) "Utilities" means all electricity services for light, heat, and power; natural or manufactured gas services for light, heat, and power; water and wastewater services and systems, stormwater or runoff services and systems, sewer services and systems, all costs or fees associated with these services and systems, and any costs or fees associated with the mitigation of environmental impacts directly related to the facility.

92 (e) "Security" includes but is not limited to, all 93 reasonable and necessary costs of services of law enforcement 94 officers or licensed security guards and all electronic, 95 cellular, or digital monitoring and screening devices necessary 96 to ensure the safety and security of all persons visiting or 97 working in a facility; to provide for security of the facility,

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98 including protection of property owned by the county or the 99 state; and for security of prisoners brought to any facility. 100 This includes bailiffs while providing courtroom and other 101 security for each judge and other quasi-judicial officers.

102 (f) "Communications services" are defined as any reasonable 103 and necessary transmission, emission, and reception of signs, signals, writings, images, and sounds of intelligence of any 104 105 nature by wire, radio, optical, audio equipment, or other 106 electromagnetic systems and includes all facilities and 107 equipment owned, leased, or used by judges, clerks, public 108 defenders, state attorneys, quardians ad litem, criminal 109 conflict and civil regional counsel, and all staff of the state 110 courts system, state attorneys' offices, public defenders' 111 offices, and clerks of the circuit and county courts performing 112 court-related functions. Such system or services shall include, 113 but not be limited to:

114 1. Telephone system infrastructure, including computer 115 lines, telephone switching equipment, and maintenance, and 116 facsimile equipment, wireless communications, cellular 117 telephones, pagers, and video teleconferencing equipment and 118 line charges. Each county shall continue to provide access to a 119 local carrier for local and long distance service and shall pay 120 toll charges for local and long distance service.

2. All computer networks, systems and equipment, including
computer hardware and software, modems, printers, wiring,
network connections, maintenance, support staff or services
including any county-funded support staff located in the offices
of the circuit court, county courts, state attorneys, public
defenders, guardians ad litem, and criminal conflict and civil



127 regional counsel; training, supplies, and line charges necessary 128 for an integrated computer system to support the operations and management of the state courts system, the offices of the public 129 130 defenders, the offices of the state attorneys, the quardian ad 131 litem offices, the offices of criminal conflict and civil 132 regional counsel, and the offices of the clerks of the circuit 133 and county courts; and the capability to connect those entities 134 and reporting data to the state as required for the transmission of revenue, performance accountability, case management, data 135 136 collection, budgeting, and auditing purposes. The integrated 137 computer system shall be operational by July 1, 2006, and, at a 138 minimum, permit the exchange of financial, performance 139 accountability, case management, case disposition, and other 140 data across multiple state and county information systems 141 involving multiple users at both the state level and within each 142 judicial circuit and be able to electronically exchange judicial 143 case background data, sentencing scoresheets, and video evidence 144 information stored in integrated case management systems over 145 secure networks. Once the integrated system becomes operational, 146 counties may reject requests to purchase communications services included in this subparagraph not in compliance with standards, 147 protocols, or processes adopted by the board established 148 149 pursuant to former s. 29.0086.

3. Courier messenger and subpoena services.

4. Auxiliary aids and services for qualified individuals with a disability which are necessary to ensure access to the courts. Such auxiliary aids and services include, but are not limited to, sign language interpretation services required under the federal Americans with Disabilities Act other than services Florida Senate - 2018 Bill No. PCS (535720) for CS for SB 1396



156 required to satisfy due-process requirements and identified as a 157 state funding responsibility pursuant to ss. 29.004, 29.005, 158 29.006, and 29.007, real-time transcription services for 159 individuals who are hearing impaired, and assistive listening 160 devices and the equipment necessary to implement such 161 accommodations.

(g) "Existing radio systems" includes, but is not limited to, law enforcement radio systems that are used by the circuit and county courts, the offices of the public defenders, the offices of the state attorneys, and for court-related functions of the offices of the clerks of the circuit and county courts. This includes radio systems that were operational or under contract at the time Revision No. 7, 1998, to Art. V of the State Constitution was adopted and any enhancements made thereafter, the maintenance of those systems, and the personnel and supplies necessary for operation.

(h) "Existing multiagency criminal justice information systems" includes, but is not limited to, those components of the multiagency criminal justice information system as defined in s. 943.045, supporting the offices of the circuit or county courts, the public defenders' offices, the state attorneys' offices, or those portions of the offices of the clerks of the circuit and county courts performing court-related functions that are used to carry out the court-related activities of those entities. This includes upgrades and maintenance of the current equipment, maintenance and upgrades of supporting technology infrastructure and associated staff, and services and expenses to assure continued information sharing and reporting of information to the state. The counties shall also provide

COMMITTEE AMENDMENT

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185	additional information technology services, hardware, and
186	software as needed for new judges and staff of the state courts
187	system, state attorneys' offices, public defenders' offices,
188	guardian ad litem offices, and the offices of the clerks of the
189	circuit and county courts performing court-related functions.
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191	This subsection applies only to matters relating to court
192	funding and may not be construed to enhance, limit, or define
193	the authority of any court.
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195	=========== T I T L E A M E N D M E N T =================================
196	And the title is amended as follows:
197	Delete line 23
198	and insert:
199	Circuit Court; amending s. 29.008, F.S.; providing
200	applicability and construction; amending s. 34.01,
201	F.S.; increasing the