1 A bill to be entitled 2 An act relating to courts; amending s. 25.221, F.S.; 3 deleting the requirement that the Clerk of the Supreme 4 Court physically keep books, records, and other 5 materials in the clerk's office; amending s. 25.301, 6 F.S.; deleting the requirement that Supreme Court 7 decisions and orders remain in the clerk's office; 8 amending s. 28.2457, F.S.; requiring the clerks of the 9 circuit court, with specified entities, to prepare a 10 specified plan to procure or develop a statewide 11 electronic solution for identifying assessments 12 mandated by statute; requiring a report to the Legislature by a specified date; deleting a provision 13 14 requiring the clerks to annually submit a uniform form for identification and imposition of mandated 15 16 assessments to the Supreme Court; amending s. 34.01, 17 F.S.; providing for the periodic inflationary adjustment of the monetary jurisdictional limit 18 19 applicable to all actions at law in county courts filed on or after a specified date, beginning in 2030; 20 21 requiring the Office of Economic and Demographic 22 Research to periodically calculate and certify such jurisdictional limit to the Chief Justice of the 23 24 Supreme Court by a specified date; requiring specified 25 entities to publish on their websites such adjusted

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26 jurisdictional limit; deleting obsolete language; 27 amending s. 35.15, F.S.; deleting the requirement that 28 decisions and orders of district courts of appeal 29 remain in the office of the clerk of any such court; 30 amending s. 35.23, F.S.; requiring the clerk of a district court of appeal to have an office at the 31 32 headquarters of the court; deleting a requirement that 33 the clerk keep records at the headquarters office; amending s. 35.24, F.S.; deleting the requirement that 34 35 the clerk of a district court of appeal physically 36 keep books, records, and other materials in the 37 clerk's office; amending s. 40.23, F.S.; authorizing any person who has been summoned for jury service to 38 39 postpone such service for an additional timeframe in the event of a declared public health emergency or a 40 41 state of emergency; specifying requirements for any 42 such request; amending s. 812.014, F.S.; removing the 43 requirement that fingerprints be taken in open court and in the judge's presence upon a judgment of guilt 44 of petit theft; authorizing the electronic capture of 45 fingerprints; requiring fingerprints to be certified 46 47 and filed in a specified manner; conforming a 48 provision to changes made by the act; amending s. 49 921.241, F.S.; removing the requirement that 50 fingerprints be taken in open court and in the judge's

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51 presence upon a judgment of guilt for a felony; 52 authorizing the electronic capture of fingerprints; 53 requiring the court officer, the employee of the court, or the employee of a criminal justice agency 54 55 who captures fingerprints to sign a specified 56 certification; conforming a provision to changes made 57 by the act; removing the requirement that a judge 58 obtain a defendant's social security number at the 59 time of fingerprinting; amending s. 921.242, F.S.; 60 removing the requirement that fingerprints be taken in open court and in the judge's presence upon a judgment 61 62 of guilt for an offense under ch. 796, F.S.; authorizing the electronic capture of fingerprints; 63 64 requiring fingerprints to be certified and filed in a 65 specified manner; conforming a provision to changes made by the act; providing an effective date. 66 67 68 Be It Enacted by the Legislature of the State of Florida: 69 70 Section 1. Section 25.221, Florida Statutes, is amended to 71 read: 72 25.221 Maintenance Custody of books, records, and other materials etc.-All books, papers, records, files, and the seal 73 of the Supreme Court must be maintained by shall be kept in the 74 75 office of the clerk of said court and be in the clerk's control, Page 3 of 15

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76 as prescribed by the Supreme Court custody. 77 Section 2. Section 25.301, Florida Statutes, is amended to 78 read: 79 25.301 Decisions to be filed; copies to be furnished.-All decisions and opinions delivered by the Supreme said Court, or 80 81 any justice thereof, relating in relation to any action or 82 proceeding pending in the said court must shall be filed and 83 remain in the office of the clerk and maintained by the clerk in 84 the manner prescribed by the Supreme Court. Such decisions or 85 opinions may, and shall not be taken out from the clerk's 86 maintenance or control except by order of the court; however, 87 the but said clerk must shall at all times be required to furnish certified copies of such opinions and decisions to any 88 89 person who makes such a request may desire the same certified copies of such opinions and decisions, upon receiving any 90 91 required fees his or her fees therefor. 92 Section 3. Subsection (2) of section 28.2457, Florida 93 Statutes, is amended to read: 94 28.2457 Mandatory monetary assessments.-95 The clerks of the circuit court must collaborate with (2)96 the state courts through the Florida Courts Technology 97 Commission to prepare a plan to procure or develop a statewide 98 electronic solution that will accurately identify all assessments mandated by statute. The plan must, at a minimum, 99 100 address operational, technological, and fiscal considerations

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101	related to implementation of the electronic solution. The clerks
102	must submit the plan to the President of the Senate and the
103	Speaker of the House of Representatives by January 1, 2022. The
104	clerks of court, through their association and in consultation
105	with the Office of the State Courts Administrator, shall develop
106	by October 1, 2012, a uniform form for the identification and
107	imposition of all assessments mandated by statute. The clerks
108	shall submit the form by that date, and by October 1 every year
109	thereafter if necessary to reflect changes in the law, to the
110	Supreme Court for approval. Upon approval of the form by the
111	Supreme Court, all circuit and county courts shall use the form.
112	Section 4. Subsection (1) of section 34.01, Florida
113	Statutes, is amended to read:
114	34.01 Jurisdiction of county court
115	(1) County courts shall have original jurisdiction:
116	(a) In all misdemeanor cases not cognizable by the circuit
117	courts.
118	(b) Of all violations of municipal and county ordinances.
119	(c) Of all actions at law, except those within the
120	exclusive jurisdiction of the circuit courts, in which the
121	matter in controversy does not exceed, exclusive of interest,
122	costs, and attorney fees:
123	1. If filed on or before December 31, 2019, the sum of
124	\$15,000.
125	2. If filed on or after January 1, 2020, the sum of
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126 \$30,000.

127 3. If filed on or after January 1, 2023, the sum of 128 \$50,000.

129

130 Effective July 1, 2030, and every 10 years thereafter, the 131 \$50,000 jurisdictional limit in subparagraph 3. must be adjusted 132 and increased by the percentage change in the Consumer Price 133 Index for All Urban Consumers, U.S. City Average, All Items, 134 1982-1984=100, or successor reports, for the preceding 10 135 calendar years as initially reported by the United States 136 Department of Labor, Bureau of Labor Statistics. The adjusted 137 jurisdictional limit must be rounded to the nearest \$5,000. However, the jurisdictional limit may not be lower than \$50,000. 138 139 The Office of Economic and Demographic Research must calculate the adjusted jurisdictional limit and certify the adjusted 140 141 jurisdictional limit to the Chief Justice of the Supreme Court 142 beginning January 31, 2030, and every 10 years thereafter. The 143 Office of Economic and Demographic Research and the Office of 144 the State Courts Administrator must publish the adjusted 145 jurisdictional limit on their websites. 146 Of disputes occurring in the homeowners' associations (d)

148 149

147

150 By February 1, 2021, the Office of the State Courts

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as described in s. 720.311(2)(a), which shall be concurrent with

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jurisdiction of the circuit courts.

151	Administrator shall submit a report to the Governor, the
152	President of the Senate, and the Speaker of the House of
153	Representatives. The report must make recommendations regarding
154	the adjustment of county court jurisdiction, including, but not
155	limited to, consideration of the claim value of filings in
156	county court and circuit court, case events, timeliness in
157	processing cases, and any fiscal impact to the state as a result
158	of adjusted jurisdictional limits. The clerks of the circuit
159	court and county court shall provide claim value data and
160	necessary case event data to the office to be used in
161	development of the report. The report must also include a review
162	of fees to ensure that the court system is adequately funded and
163	a review of the appellate jurisdiction of the district courts
164	and the circuit courts, including the use of appellate panels by
165	circuit courts.
166	Section 5. Section 35.15, Florida Statutes, is amended to
167	read:
168	35.15 Decisions to be filed; copies to be furnishedAll

decisions and opinions delivered by the district courts of appeal, or any judge thereof, relating in relation to any action or proceeding pending in <u>such said</u> court <u>must shall</u> be filed and <u>remain</u> in the office of the clerk <u>and maintained in the control</u> of the clerk. Such decisions and opinions may, and shall not be taken <u>from the clerk's maintenance or control therefrom</u> except by order of the court; <u>however</u>, the <u>but said</u> clerk <u>must shall at</u>

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all times be required to furnish certified copies of such 176 177 opinions and decisions to any person who makes such a request 178 may desire the same certified copies of such opinions and 179 decisions, upon receiving any required fees his or her fees 180 therefor. 181 Section 6. Section 35.23, Florida Statutes, is amended to 182 read: 183 35.23 Location of clerk's office.-Each clerk shall have an 184 office keep his or her records at the headquarters of the 185 district court of appeal. Section 7. Section 35.24, Florida Statutes, is amended to 186 187 read: 35.24 Maintenance Custody of books, records, and other 188 189 materials etc.-All books, papers, records, files and the seal of 190 each district court of appeal shall be maintained by, and in the 191 control of, kept in the office of the clerk of the said court. 192 Section 8. Subsection (2) of section 40.23, Florida Statutes, is amended to read: 193 194 40.23 Summoning jurors.-195 The jury service of any person who has been summoned (2) 196 may be postponed for a period not to exceed 6 months upon 197 written or oral request. However, if either a public health emergency has been declared by the State Health Officer pursuant 198 199 to s. 381.00315 or a state of emergency has been declared by the 200 Governor pursuant to s. 252.36(2), the jury service of any

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201 person who has been summoned may be postponed for a period not 202 to exceed 12 months upon written or oral request. The request 203 may specify a date or period of time to which service is to be 204 postponed and, if so, shall be given consideration when the 205 assignment of the postponed date of jury service is made. 206 Section 9. Paragraph (d) of subsection (3) of section 207 812.014, Florida Statutes, is amended to read: 208 812.014 Theft.-209 (3) 210 (d)1. A judgment of guilty or not guilty of a petit theft 211 must shall be in: 212 a. A written record that is signed by the judge and recorded by the clerk of the circuit court; or 213 214 b. An electronic record that contains the judge's 215 electronic signature as defined in s. 933.40 and is recorded by the clerk of the circuit court. 216 217 2. At the time A defendant is found quilty of petit theft, 218 the judge shall cause the following to occur in open court and 219 in the judge's presence: 220 For a written judgment of guilty, the fingerprints of a a. 221 the defendant who is found guilty of petit theft to against whom 222 such judgment is rendered shall be manually taken or electronically captured and affixed beneath the judge's 223 224 signature on the judgment. Beneath Such fingerprints must be 225 certified and filed in the case in which the judgment of guilty

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226	is entered as provided in s. 921.241(3). shall be appended a
227	certificate to the following effect:
228	"I hereby certify that the above and foregoing fingerprints
229	on this judgment are the fingerprints of the defendant,,
230	and that they were placed thereon by said defendant in my
231	presence, in open court, this the day of,
232	(year)"
233	Such certificate shall be signed by the judge, whose signature
234	thereto shall be followed by the word "Judge."
235	b. For an electronic judgment of guilty, the fingerprints
236	of the defendant must be electronically captured and a
237	certificate must be issued as provided in s. 921.241(3)(b).
238	3. A written or an electronic judgment of guilty of a
239	petit theft, or a certified copy thereof, is admissible in
240	evidence in the courts of this state as provided in s.
241	921.241(4).
242	Section 10. Section 921.241, Florida Statutes, is amended
243	to read:
244	921.241 Felony judgments; fingerprints and social security
245	number required in record
246	(1) As used in this section, the term:
247	(a) "Electronic signature" has the same meaning as in s.
248	933.40.
249	(b) "Transaction control number" means the unique
250	identifier comprised of numbers, letters, or other symbols for a
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251 digital fingerprint record generated by the device used to 252 electronically capture the fingerprints. 253 (2) A judgment of guilty or not guilty of a felony must 254 shall be in: 255 (a) A written record that is signed by the judge and 256 recorded by the clerk of the court; or 257 (b) An electronic record that contains the judge's 258 electronic signature and is recorded by the clerk of the court. 259 At the time A defendant is found quilty of a felony, (3) 260 the judge shall cause the following to occur in open court and 261 in the judge's presence: 262 (a) For a written judgment of guilty, the fingerprints of a the defendant who is found guilty of a felony to shall be 263 manually taken or electronically captured. If the fingerprints 264 265 are: 266 (a) Manually taken, the fingerprints must be filed in the 267 case in which and affixed beneath the judge's signature on the 268 judgment of guilty is entered. Beneath such fingerprints shall 269 be appended a certification certificate to the following effect: 270 271 "I hereby certify that the above and foregoing fingerprints 272 on this judgment are the fingerprints of the defendant, ... (name), and that they were placed thereon by said 273 defendant in my presence, in open court, this the day of 274 275,(year)...."

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276 277 The court officer, the employee of the court, or the employee of 278 a criminal justice agency who manually took the fingerprints shall place his or her written signature on the certification. 279 280 Such certificate shall be signed by the judge, whose signature 281 thereto shall be followed by the word "Judge." 282 (b) For an electronic judgment of guilty, the fingerprints 283 of the defendant shall be Electronically captured, and the 284 following certification must be filed in the case in which certificate shall be included in the electronic judgment of 285 286 guilty is entered: 287 "I hereby certify that the digital fingerprint record associated with Transaction Control Number contains the 288 289 fingerprints of the defendant, ... (name), which were 290 electronically captured from the defendant in my presence, in 291 open court, this the day of, ... (year)...." 292 293 The court officer, the employee of the court, or the employee of 294 a criminal justice agency who electronically captured the 295 fingerprints judge shall place his or her written or electronic signature on the certification, which shall be followed by the 296 297 word "Judge," on the certificate. (4) A written or electronic judgment of guilty, or a 298 299 certified copy thereof, is shall be admissible in evidence in 300 the several courts of this state as prima facie evidence that

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301	the:
302	(a) Manual fingerprints <u>filed in the case in which the</u>
303	judgment of guilty is entered appearing thereon and certified as
304	set forth in this section by the judge as aforesaid are the
305	fingerprints of the defendant against whom the judgment of
306	guilty was rendered.
307	(b) Digital fingerprint record associated with the
308	transaction control number specified in the certification
309	required by this section and filed in the case in which the
310	judgment of guilty is entered judge's certificate contains the
311	fingerprints of the defendant against whom the judgment of
312	guilty was rendered.
313	(5) At the time the defendant's fingerprints are manually
314	taken or electronically captured, the judge shall also cause the
315	defendant's social security number to be taken. The defendant's
316	social security number shall be specified in each written or
317	electronic judgment of guilty of a felony, in open court, in the
318	presence of such judge, and at the time the judgment is
319	rendered. If the defendant is unable or unwilling to provide his
320	or her social security number, the reason for its absence shall
321	be specified in the written or electronic judgment.
322	Section 11. Section 921.242, Florida Statutes, is amended
323	to read:
324	921.242 Subsequent offenses under chapter 796; method of
325	proof applicable
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326	(1) A judgment of guilty with respect to any offense
327	governed by the provisions of chapter 796 <u>must</u> shall be in:
328	(a) A written record that is signed by the judge and
329	recorded by the clerk of the circuit court; or
330	(b) An electronic record that contains the judge's
331	electronic signature as defined in s. 933.40 and is recorded by
332	the clerk of the circuit court.
333	(2) At the time A defendant is found guilty, the judge
334	shall cause the following to occur in open court and in the
335	judge's presence:
336	(a) For a written judgment of guilty, the fingerprints of
337	<u>a</u> the defendant who is found guilty of any offense governed by
338	chapter 796 to against whom such judgment is rendered shall be
339	manually taken or electronically captured and affixed beneath
340	the judge's signature on the judgment. Beneath Such fingerprints
341	must be certified and filed in the case in which the judgment of
342	guilty is entered as provided in s. 921.241(3). shall be
343	appended a certificate to the following effect:
344	"I hereby certify that the above and foregoing fingerprints
345	are of the defendant,(name), and that they were placed
346	thereon by said defendant in my presence, in open court, this
347	the day of,(year)"
348	Such certificate shall be signed by the judge, whose signature
349	thereto shall be followed by the word "Judge."
350	(b) For an electronic judgment of guilty, the fingerprints

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351	of the defendant must be electronically captured, and a
352	certificate must be issued as provided in s. 921.241(3)(b).
353	(3) A written or an electronic judgment of guilty, or a
354	certified copy thereof, <u>is</u> shall be admissible in evidence in
355	the several courts of this state as provided in s. 921.241(4).
356	Section 12. This act shall take effect July 1, 2021.

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