



385158

LEGISLATIVE ACTION

Senate

.  
. .  
. .  
. .  
. .

House

---

Appropriations Subcommittee on Criminal and Civil Justice  
(Wright) recommended the following:

**Senate Amendment (with title amendment)**

Delete everything after the enacting clause  
and insert:

Section 1. Paragraph (i) of subsection (5) of section  
27.52, Florida Statutes, is amended to read:

27.52 Determination of indigent status.—

(5) INDIGENT FOR COSTS.—A person who is eligible to be  
represented by a public defender under s. 27.51 but who is  
represented by private counsel not appointed by the court for a



385158

11 reasonable fee as approved by the court or on a pro bono basis,  
12 or who is proceeding pro se, may move the court for a  
13 determination that he or she is indigent for costs and eligible  
14 for the provision of due process services, as prescribed by ss.  
15 29.006 and 29.007, funded by the state.

16 (i) A defendant who is found guilty of a criminal act by a  
17 court or jury or enters a plea of guilty or nolo contendere and  
18 who received due process services after being found indigent for  
19 costs under this subsection is liable for payment of due process  
20 costs expended by the state.

21 1. The attorney representing the defendant, or the  
22 defendant if he or she is proceeding pro se, shall provide an  
23 accounting to the court delineating all costs paid or to be paid  
24 by the state within 90 days after disposition of the case  
25 notwithstanding any appeals.

26 2. The court shall issue an order determining the amount of  
27 all costs paid by the state and any costs for which prepayment  
28 was waived under this section or s. 57.081. The clerk shall  
29 cause a certified copy of the order to be recorded in the  
30 official records of the county, at no cost. The recording  
31 constitutes a lien against the person in favor of the state in  
32 the county in which the order is recorded. The lien may be  
33 enforced in the same manner prescribed in s. 938.29.

34 3. If the attorney or the pro se defendant fails to provide  
35 a complete accounting of costs expended by the state and  
36 consequently costs are omitted from the lien, the attorney or  
37 pro se defendant may not receive reimbursement or any other form  
38 of direct or indirect payment for those costs if the state has  
39 not paid the costs. The attorney or pro se defendant shall repay



385158

40 the state for those costs if the state has already paid the  
41 costs. The clerk of the court may establish a payment plan under  
42 s. 28.246 and may charge the attorney or pro se defendant a one-  
43 time administrative processing charge under s. 28.24(26)(b) ~~s.~~  
44 ~~28.24(26)(c)~~.

45 Section 2. Subsection (26) of section 28.24, Florida  
46 Statutes, is amended to read:

47 28.24 Service charges.—The clerk of the circuit court shall  
48 charge for services rendered manually or electronically by the  
49 clerk’s office in recording documents and instruments and in  
50 performing other specified duties. These charges may not exceed  
51 those specified in this section, except as provided in s.  
52 28.345.

53 (26) (a) For receiving and disbursing all restitution  
54 payments, per payment: 3.50, from which the clerk shall remit  
55 0.50 per payment to the Department of Revenue for deposit into  
56 the General Revenue Fund.

57 ~~(b) For receiving and disbursing all partial payments,~~  
58 ~~other than restitution payments, for which an administrative~~  
59 ~~processing service charge is not imposed pursuant to s. 28.246,~~  
60 ~~per month.....5.00~~

61 ~~(c) For setting up a payment plan, a one-time~~  
62 ~~administrative processing charge of in lieu of a per month~~  
63 ~~charge under paragraph (b).....25.00.~~

64 (c) A person may pay the one-time administrative processing  
65 charge in paragraph (b) in no more than five equal monthly  
66 payments.

67 Section 3. Subsections (4) and (5) of section 28.246,  
68 Florida Statutes, are amended to read:



385158

69           28.246 Payment of court-related fines or other monetary  
70 penalties, fees, charges, and costs; partial payments;  
71 distribution of funds.—

72           (4) Each ~~The~~ clerk of the circuit court shall accept  
73 scheduled partial payments for court-related fees, service  
74 charges, costs, and fines electronically, by mail, or in person,  
75 in accordance with the terms of an established payment plan and  
76 enroll— an individual seeking to defer payment of fees, service  
77 charges, costs, or fines imposed by operation of law or order of  
78 the court under any provision of general law no later than 30  
79 calendar days after the date the court enters the order  
80 assessing fines, fees, and costs. If the individual is  
81 incarcerated, the individual shall apply to the clerk for  
82 enrollment in a payment plan within 30 calendar days after  
83 release. The clerk of court may not refer a case to collection  
84 or send notice to the department to suspend an individual's  
85 driver license for nonpayment or failure to comply with the  
86 terms of a payment plan if the individual is still incarcerated.  
87 The clerk shall enroll individuals with a deposit or credit card  
88 account, or with other means of automatic withdrawal, in an  
89 automatic payment plan arrangement to ensure timely payment  
90 under the plan. Each clerk shall work with the court to develop  
91 a process in which the individual will meet with the clerk upon  
92 disposition or as soon thereafter as practicable. If the clerk  
93 enters ~~shall enter~~ into a payment plan with an individual who  
94 the court determines is indigent for costs, ~~the~~—A monthly  
95 payment amount shall be— calculated based upon all fees and all  
96 anticipated fines, fees, costs, and service charges owed within  
97 the county, and is presumed to correspond to the person's



385158

98 ability to pay if the amount does not exceed 2 percent of the  
99 person's annual net income, as defined in s. 27.52(1), divided  
100 by 12 or \$10, whichever is greater. The court may review the  
101 reasonableness of the payment plan and may, on its own motion or  
102 by petition, waive, modify, or convert the outstanding fines,  
103 fees, costs, or service charges to community service if the  
104 court determines that the individual is indigent or, due to  
105 compelling circumstances, is unable to comply with the terms of  
106 the payment plan.

107 (5) (a) The clerk may transmit notice to the Department of  
108 Highway Safety and Motor Vehicles if any payment due under a  
109 payment plan is not received within 30 days after the due date  
110 unless the individual is incarcerated, brings the account  
111 current, makes alternate payment arrangements, or enters into a  
112 revised payment plan with the clerk before the due date. The  
113 clerk may send notices, electronically or by mail, to remind an  
114 individual of an upcoming or missed payment.

115 (b) When receiving partial payment of fees, service  
116 charges, court costs, and fines, clerks shall distribute funds  
117 according to the following order of priority:

118 1. (a) That portion of fees, service charges, court costs,  
119 and fines to be remitted to the state for deposit into the  
120 General Revenue Fund.

121 2. (b) That portion of fees, service charges, court costs,  
122 and fines required to be retained by the clerk of the court or  
123 deposited into the Clerks of the Court Trust Fund within the  
124 Department of Revenue.

125 3. (c) That portion of fees, service charges, court costs,  
126 and fines payable to state trust funds, allocated on a pro rata



385158

127 basis among the various authorized funds if the total collection  
128 amount is insufficient to fully fund all such funds as provided  
129 by law.

130 4.(d) That portion of fees, service charges, court costs,  
131 and fines payable to counties, municipalities, or other local  
132 entities, allocated on a pro rata basis among the various  
133 authorized recipients if the total collection amount is  
134 insufficient to fully fund all such recipients as provided by  
135 law.

136

137 To offset processing costs, clerks may impose ~~either a per-month~~  
138 ~~service charge pursuant to s. 28.24(26) (b) or~~ a one-time  
139 administrative processing service charge at the inception of the  
140 payment plan pursuant to s. 28.24(26) (b) ~~s. 28.24(26) (e)~~. The  
141 clerk of court may waive this fee for any individual who enrolls  
142 in an automatic electronic debit payment plan.

143 Section 4. Section 28.42, Florida Statutes, is amended to  
144 read:

145 28.42 Manual of filing fees, charges, costs, and fines;  
146 uniform payment plan forms.—

147 (1) The clerks of court, through their association and in  
148 consultation with the Office of the State Courts Administrator,  
149 shall prepare and disseminate a manual of filing fees, service  
150 charges, costs, and fines imposed pursuant to state law, for  
151 each type of action and offense, and classified as mandatory or  
152 discretionary. The manual also shall classify the fee, charge,  
153 cost, or fine as court-related revenue or noncourt-related  
154 revenue. The clerks, through their association, shall  
155 disseminate this manual to the chief judge, state attorney,



385158

156 public defender, and court administrator in each circuit and to  
157 the clerk of the court in each county. The clerks, through their  
158 association and in consultation with the Office of the State  
159 Courts Administrator, shall at a minimum update and disseminate  
160 this manual on July 1 of each year.

161 (2) By October 1, 2020, the clerks of court, through their  
162 association, in consultation with the Florida Clerks of Court  
163 Operations Corporation, shall develop a uniform payment plan  
164 form for use by individuals seeking to establish a payment plan  
165 in accordance with s. 28.246. The form shall inform the  
166 individual about the minimum payment due each month, the term of  
167 the plan, acceptable payment methods, and the circumstances  
168 under which a case may be sent to collections for nonpayment.

169 (3) By January 1, 2021, each clerk of the court shall use  
170 the uniform payment plan form described in subsection (2) when  
171 establishing payment plans.

172 Section 5. Subsection (6) of section 57.082, Florida  
173 Statutes, is amended to read:

174 57.082 Determination of civil indigent status.—

175 (6) PROCESSING CHARGE; PAYMENT PLANS.—A person who the  
176 clerk or the court determines is indigent for civil proceedings  
177 under this section shall be enrolled in a payment plan under s.  
178 28.246 and shall be charged a one-time administrative processing  
179 charge under s. 28.24(26) (b) ~~s. 28.24(26) (c)~~. A monthly payment  
180 amount must be ~~7~~ calculated based upon all fines, fees, and all  
181 anticipated costs owed within that county and, ~~is presumed to~~  
182 correspond to the person's ability to pay. The monthly payment  
183 plan amount shall be the greater of \$10 or ~~if it does not exceed~~  
184 2 percent of the person's annual net income, as defined in



385158

185 subsection (1), divided by 12. The person may seek review of the  
186 clerk's decisions regarding a payment plan established under s.  
187 28.246 in the court having jurisdiction over the matter. A case  
188 may not be impeded in any way, delayed in filing, or delayed in  
189 its progress, including the final hearing and order, due to  
190 nonpayment of any fees or costs by an indigent person. Filing  
191 fees waived from payment under s. 57.081 may not be included in  
192 the calculation related to a payment plan established under this  
193 section.

194 Section 6. Paragraph (a) of subsection (1) of section  
195 318.15, Florida Statutes, is amended to read:

196 318.15 Failure to comply with civil penalty or to appear;  
197 penalty.—

198 (1) (a) If a person who is not incarcerated fails to comply  
199 with the civil penalties provided in s. 318.18 within the time  
200 period specified in s. 318.14(4), fails to enter into or comply  
201 with the terms of a penalty payment plan with the clerk of the  
202 court in accordance with ss. 318.14 and 28.246, fails to attend  
203 driver improvement school, or fails to appear at a scheduled  
204 hearing, the clerk of the court may ~~shall~~ notify the Department  
205 of Highway Safety and Motor Vehicles of such failure within 30  
206 ~~10~~ days after such failure, except as provided herein. Upon  
207 receipt of such notice, the department shall immediately issue  
208 an order suspending the driver license and privilege to drive of  
209 such person effective 20 days after the date the order of  
210 suspension is mailed in accordance with s. 322.251(1), (2), and  
211 (6). Any such suspension of the driving privilege which has not  
212 been reinstated, including a similar suspension imposed outside  
213 Florida, shall remain on the records of the department for a





385158

214 period of 7 years from the date imposed and shall be removed  
215 from the records after the expiration of 7 years from the date  
216 it is imposed. The department may not accept the resubmission of  
217 such suspension.

218 Section 7. Section 318.20, Florida Statutes, is amended to  
219 read:

220 318.20 Notification; duties of department.—The department  
221 shall prepare a notification form to be appended to, or  
222 incorporated as a part of, the Florida uniform traffic citation  
223 issued in accordance with s. 316.650. The notification form  
224 shall contain language informing persons charged with  
225 infractions to which this chapter applies of the procedures  
226 available to them under this chapter. Such notification shall  
227 contain a statement that, if the official determines that no  
228 infraction has been committed, no costs or penalties shall be  
229 imposed and any costs or penalties which have been paid shall be  
230 returned. A uniform traffic citation that is produced  
231 electronically must also include the information required by  
232 this section. The notification and the uniform traffic citation  
233 must include information on paying the civil penalty to the  
234 clerk of the court and information that the person may contact  
235 the clerk of the court to establish a payment plan pursuant to  
236 s. 28.246(4) to make partial payments for court-related fines,  
237 fees, costs, and service charges.

238 Section 8. Subsections (1) and (5) of section 322.245,  
239 Florida Statutes, are amended to read:

240 322.245 Suspension of license upon failure of person  
241 charged with specified offense under chapter 316, chapter 320,  
242 or this chapter to comply with directives ordered by traffic



385158

243 court or upon failure to pay child support in non-IV-D cases as  
244 provided in chapter 61 or failure to pay any financial  
245 obligation in any other driving-related criminal case.—

246 (1) If a person charged with a violation of any driving-  
247 related ~~of the~~ criminal offenses enumerated in s. 318.17 or with  
248 the commission of any driving-related offense constituting a  
249 misdemeanor under chapter 320 or this chapter fails to comply  
250 with all of the directives of the court, within the time  
251 allotted by the court, the clerk of the traffic court shall mail  
252 to the person, at the address specified on the uniform traffic  
253 citation, a notice of such failure, notifying him or her that,  
254 if he or she does not comply with the directives of the court  
255 within 30 days after the date of the notice and pay a  
256 delinquency fee of up to \$25 to the clerk, from which the clerk  
257 shall remit \$10 to the Department of Revenue for deposit into  
258 the General Revenue Fund, his or her driver license will be  
259 suspended. The notice shall be mailed no later than 5 days after  
260 such failure. The delinquency fee may be retained by the office  
261 of the clerk to defray the operating costs of the office.

262 (5) (a) A person whose driver license was suspended before  
263 July 1, 2020, pursuant to this section solely for the nonpayment  
264 of fines, fees, or costs in a criminal case not involving  
265 operation of a motor vehicle, if otherwise eligible, may apply  
266 to have his or her license reinstated upon payment of a  
267 reinstatement fee.

268 (b) When the department receives notice from a clerk of the  
269 court that a person licensed to operate a motor vehicle in this  
270 state under the provisions of this chapter has failed to pay  
271 financial obligations, in full or in part under a payment plan



385158

272 established pursuant to s. 28.246(4), for any criminal offense  
273 involving operation of a motor vehicle by the person licensed  
274 ~~other than those specified in subsection (1), in full or in part~~  
275 ~~under a payment plan pursuant to s. 28.246(4),~~ the department  
276 shall suspend the license of the person named in the notice.

277 (c) ~~(b)~~ The department must reinstate the driving privilege  
278 when the clerk of the court provides an affidavit to the  
279 department stating that:

280 1. The person has satisfied the financial obligation in  
281 full or made all payments currently due under a payment plan;

282 2. The person has entered into a written agreement for  
283 payment of the financial obligation if not presently enrolled in  
284 a payment plan; or

285 3. A court has entered an order granting relief to the  
286 person ordering the reinstatement of the license.

287 (d) ~~(e)~~ The department shall not be held liable for any  
288 license suspension resulting from the discharge of its duties  
289 under this section.

290 Section 9. This act shall take effect July 1, 2020.

291  
292 ===== T I T L E A M E N D M E N T =====

293 And the title is amended as follows:

294 Delete everything before the enacting clause  
295 and insert:

296 A bill to be entitled  
297 An act relating to fines and fees; amending s. 27.52,  
298 F.S.; conforming a cross-reference; amending s. 28.24,  
299 F.S.; providing procedures for payment plans; amending  
300 s. 28.246, F.S.; revising the methods by which clerks



385158

301 of the circuit court must accept payments for certain  
302 fees, charges, costs, and fines; providing  
303 requirements for entering into payment plans;  
304 authorizing a court to waive, modify, and convert  
305 certain fines and fees into community service under  
306 specified circumstances; authorizing clerks of court  
307 to transmit and send specified notices relating to  
308 payment plans; amending s. 28.42, F.S.; requiring the  
309 clerks of court, in consultation with the Florida  
310 Clerks of Court Operations Corporation, to develop a  
311 uniform payment plan form by a specified date;  
312 providing minimum criteria for the form; requiring  
313 clerks of court to use such forms by a specified date;  
314 amending s. 57.082, F.S.; conforming a cross-reference  
315 and provisions to changes made by the act; amending s.  
316 318.15, F.S.; authorizing rather than requiring clerks  
317 of court to notify the Department of Highway Safety  
318 and Motor Vehicles under certain circumstances;  
319 extending the timeframe for issuing certain notices;  
320 amending s. 318.20, F.S.; requiring that a  
321 notification form and the uniform traffic citation  
322 include certain information about paying a civil  
323 penalty; amending s. 322.245, F.S.; authorizing  
324 certain persons to apply for reinstatement of their  
325 suspended licenses under certain circumstances;  
326 providing an effective date.