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576-03592-20

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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Criminal and Civil Justice)

A bill to be entitled

2 An act relating to official headquarters of judicial 3 officers; amending s. 25.025, F.S.; revising 4 provisions governing the payment of subsistence and 5 travel reimbursement for Supreme Court justices who 6 designate an official headquarters other than the 7 headquarters of the Supreme Court; authorizing the 8 Chief Justice of the Supreme Court to establish 9 certain parameters in administering the act; providing 10 for construction; creating s. 35.051, F.S.; 11 authorizing district court of appeal judges who meet 12 certain criteria to have an appropriate facility in 13 their county of residence designated as their official 14 headquarters; providing restrictions; specifying 15 eligibility for subsistence and travel reimbursement, subject to the availability of funds; requiring the 16 Chief Justice to coordinate with certain officials in 17 18 implementing the act; providing that a county is not 19 required to provide space for a judge in a county 20 courthouse; authorizing counties to enter into 21 agreements with a district court of appeal for use of 22 county courthouse space; prohibiting a district court 23 of appeal from using state funds to lease space to 24 establish a judge's official headquarters; authorizing 25 the Chief Justice to establish certain parameters in 26 administering the act; providing for construction; 27 providing an effective date.

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

31 Section 1. Section 25.025, Florida Statutes, is amended to 32 read:

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25.025 Headquarters.-

34 (1) (a) A Supreme Court justice who permanently resides 35 outside Leon County is eligible for the designation of shall, if 36 he or she so requests, have a district court of appeal 37 courthouse, a county courthouse, or another appropriate facility 38 in his or her district of residence designated as his or her 39 official headquarters for purposes of pursuant to s. 112.061. 40 This official headquarters may serve only as the justice's 41 private chambers.

42 (b)1. A justice for whom an official headquarters is 43 designated in his or her district of residence under this 44 subsection is eligible for subsistence at a rate to be established by the Chief Justice for each day or partial day 45 that the justice is at the headquarters of the Supreme Court to 46 47 Building for the conduct court of the business, as authorized by 48 the Chief Justice of the court. The Chief Justice may authorize 49 a justice to choose between subsistence based on lodging at a 50 single-occupancy rate and meal reimbursement as provided in s. 51 112.061 and subsistence at a fixed rate prescribed by the Chief 52 Justice.

53 <u>2.</u> In addition to the subsistence allowance, a justice is 54 eligible for reimbursement for travel transportation expenses as 55 provided in s. 112.061(7) and (8) for travel between the 56 justice's official headquarters and the <u>headquarters of the</u>



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57 Supreme Court to Building for the conduct court of the business 58 of the court.

(c) Payment of subsistence and reimbursement for <u>travel</u> transportation expenses relating to travel between a justice's official headquarters and the <u>headquarters of the</u> Supreme Court <u>shall</u> Building must be made to the extent that appropriated funds are available, as determined by the Chief Justice.

(2) The Chief Justice shall coordinate with each affected
justice and other state and local officials as necessary to
implement subsection (1) paragraph (1) (a).

(3) (a) This section does not require a county to provide
space in a county courthouse for a justice. A county may enter
into an agreement with the Supreme Court governing the use of
space in a county courthouse.

(b) The Supreme Court may not use state funds to lease space in a district court of appeal courthouse, county courthouse, or other facility to allow a justice to establish an official headquarters pursuant to subsection (1).

75 (4) The Chief Justice may establish parameters governing 76 the authority provided in this section, including, but not 77 limited to, specifying minimum operational requirements for the 78 designated headquarters, limiting the number of days for which 79 subsistence and travel reimbursement may be provided, and 80 prescribing activities that qualify as the conduct of court 81 business.

82 (5) If any term of this section conflicts with s. 112.061,
 83 this section shall control to the extent of the conflict.

84 Section 2. Section 35.051, Florida Statutes, is created to 85 read:

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86	35.051 Subsistence and travel reimbursement for judges with
87	alternate headquarters
88	(1)(a) A district court of appeal judge is eligible for the
89	designation of a county courthouse or another appropriate
90	facility in his or her county of residence as his or her
91	official headquarters for purposes of s. 112.061 if the judge
92	permanently resides more than 50 miles from:
93	1. The appellate district's headquarters as prescribed
94	under s. 35.05(1), if the judge is assigned to such
95	headquarters; or
96	2. The appellate district's branch headquarters established
97	under s. 35.05(2), if the judge is assigned to such branch
98	headquarters.
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100	The official headquarters may serve only as the judge's private
101	chambers.
102	(b)1. A district court of appeal judge for whom an official
103	headquarters is designated in his or her county of residence
104	under this subsection is eligible for subsistence at a rate to
105	be established by the Chief Justice for each day or partial day
106	that the judge is at the headquarters or branch headquarters of
107	his or her appellate district to conduct court business, as
108	authorized by the chief judge of that district court of appeal.
109	The Chief Justice may authorize a judge to choose between
110	subsistence based on lodging at a single-occupancy rate and meal
111	reimbursement as provided in s. 112.061 and subsistence at a
112	fixed rate prescribed by the Chief Justice.
113	2. In addition to subsistence, a district court of appeal
114	judge is eligible for reimbursement for travel expenses as

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115	provided in s. 112.061(7) and (8) for travel between the judge's
116	official headquarters and the headquarters or branch
117	headquarters of the appellate district to conduct court
118	business.
119	(c) Payment of subsistence and reimbursement for travel
120	expenses between the judge's official headquarters and the
121	headquarters or branch headquarters of his or her appellate
122	district shall be made to the extent that appropriated funds are
123	available, as determined by the Chief Justice.
124	(2) The Chief Justice shall coordinate with each affected
125	district court of appeal judge and other state and local
126	officials as necessary to implement subsection (1).
127	(3)(a) This section does not require a county to provide
128	space in a county courthouse for a district court of appeal
129	judge. A county may enter into an agreement with a district
130	court of appeal governing the use of space in a county
131	courthouse.
132	(b) A district court of appeal may not use state funds to
133	lease space in a county courthouse or other facility to allow a
134	district court of appeal judge to establish an official
135	headquarters pursuant to subsection (1).
136	(4) The Chief Justice may establish parameters governing
137	the authority provided in this section, including, but not
138	limited to, specifying minimum operational requirements for the
139	designated headquarters, limiting the number of days for which
140	subsistence and travel reimbursement may be provided, and
141	prescribing activities that qualify as the conduct of court
142	business.
143	(5) If any term of this section conflicts with s. 112.061,
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PROPOSED COMMITTEE SUBSTITUTE

Florida Senate - 2020 Bill No. CS for SB 1392

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- 144 this section shall control to the extent of the conflict.
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Section 3. This act shall take effect July 1, 2020.