

LEGISLATIVE ACTION

Senate Comm: RCS 04/16/2021 House

The Committee on Appropriations (Hooper) recommended the following:

Senate Substitute for Amendment (187280) (with title amendment)

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and insert:

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Section 1. Effective July 1, 2021, subsection (7) of section 28.222, Florida Statutes, is amended to read: 28.222 Clerk to be county recorder.-

Delete everything after the enacting clause

(7) (a) All instruments recorded in the Official Records must remain shall always be open to the public, under the

Florida Senate - 2021 Bill No. PCS (412016) for CS for SB 838

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11	supervision of the clerk, for the purpose of inspection thereof
12	and of making extracts therefrom.; but
13	(b) The clerk is shall not be required to perform any
14	service in connection with such inspection or making of extracts
15	without payment of service charges as provided in s. 28.24.
16	(c) The clerk, in his or her capacity as county recorder,
17	must retain the service charge payments under s. 28.24, except
18	that those service charge payments that relate to court records
19	or functions and meet the description of court-related functions
20	in s. 28.35(3)(a) must be distributed for those court-related
21	functions.
22	Section 2. Effective July 1, 2021, section 28.24, Florida
23	Statutes, is amended to read:
24	28.24 Service chargesThe clerk of the circuit court shall
25	charge for services rendered manually or electronically by the
26	clerk's office in recording documents and instruments and in
27	performing other specified duties. These charges may not exceed
28	those specified in this section, except as provided in s.
29	28.345.
30	(1) For purposes of this section, the term "court record"
31	means the contents of a court file and includes:
32	(a) Progress dockets and other similar records generated to
33	document activity in a case.
34	(b) Transcripts filed with the clerk.
35	(c) Documentary exhibits in the custody of the clerk.
36	(d) Electronic records, video recordings, and stenographic
37	tapes of depositions or other proceedings filed with the clerk.
38	(e) Electronic records, video recordings, and stenographic
39	tapes of court proceedings.

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40 (2) For examining, comparing, correcting, verifying, and
41 certifying transcripts of record in appellate proceedings,
42 prepared by attorney for appellant or someone else other than
43 clerk, per page: 5.00, from which the clerk shall remit 0.50 per
44 page to the Department of Revenue for deposit into the General
45 Revenue Fund.

(3)(2) For preparing, numbering, and indexing an original record of appellate proceedings, per instrument: 3.50, from which the clerk shall remit 0.50 per instrument to the Department of Revenue for deposit into the General Revenue Fund.

(4) (a) (3) For certifying copies of any instrument that is a court record in the public records: 2.00, from which the clerk shall remit 0.50 to the Department of Revenue for deposit into the General Revenue Fund.

(b) For certifying copies of any instrument that is not a court record in the public records, per page: 2.00.

(5) (a) (4) For verifying any instrument presented for certification prepared by someone other than clerk, per page: 3.50, from which the clerk shall remit 0.50 per page to the Department of Revenue for deposit into the General Revenue Fund.

(b) For verifying any instrument that is not a court record presented for certification prepared by someone other than the clerk, per page: 3.50.

(6) (a) (5) (a) For making copies by photographic process of any instrument in the public records consisting of pages of not more than 14 inches by 8 1/2 inches, per page:-----1.00.

(b) For making copies by photographic process of any instrument in the public records of more than 14 inches by 8 1/2 inches, per page:-----5.00.

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69	<u>(7)</u> For making microfilm copies of any public records:
70	(a) That are court records:
71	1. 16 mm 100' microfilm roll: 42.00, from which the clerk
72	shall remit 4.50 to the Department of Revenue for deposit into
73	the General Revenue Fund.
74	<u>2.(b)</u> 35 mm 100' microfilm roll: 60.00, from which the
75	clerk shall remit 7.50 to the Department of Revenue for deposit
76	into the General Revenue Fund.
77	<u>3.(c)</u> Microfiche, per fiche: 3.50, from which the clerk
78	shall remit 0.50 to the Department of Revenue for deposit into
79	the General Revenue Fund.
80	(b) That are not court records:
81	1. 16 mm 100' microfilm roll: 42.00.
82	2. 35 mm 100' microfilm roll: 60.00.
83	3. Microfiche, per fiche: 3.50.
84	<u>(8)</u> For copying any instrument in the public records by
85	other than photographic process, per page:6.00.
86	<u>(9)(a)</u> For writing any paper <u>that is a court record</u>
87	other than <u>a paper otherwise</u> herein specifically mentioned <u>in</u>
88	this section, same as for copying, including signing and
89	sealing: 7.00, from which the clerk shall remit 1.00 to the
90	Department of Revenue for deposit into the General Revenue Fund.
91	(b) For writing any paper that is not a court record other
92	than a paper otherwise specifically mentioned in this section,
93	including signing and sealing: 7.00.
94	(10) (9) For indexing each entry not recorded:1.00.
95	(11) (10) For receiving money into the registry of court:
96	(a)1. First \$500 <u>: 3</u> 7 percent
97	2. Each subsequent \$100 <u>: 1.5</u> , percent

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98	(b) Eminent domain actions, per deposit: 170.00, from which
99	the clerk shall remit 20.00 per deposit to the Department of
100	Revenue for deposit into the General Revenue Fund.
101	(12) (11) For examining, certifying, and recording plats and
102	for recording condominium exhibits larger than 14 inches by 8
103	1/2 inches:
104	(a) First page <u>:</u>
105	(b) Each additional page <u>:</u> 15.00 <u>.</u>
106	(13) (12) For recording, indexing, and filing any instrument
107	not more than 14 inches by 8 1/2 inches, including required
108	notice to property appraiser where applicable:
109	(a) First page or fraction thereof:
110	(b) Each additional page or fraction thereof:4.00.
111	(c) For indexing instruments recorded in the official
112	records which contain more than four names, per additional
113	name:1.00_
114	(d) An additional service charge must be paid to the clerk
115	of the circuit court to be deposited in the Public Records
116	Modernization Trust Fund for each instrument listed in s.
117	28.222, except judgments received from the courts and notices of
118	lis pendens, recorded in the official records:
119	1. First page <u>:</u> 1.00 <u>.</u>
120	2. Each additional page <u>:</u> 0.50 <u>.</u>
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122	Said fund must be held in trust by the clerk and used
123	exclusively for equipment and maintenance of equipment,
124	personnel training, and technical assistance in modernizing the
125	public records system of the office. In a county where the duty
126	of maintaining official records exists in an office other than

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127 the office of the clerk of the circuit court, the clerk of the 128 circuit court is entitled to 25 percent of the moneys deposited 129 into the trust fund for equipment, maintenance of equipment, 130 training, and technical assistance in modernizing the system for 131 storing records in the office of the clerk of the circuit court. 132 The fund may not be used for the payment of travel expenses, 133 membership dues, bank charges, staff-recruitment costs, salaries 134 or benefits of employees, construction costs, general operating 135 expenses, or other costs not directly related to obtaining and 136 maintaining equipment for public records systems or for the purchase of furniture or office supplies and equipment not 137 138 related to the storage of records. On or before December 1, 139 1995, and on or before December 1 of each year immediately 140 preceding each year during which the trust fund is scheduled for 141 legislative review under s. 19(f)(2), Art. III of the State 142 Constitution, each clerk of the circuit court shall file a 143 report on the Public Records Modernization Trust Fund with the 144 President of the Senate and the Speaker of the House of 145 Representatives. The report must itemize each expenditure made 146 from the trust fund since the last report was filed; each 147 obligation payable from the trust fund on that date; and the 148 percentage of funds expended for each of the following: 149 equipment, maintenance of equipment, personnel training, and 150 technical assistance. The report must indicate the nature of the 151 system each clerk uses to store, maintain, and retrieve public 152 records and the degree to which the system has been upgraded 153 since the creation of the trust fund.

(e) An additional service charge of \$4 per page shall bepaid to the clerk of the circuit court for each instrument



156 listed in s. 28.222, except judgments received from the courts 157 and notices of lis pendens, recorded in the official records. 158 From the additional \$4 service charge collected:

159 1. If the counties maintain legal responsibility for the 160 costs of the court-related technology needs as defined in s. 161 29.008(1)(f)2. and (h), 10 cents shall be distributed to the Florida Association of Court Clerks and Comptrollers, Inc., for 162 163 the cost of development, implementation, operation, and 164 maintenance of the clerks' Comprehensive Case Information System; \$1.90 shall be retained by the clerk to be deposited in 165 166 the Public Records Modernization Trust Fund and used exclusively 167 for funding court-related technology needs of the clerk as 168 defined in s. 29.008(1)(f)2. and (h); and \$2 shall be 169 distributed to the board of county commissioners to be used 170 exclusively to fund court-related technology, and court technology needs as defined in s. 29.008(1)(f)2. and (h) for the 171 172 state trial courts, state attorney, public defender, and 173 criminal conflict and civil regional counsel in that county. If 174 the counties maintain legal responsibility for the costs of the 175 court-related technology needs as defined in s. 29.008(1)(f)2. 176 and (h), notwithstanding any other provision of law, the county 177 is not required to provide additional funding beyond that 178 provided in this section herein for the court-related technology needs of the clerk as defined in s. 29.008(1)(f)2. and (h). All 179 180 court records and official records are the property of the State 181 of Florida, including any records generated as part of the 182 Comprehensive Case Information System funded pursuant to this 183 paragraph and the clerk of court is designated as the custodian of such records, except in a county where the duty of 184

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185 maintaining official records exists in a county office other 186 than the clerk of court or comptroller, such county office is designated the custodian of all official records, and the clerk 187 188 of court is designated the custodian of all court records. The 189 clerk of court or any entity acting on behalf of the clerk of 190 court, including an association, may not charge a fee to any agency as defined in s. 119.011, the Legislature, or the State 191 192 Court System for copies of records generated by the 193 Comprehensive Case Information System or held by the clerk of 194 court or any entity acting on behalf of the clerk of court, 195 including an association.

2. If the state becomes legally responsible for the costs of court-related technology needs as defined in s. 29.008(1)(f)2. and (h), whether by operation of general law or by court order, \$4 shall be remitted to the Department of Revenue for deposit into the General Revenue Fund.

<u>(14) (a) (13)</u> Oath, administering, attesting, and sealing <u>of</u> <u>court records</u>, not otherwise provided for <u>in this section</u> <u>herein</u>: 3.50, from which the clerk shall remit 0.50 to the Department of Revenue for deposit into the General Revenue Fund.

(b) Oath, administering, attesting, and sealing of records that are not court records not otherwise provided for in this section: 3.50.

208 (15)(a)(14) For validating certificates <u>or</u>, any authorized 209 bonds <u>that are court records</u>, each: 3.50, from which the clerk 210 shall remit 0.50 each to the Department of Revenue for deposit 211 into the General Revenue Fund.

212 (b) For validating certificates or any authorized bonds 213 that are not court records, each: 3.50.

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214 <u>(16) (15)</u> For preparing affidavit of domicile:.....5.00. 215 <u>(17) (16)</u> For exemplified certificates, including <u>the</u> 216 signing and sealing <u>of them</u>: 7.00, from which the clerk shall 217 remit 1.00 to the Department of Revenue for deposit into the 218 General Revenue Fund.

(18) (a) (17) For authenticated certificates that are court records, including the signing and sealing of them: 7.00, from which the clerk shall remit 1.00 to the Department of Revenue for deposit into the General Revenue Fund.

(b) For authenticated certificates that are not court records, including the signing and sealing of them: 7.00.

<u>(19) (a) (18) (a)</u> For issuing and filing a subpoena for a witness, not otherwise provided for <u>in this section, including</u> <u>the herein (includes writing, preparing, signing, and sealing of</u> <u>it</u>): 7.00, from which the clerk shall remit 1.00 to the Department of Revenue for deposit into the General Revenue Fund.

(b) For signing and sealing only: 2.00, from which the clerk shall remit 0.50 to the Department of Revenue for deposit into the General Revenue Fund.

(20)(a) (19) For approving <u>a court</u> bond: 8.50, from which the clerk shall remit 1.00 to the Department of Revenue for deposit into the General Revenue Fund.

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(b) For approving a bond: 8.50.

(21) (a) (20) For searching <u>court</u> of records, for each year's search: 2.00, from which the clerk shall remit 0.50 for each year's search to the Department of Revenue for deposit into the General Revenue Fund.

241 (b) For searching records that are not court records, for 242 each year's search: 2.00.

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243 (22) (21) For processing an application for a tax deed sale (includes application, sale, issuance, and preparation of tax 244 245 deed, and disbursement of proceeds of sale), other than excess 246 247 (23) (22) For disbursement of excess proceeds of tax deed 248 sale, first \$100 or fraction thereof:.....10.00. 249 (24) (23) Upon receipt of an application for a marriage 250 license, for preparing and administering of oath; issuing, sealing, and recording of the marriage license; and providing a 251 252 certified copy:------30.00. 253 254 (26) (25) For sealing any court file or expungement of any 255 record: 42.00, from which the clerk shall remit 4.50 to the 256 Department of Revenue for deposit into the General Revenue Fund. 257 (27) (a) (26) (a) For receiving and disbursing all restitution 258 payments, per payment: 3.50, from which the clerk shall remit 259 0.50 per payment to the Department of Revenue for deposit into 260 the General Revenue Fund. (b) For receiving and disbursing all partial payments, 261 262 other than restitution payments, for which an administrative 263 processing service charge is not imposed pursuant to s. 28.246, 264 265 (c) For setting up a payment plan, a one-time administrative processing charge in lieu of a per month charge 2.66 267 268 (28) (27) Postal charges incurred by the clerk of the 269 circuit court in any mailing by certified or registered mail

must be paid by the party at whose instance the mailing is made. (29)(28) For furnishing an electronic copy of information

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272 contained in a computer database: a fee as provided for in 273 chapter 119.

Section 3. Effective July 1, 2021, subsection (2) of section 28.241, Florida Statutes, is amended to read:

28.241 Filing fees for trial and appellate proceedings.-

(2) Upon the institution of any appellate proceeding from any lower court to the circuit court of any such county, including appeals filed by a county or municipality as provided in s. 34.041(5), or from the county or circuit court to an appellate court of the state, the clerk shall charge and collect from the party or parties instituting such appellate proceedings a filing fee, as follows: not to exceed \$280, from which the clerk shall remit \$20 to the Department of Revenue for deposit into the Ceneral Revenue Fund,

(a) For filing a notice of appeal from the county court to the circuit court, a filing fee not to exceed \$280. and, in addition to the filing fee required under s. 25.241 or s. 35.22, \$100

(b) For filing a notice of appeal from the county or circuit court to the district court of appeal or to the Supreme Court, in addition to the filing fee required under s. 25.241 or s. 35.22, a filing fee not to exceed \$100, of which the clerk shall remit \$20 to the Department of Revenue for deposit into the General Revenue Fund. If the party is determined to be indigent, the clerk shall defer payment of the fee otherwise required by this subsection.

298 Section 4. Subsection (4) of section 28.246, Florida 299 Statutes, is amended to read:

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28.246 Payment of court-related fines or other monetary

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301 penalties, fees, charges, and costs; partial payments; 302 distribution of funds.-

(4) (a) Each The clerk of the circuit court shall accept partial payments for each case type for court-related fees, service charges, <u>court</u> costs, and fines in accordance with the terms of an established payment plan <u>developed by the clerk</u>.

307 (b) An individual seeking to defer payment of fees, service 308 charges, court costs, or fines imposed by operation of law or order of the court under any provision of general law shall 309 310 apply to the clerk for enrollment in a payment plan. The clerk 311 shall enter into a payment plan with an individual who the court determines is indigent for costs. It is the responsibility of an 312 313 individual who is released from incarceration and has 314 outstanding court obligations to contact the clerk within 30 315 days after release to pay fees, service charges, court costs, 316 and fines in full, or to apply for enrollment in a payment plan. A monthly payment amount, calculated based upon all fees and all 317 318 anticipated fees, service charges, court costs, and fines, is presumed to correspond to the person's ability to pay if the 319 320 amount does not exceed 2 percent of the person's annual net 321 income, as defined in s. 27.52(1), divided by 12. The clerk 322 shall establish all terms of a payment plan, and the court may 323 review the reasonableness of the payment plan.

324 Section 5. Effective upon this act becoming a law, 325 paragraph (f) of subsection (2) and paragraph (a) of subsection 326 (3) of section 28.35, Florida Statutes, are amended to read:

28.35 Florida Clerks of Court Operations Corporation.-

328 (2) The duties of the corporation shall include the 329 following:

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330 (f) Approving the proposed budgets submitted by clerks of 331 the court pursuant to s. 28.36. The corporation must ensure that 332 the total combined budgets of the clerks of the court do not 333 exceed the total estimated revenues from fees, service charges, 334 court costs, and fines for court-related functions available for 335 court-related expenditures as determined by the most recent 336 Revenue Estimating Conference, plus the total of unspent 337 budgeted funds for court-related functions carried forward by 338 the clerks of the court from the previous county fiscal year, 339 and plus the balance of funds remaining in the Clerks of the 340 Court Trust Fund after the transfer of funds to the General 341 Revenue Fund required pursuant to s. 28.37(4)(b), and plus any 342 appropriations for court-related functions s. 28.37(3)(b). The 343 corporation may amend any individual clerk of the court budget 344 to ensure compliance with this paragraph and must consider 345 performance measures, workload performance standards, workload 346 measures, and expense data before modifying the budget. As part 347 of this process, the corporation shall:

348 1. Calculate the minimum amount of revenue necessary for 349 each clerk of the court to efficiently perform the list of 350 court-related functions specified in paragraph (3)(a). The 351 corporation shall apply the workload measures appropriate for 352 determining the individual level of review required to fund the 353 clerk's budget.

2. Prepare a cost comparison of similarly situated clerks of the court, based on county population and numbers of filings, using the standard list of court-related functions specified in paragraph (3)(a).

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3. Conduct an annual base budget review and an annual



359 budget exercise examining the total budget of each clerk of the 360 court. The review shall examine revenues from all sources, 361 expenses of court-related functions, and expenses of noncourt-362 related functions as necessary to determine that court-related 363 revenues are not being used for noncourt-related purposes. The 364 review and exercise shall identify potential targeted budget 365 reductions in the percentage amount provided in Schedule VIII-B 366 of the state's previous year's legislative budget instructions, as referenced in s. 216.023(3), or an equivalent schedule or 367 368 instruction as may be adopted by the Legislature.

4. Identify those proposed budgets containing funding for items not included on the standard list of court-related functions specified in paragraph (3)(a).

5. Identify those clerks projected to have court-related revenues insufficient to fund their anticipated court-related expenditures.

6. Use revenue estimates based on the official estimate for funds from fees, service charges, <u>court</u> costs, and fines for court-related functions accruing to the clerks of the court made by the Revenue Estimating Conference, as well as any unspent budgeted funds for court-related functions carried forward by the clerks of the court from the previous county fiscal year and the balance of funds remaining in the Clerks of the Court Trust Fund after the transfer of funds to the General Revenue Fund required pursuant to <u>s. 28.37(4)(b)</u>, plus any appropriations for the purpose of funding court-related functions s. 28.37(3)(b).

385 7. Identify pay and benefit increases in any proposed clerk 386 budget, including, but not limited to, cost of living increases, 387 merit increases, and bonuses.

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388 8. Identify increases in anticipated expenditures in any 389 clerk budget that exceeds the current year budget by more than 3 390 percent. 391 9. Identify the budget of any clerk which exceeds the 392 average budget of similarly situated clerks by more than 10 393 percent. 394 395 For the purposes of this paragraph, the term "unspent budgeted funds for court-related functions" means undisbursed funds 396 397 included in the clerks of the courts budgets for court-related 398 functions established pursuant to this section and s. 28.36. 399 (3) (a) The list of court-related functions that clerks may 400 fund from filing fees, service charges, court costs, and fines 401 is limited to those functions expressly authorized by law or 402 court rule. Those functions include the following: case 403 maintenance; records management; court preparation and 404 attendance; processing the assignment, reopening, and 405 reassignment of cases; processing of appeals; collection and 406 distribution of fines, fees, service charges, and court costs; 407 processing of bond forfeiture payments; data collection and 408 reporting; determinations of indigent status; and paying reasonable administrative support costs to enable the clerk of 409 410 the court to carry out these court-related functions.

Section 6. Effective upon this act becoming a law, present subsections (3) and (4) of section 28.36, Florida Statutes, are redesignated as subsections (4) and (5), respectively, a new subsection (3) is added to that section, and subsection (1), paragraph (b) of subsection (2), and present subsection (4) of that section are amended, to read:

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417 28.36 Budget procedure.—There is established a budget 418 procedure for the court-related functions of the clerks of the 419 court.

420 (1) Only those functions listed in s. 28.35(3)(a) may be
421 funded from fees, service charges, <u>court</u> costs, and fines
422 retained by the clerks of the court.

423 (2) Each proposed budget shall further conform to the 424 following requirements:

425 (b) The proposed budget must be balanced such that the 426 total of the estimated revenues available equals or exceeds the 427 total of the anticipated expenditures. Such revenues include 428 revenue projected to be received from fees, service charges, 429 court costs, and fines for court-related functions during the 430 fiscal period covered by the budget, plus the total of unspent 431 budgeted funds for court-related functions carried forward by 432 the clerk of the court from the previous county fiscal year and 433 plus the portion of the balance of funds remaining in the Clerks 434 of the Court Trust Fund after the transfer of funds to the 435 General Revenue Fund required pursuant to s. 28.37(4)(b) s. 436 28.37(3)(b) which has been allocated to each respective clerk of 437 the court by the Florida Clerks of Court Operations Corporation. 438 For the purposes of this paragraph, the term "unspent budgeted 439 funds for court-related functions" means undisbursed funds 440 included in the clerk of the courts' budget for court related 441 functions established pursuant to s. 28.35 and this section. The 442 anticipated expenditures must be itemized as required by the 443 corporation.

444 (3) (a) The Florida Clerks of Court Operations Corporation
 445 shall establish and manage a reserve for contingencies within

446	the Clerks of the Court Trust Fund which must consist of an
447	amount not to exceed 16 percent of the total budget authority
448	for the clerks of court during the current county fiscal year,
449	to be carried forward at the end of the fiscal year. Funds to be
450	held in reserve include transfers of cumulative excess, as
451	provided in s. 28.37(4)(b), from the Clerks of the Court Trust
452	Fund and may also include revenues provided by law or moneys
453	appropriated by the Legislature.
454	(b) The corporation shall provide a reporting of the
455	balance and use of these funds during each county fiscal year as
456	part of the corporation's annual report submitted under s.
457	<u>28.35(2)(h).</u>
458	(c) The corporation may use the reserve to ensure the
459	clerks of court can perform the court-related functions as
460	provided in s. 28.35(3)(a). Moneys in the Clerks of the Court
461	Trust Fund which are held in reserve may be used by the
462	corporation under the following circumstances:
463	1. To offset a current deficit between the revenue
464	available and the original budget authority. A deficit is deemed
465	to occur when the revenue available to the clerks of court falls
466	below the original revenue projection for that county fiscal
467	year.
468	2. To provide funding for an emergency, as defined in s.
469	252.34(4). The emergency must have been declared by the
470	Governor, pursuant to s. 252.36, or otherwise declared by law.
471	3. To provide funds in the development of the total
472	aggregate budget of the clerks of court to ensure that a minimum
473	continuation budget is met. For purposes of this subparagraph, a
474	minimum continuation budget is the budget approved for the
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475	current county fiscal year or some lesser amount adopted by the
476	corporation.
477	(d) To use the reserve, the corporation must request a
478	budget amendment pursuant to s. 216.292.
479	(5)(4) The corporation may approve increases or decreases
480	to the previously authorized budgets approved for individual
481	clerks of the court pursuant to s. 28.35 for court-related
482	functions, if:
483	(a) The additional budget authority is necessary to pay the
484	cost of performing new or additional functions required by
485	changes in law or court rule; or
486	(b) The additional budget authority is necessary to pay the
487	cost of supporting increases in the number of judges or
488	magistrates authorized by the Legislature or increases in the
489	use of hearing officers and senior judges assigned by the
490	courts.
491	Section 7. Effective upon this act becoming a law, section
492	28.37, Florida Statutes, is amended to read:
493	28.37 Fines, fees, service charges, and costs remitted to
494	the state
495	(1) Pursuant to s. 14(b), Art. V of the State Constitution,
496	selected salaries, costs, and expenses of the state courts
497	system and court-related functions shall be funded from a
498	portion of the revenues derived from statutory fines, fees,
499	service charges, and \underline{court} costs collected by the clerks of the
500	court and from adequate and appropriate supplemental funding
501	from state revenues as appropriated by the Legislature.
502	(2) As used in this section, the term:
503	(a) "Cumulative excess" means revenues derived from fines,

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504 fees, service charges, and court costs collected by the clerks 505 of the court which are greater than the original revenue 506 projection.

(b) "Original revenue projection" means the official estimate, as determined by the Revenue Estimating Conference, of revenues from fines, fees, service charges, and court costs available for court-related functions for the county fiscal year covered by the projection.

(3) The Beginning November 1, 2013, that portion of all 513 fines, fees, service charges, and costs collected by the clerks 514 of the court for the previous month which is in excess of one-515 twelfth of the clerks' total budget for the performance of court-related functions must shall be remitted to the Department 517 of Revenue for deposit into the Clerks of the Court Trust Fund. Such collections do not include funding received for the 519 operation of the Title IV-D child support collections and 520 disbursement program. The clerk of the court shall remit the 521 revenues collected during the previous month due to the state on 522 or before the 10th day of each month.

523 (4) (a) (3) (a) Each year, no later than January 25, for the 524 previous county fiscal year, the clerks of court, in 525 consultation with the Florida Clerks of Court Operations 526 Corporation, shall remit to the Department of Revenue for deposit in the Clerks of the Court Trust Fund the cumulative 527 528 excess of all fines, fees, service charges, and court costs 529 retained by the clerks of the court, plus any funds received by 530 the clerks of the court from the Clerks of the Court Trust Fund 531 under s. $28.36(4) = \frac{28.36(3)}{5.28.36(3)}$, which exceed the amount needed to 532 meet their authorized budget amounts established under s. 28.35.

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533 (b) No later than February 1, 2022, and each February 1 534 thereafter, the Department of Revenue shall transfer 50 percent 535 of the cumulative excess of the original revenue projection from 536 the Clerks of the Court Trust Fund to the General Revenue Fund. 537 The remaining 50 percent in the Clerks of the Court Trust Fund 538 may be used in the development of the total combined budgets of 539 the clerks of the court as provided in s. 28.35(2)(f)6. However, 540 a minimum of 10 percent of the clerk-retained portion of the cumulative excess amount must be held in reserve until such 541 542 funds reach an amount equal to at least 16 percent of the total 543 budget authority from the current county fiscal year, as 544 provided in s. 28.36(3)(a)

545 1. No later than February 1, 2020, the Department of 546 Revenue shall transfer from the Clerks of the Court Trust Fund 547 to the General Revenue Fund the sum of the cumulative excess of 548 all fines, fees, service charges, and costs submitted by the 549 clerks of court pursuant to subsection (2) and the cumulative excess of all fines, fees, service charges, and costs remitted 550 551 by the clerks of court pursuant to paragraph (a) in excess of 552 \$10 million.

2. No later than February 1, 2021, the Department of 553 554 Revenue shall transfer from the Clerks of the Court Trust Fund 555 to the General Revenue Fund not less than 50 percent of the sum 556 of the cumulative excess of all fines, fees, service charges, 557 and costs submitted by the clerks of court pursuant to 558 subsection (2) and the cumulative excess of all fines, fees, 559 service charges, and costs remitted by the clerks of court 560 pursuant to paragraph (a); provided however, the balance 561 remaining in the Clerks of Courts Trust Fund after such transfer

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562 may not be more than \$20 million. 3. No later than February 1, 2022, the Department of 563 Revenue shall transfer from the Clerks of the Court Trust Fund 564 565 to the General Revenue Fund not less than 50 percent of the sum 566 of the cumulative excess of all fines, fees, service charges, and costs submitted by the clerks of court pursuant to 567 568 subsection (2) and the cumulative excess of all fines, fees, 569 service charges, and costs remitted by the clerks of court 570 pursuant to paragraph (a); provided however, the balance remaining in the Clerks of Courts Trust Fund after such transfer 571 572 may not be more than \$20 million. 573 4. No later than February 1, 2023, and each February 1 574 thereafter, the Department of Revenue shall transfer from the 575 Clerks of the Court Trust Fund to the General Revenue Fund the 576 cumulative excess of all fines, fees, service charges, and costs 577 submitted by the clerks of court pursuant to subsection (2) and 578 the cumulative excess of all fines, fees, service charges, and 579 costs remitted by the clerks of court pursuant to paragraph (a). 580 (5) (4) The Department of Revenue shall collect any funds

581 that the Florida Clerks of Court Operations Corporation 582 determines upon investigation were due but not remitted to the 583 Department of Revenue. The corporation shall notify the clerk of 584 the court and the Department of Revenue of the amount due to the 585 Department of Revenue. The clerk of the court shall remit the 586 amount due no later than the 10th day of the month following the 587 month in which notice is provided by the corporation to the 588 clerk of the court.

589 <u>(6)</u> (5) Ten percent of all court-related fines collected by 590 the clerk, except for penalties or fines distributed to counties



591 or municipalities under s. 316.0083(1)(b)3. or s. 318.18(15)(a), 592 must shall be deposited into the fine and forfeiture fund to be 593 used exclusively for clerk court-related functions, as provided in s. 28.35(3)(a). 594

595 Section 8. Section 28.42, Florida Statutes, is amended to 596 read:

597 28.42 Manual of filing fees, charges, costs, and fines; 598 payment plan form.-

(1) The clerks of court, through their association and in 599 consultation with the Office of the State Courts Administrator, 600 601 shall prepare and disseminate a manual of filing fees, service 602 charges, costs, and fines imposed pursuant to state law, for 603 each type of action and offense, and classified as mandatory or 604 discretionary. The manual also shall classify the fee, charge, 605 cost, or fine as court-related revenue or noncourt-related 606 revenue. The clerks, through their association, shall 607 disseminate this manual to the chief judge, state attorney, 608 public defender, and court administrator in each circuit and to 609 the clerk of the court in each county. The clerks, through their 610 association and in consultation with the Office of the State 611 Courts Administrator, shall at a minimum update and disseminate this manual on July 1 of each year. 612

(2) By October 1, 2021, the clerks of court, through the Florida Clerks of Court Operations Corporation, shall develop a uniform payment plan form for use by persons seeking to establish a payment plan in accordance with s. 28.246(4). The 617 form must inform the person of the minimum payment due each month, the term of the plan, acceptable payment methods, and the 618 circumstances under which a case may be sent to collections for 619

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620	nonpayment.
621	(3) By January 1, 2022, each clerk of court shall use the
622	uniform payment plan form developed pursuant to subsection (2)
623	when establishing payment plans.
624	Section 9. Effective July 1, 2021, subsection (5) of
625	section 40.29, Florida Statutes, is amended to read:
626	40.29 Payment of due-process costs
627	(5) The Justice Administrative Commission shall reimburse
628	provide funds to the clerks of the court to compensate jurors,
629	to pay for meals or lodging provided to jurors, and to pay for
630	jury-related personnel costs as provided in this section. Each
631	clerk of the court <u>must submit a request for reimbursement</u> shall
632	forward to the Florida Clerks of Court Operations Corporation
633	within 20 days after each quarter attesting to the clerk's
634	actual costs Justice Administrative Commission a quarterly
635	estimate of funds necessary to compensate jurors, to and pay for
636	meals or lodging provided to jurors, and to pay for jury-related
637	personnel costs during the upcoming quarter. The Florida Clerks
638	of Court Operations Corporation must review the request for
639	reimbursement to ensure that the costs are reasonably and
640	directly related to jury management. The Florida Clerks of Court
641	Operations Corporation must shall forward to the Justice
642	Administrative Commission a quarterly estimate of the amount
643	necessary to reimburse each clerk of the court for its personnel
644	and other costs related to jury management unless the total
645	request for reimbursement by the clerks exceeds the quarterly
646	funds available to the Justice Administrative Commission, in
647	which case the Florida Clerks of Court Operations Corporation
648	shall adjust the cumulative total to match the available funds

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before submitting the request to the Justice Administrative 649 650 Commission. Upon receipt of each request for reimbursement such estimates, the Justice Administrative Commission must review 651 652 shall determine the amount deemed necessary for payment to the 653 clerks of the court for the most recently completed during the 654 upcoming quarter, determine if the total payment amount is 655 available, and submit a request for payment to the Chief 656 Financial Officer. If the Justice Administrative Commission 657 believes that the amount appropriated by the Legislature is 658 insufficient to meet such costs during the remaining part of the 659 state fiscal year, the commission may apportion the funds 660 appropriated in the General Appropriations Act for those 661 purposes among the several counties, basing the apportionment 662 upon the amount expended for such purposes in each county during 663 the prior fiscal year, in which case, the Chief Financial 664 Officer shall issue the appropriate apportioned amount by 665 warrant to each county. The clerks of the court are responsible 666 for any compensation to jurors, for payments for meals or lodging provided to jurors, and for jury-related personnel costs 667 668 that exceed the funding provided in the General Appropriations 669 Act for these purposes.

670 Section 10. Paragraph (a) of subsection (1) of section 671 318.15, Florida Statutes, is amended to read:

672 318.15 Failure to comply with civil penalty or to appear;673 penalty.-

(1) (a) If a person fails to comply with the civil penalties
provided in s. 318.18 within the time period specified in s.
318.14(4), fails to enter into or comply with the terms of a
penalty payment plan with the clerk of the court in accordance

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678 with ss. 318.14 and 28.246, fails to attend driver improvement 679 school, or fails to appear at a scheduled hearing, the clerk of 680 the court must shall notify the Department of Highway Safety and 681 Motor Vehicles of such failure within 10 days after such 682 failure. Upon receipt of such notice, the department must shall 683 immediately issue an order suspending the driver license and 684 privilege to drive of such person effective 20 days after the 685 date the order of suspension is mailed in accordance with s. 686 322.251(1), (2), and (6). The order also must inform the person 687 that he or she may contact the clerk of the court to establish a 688 payment plan pursuant to s. 28.246(4) to make partial payments 689 for court-related fines, fees, service charges, and court costs. 690 Any such suspension of the driving privilege which has not been 691 reinstated, including a similar suspension imposed outside of 692 this state Florida, must shall remain on the records of the 693 department for a period of 7 years from the date imposed and 694 must shall be removed from the records after the expiration of 7 695 years from the date it is imposed. The department may not accept 696 the resubmission of such suspension.

697 Section 11. Section 318.20, Florida Statutes, is amended to 698 read:

699 318.20 Notification; duties of department.-The department 700 shall prepare a notification form to be appended to, or 701 incorporated as a part of, the Florida uniform traffic citation 702 issued in accordance with s. 316.650. The notification form must 703 shall contain language informing persons charged with 704 infractions to which this chapter applies of the procedures 705 available to them under this chapter. Such notification form 706 must shall contain a statement that, if the official determines

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707 that no infraction has been committed, no costs or penalties may 708 shall be imposed and any costs or penalties that which have been 709 paid will shall be returned. Additionally, the notification form 710 must include information on paying the civil penalty to the 711 clerk of the court and the ability to establish a payment plan 712 pursuant to s. 28.246(4). A uniform traffic citation that is 713 produced electronically must also include the information 714 required by this section.

Section 12. Subsections (1) and (3) and paragraph (a) of subsection (5) of section 322.245, Florida Statutes, are amended to read:

322.245 Suspension of license upon failure of person charged with specified offense under chapter 316, chapter 320, or this chapter to comply with directives ordered by traffic court or upon failure to pay child support in non-IV-D cases as provided in chapter 61 or failure to pay any financial obligation in any other criminal case.-

724 (1) If a person charged with a violation of any of the criminal offenses enumerated in s. 318.17 or with the commission 725 726 of any offense constituting a misdemeanor under chapter 320 or 727 this chapter fails to comply with all of the directives of the 728 court within the time allotted by the court, the clerk of the 729 traffic court must provide shall mail to the person, either 730 electronically or by mail sent to at the address specified on 731 the uniform traffic citation, a notice of such failure, 732 notifying him or her that, if he or she does not comply with the 733 directives of the court within 30 days after the date of the 734 notice and pay a delinquency fee of up to \$25 to the clerk, from 735 which the clerk shall remit \$10 to the Department of Revenue for

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deposit into the General Revenue Fund, his or her driver license will be suspended. The notice <u>must</u> shall be <u>sent</u> mailed no later than 5 days after such failure. The delinquency fee may be retained by the office of the clerk to defray the operating costs of the office.

741 (3) If the person fails to comply with the directives of 742 the court within the 30-day period, or, in non-IV-D cases, fails to comply with the requirements of s. 61.13016 within the period 743 specified in that statute, the depository or the clerk of the 744 745 court must shall electronically notify the department of such 746 failure within 10 days. Upon electronic receipt of the notice, 747 the department shall immediately issue an order suspending the 748 person's driver license and privilege to drive effective 20 days 749 after the date the order of suspension is mailed in accordance 750 with s. 322.251(1), (2), and (6). The order of suspension must 751 also contain information specifying that the person may contact 752 the clerk of the court to establish a payment plan pursuant to 753 s. 28.246(4) to make partial payments for fines, fees, service 754 charges, and court costs.

755 (5) (a) When the department receives notice from a clerk of 756 the court that a person licensed to operate a motor vehicle in 757 this state under the provisions of this chapter has failed to 758 pay financial obligations for any criminal offense other than 759 those specified in subsection (1), in full or in part under a 760 payment plan pursuant to s. 28.246(4), the department must shall 761 suspend the license of the person named in the notice. The 762 department shall mail an order of suspension in accordance with 763 s. 322.251(1), (2), and (6), which must also contain information 764 specifying that the person may contact the clerk of the court to

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765	establish a payment plan pursuant to s. 28.246(4) to make
766	partial payments for fines, fees, service charges, and court
767	costs.
768	Section 13. Present subsection (3) of section 775.083,
769	Florida Statutes, is redesignated as subsection (4), and a new
770	subsection (3) is added to that section, to read:
771	775.083 Fines
772	(3) The clerk of the court of each county is the entity
773	responsible for collecting payment of fines, fees, service
774	charges, and court costs. Unless otherwise designated by the
775	court, a person who has been ordered to pay court obligations
776	under this section shall immediately contact the clerk to pay
777	fines, fees, service charges, and court costs in full or to
778	apply for enrollment in a payment plan pursuant to s. 28.246(4).
779	Section 14. Effective July 1, 2021, paragraph (i) of
780	subsection (5) of section 27.52, Florida Statutes, is amended to
781	read:
782	27.52 Determination of indigent status
783	(5) INDIGENT FOR COSTSA person who is eligible to be
784	represented by a public defender under s. 27.51 but who is
785	represented by private counsel not appointed by the court for a
786	reasonable fee as approved by the court or on a pro bono basis,
787	or who is proceeding pro se, may move the court for a
788	determination that he or she is indigent for costs and eligible
789	for the provision of due process services, as prescribed by ss.
790	29.006 and 29.007, funded by the state.
791	(i) A defendant who is found guilty of a criminal act by a

792 court or jury or enters a plea of guilty or nolo contendere and 793 who received due process services after being found indigent for

794 costs under this subsection is liable for payment of due process 795 costs expended by the state.

796 1. The attorney representing the defendant, or the 797 defendant if he or she is proceeding pro se, shall provide an 798 accounting to the court delineating all costs paid or to be paid 799 by the state within 90 days after disposition of the case 800 notwithstanding any appeals.

2. The court shall issue an order determining the amount of all costs paid by the state and any costs for which prepayment 803 was waived under this section or s. 57.081. The clerk shall 804 cause a certified copy of the order to be recorded in the 805 official records of the county, at no cost. The recording 806 constitutes a lien against the person in favor of the state in 807 the county in which the order is recorded. The lien may be 808 enforced in the same manner prescribed in s. 938.29.

809 3. If the attorney or the pro se defendant fails to provide 810 a complete accounting of costs expended by the state and 811 consequently costs are omitted from the lien, the attorney or 812 pro se defendant may not receive reimbursement or any other form 813 of direct or indirect payment for those costs if the state has 814 not paid the costs. The attorney or pro se defendant shall repay 815 the state for those costs if the state has already paid the 816 costs. The clerk of the court may establish a payment plan under s. 28.246 and may charge the attorney or pro se defendant a one-817 818 time administrative processing charge under s. 28.24(27)(c) s. 819 28.24(26)(c).

820 Section 15. Effective July 1, 2021, section 28.22205, 821 Florida Statutes, is amended to read:

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28.22205 Electronic filing process.-Each clerk of court



823 shall implement an electronic filing process. The purpose of the 824 electronic filing process is to reduce judicial costs in the office of the clerk and the judiciary, increase timeliness in 825 826 the processing of cases, and provide the judiciary with case-827 related information to allow for improved judicial case 828 management. The Legislature requests that the Supreme Court set 829 statewide standards for electronic filing to be used by the 830 clerks of court to implement electronic filing. The standards 831 should specify the required information for the duties of the 832 clerks of court and the judiciary for case management. Revenues 833 provided to counties and the clerk of court under s. 834 28.24(13)(e) s. 28.24(12)(e) for information technology may also 835 be used to implement electronic filing processes.

Section 16. Effective July 1, 2021, subsection (5) of section 28.246, Florida Statutes, is amended to read:

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

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

844 (a) That portion of fees, service charges, court costs, and
845 fines to be remitted to the state for deposit into the General
846 Revenue Fund.

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

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(c) That portion of fees, service charges, court costs, and



852 fines payable to state trust funds, allocated on a pro rata 853 basis among the various authorized funds if the total collection 854 amount is insufficient to fully fund all such funds as provided 855 by law.

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

To offset processing costs, clerks may impose either a per-month service charge pursuant to <u>s. 28.24(27)(b)</u> s. 28.24(26)(b) or a one-time administrative processing service charge at the inception of the payment plan pursuant to <u>s. 28.24(27)(c)</u> s. 28.24(26)(c).

868 Section 17. Effective July 1, 2021, section 45.035, Florida 869 Statutes, is amended to read:

45.035 Clerk's fees.—In addition to other fees or service charges authorized by law, the clerk shall receive service charges related to the judicial sales procedure set forth in <u>ss.</u> 45.031-45.033 ss. 45.031-45.034 and this section:

(1) The clerk shall receive a service charge of \$70, from which the clerk shall remit \$10 to the Department of Revenue for deposit into the General Revenue Fund, for services in making, recording, and certifying the sale and title, which service charge shall be assessed as costs and shall be advanced by the plaintiff before the sale.

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(2) If there is a surplus resulting from the sale, the

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881 clerk may receive the following service charges, which shall be 882 deducted from the surplus:

(a) The clerk may withhold the sum of \$28 from the surplus which may only be used for purposes of educating the public as 885 to the rights of homeowners regarding foreclosure proceedings.

(b) The clerk is entitled to a service charge of \$15 for each disbursement of surplus proceeds, from which the clerk shall remit \$5 to the Department of Revenue for deposit into the General Revenue Fund.

890 (3) If the sale is conducted by electronic means, as 891 provided in s. 45.031(10), the clerk shall receive an additional 892 service charge not to exceed \$70 for services in conducting or 893 contracting for the electronic sale, which service charge shall 894 be assessed as costs and paid when filing for an electronic sale 895 date. If the clerk requires advance electronic deposits to secure the right to bid, such deposits shall not be subject to 896 897 the fee under s. $28.24(11) = \frac{28.24(10)}{5.28.24(10)}$. The portion of an 898 advance deposit from a winning bidder required by s. 45.031(3) 899 shall, upon acceptance of the winning bid, be subject to the fee 900 under s. 28.24(11) s. 28.24(10).

901 Section 18. Effective July 1, 2021, subsection (2) of section 55.141, Florida Statutes, is amended to read: 902

55.141 Satisfaction of judgments and decrees; duties of clerk.-

905 (2) Upon such payment, the clerk shall execute and record 906 in the official records a satisfaction of judgment upon payment 907 of the recording charge prescribed in s. 28.24(13) s. 28.24(12). 908 Upon payment of the amount required in subsection (1) and the 909 recording charge required by this subsection and execution and



910 recordation of the satisfaction by the clerk, any lien created 911 by the judgment is satisfied and discharged.

912Section 19. Effective July 1, 2021, subsection (6) of913section 57.082, Florida Statutes, is amended to read:

914 57.082 Determination of civil indigent status.-915 (6) PROCESSING CHARGE; PAYMENT PLANS.-A person who the 916 clerk or the court determines is indigent for civil proceedings 917 under this section shall be enrolled in a payment plan under s. 918 28.246 and shall be charged a one-time administrative processing 919 charge under s. 28.24(27)(c) s. 28.24(26)(c). A monthly payment 920 amount, calculated based upon all fees and all anticipated 921 costs, is presumed to correspond to the person's ability to pay 922 if it does not exceed 2 percent of the person's annual net 923 income, as defined in subsection (1), divided by 12. The person 924 may seek review of the clerk's decisions regarding a payment 925 plan established under s. 28.246 in the court having 926 jurisdiction over the matter. A case may not be impeded in any 927 way, delayed in filing, or delayed in its progress, including the final hearing and order, due to nonpayment of any fees or 928 929 costs by an indigent person. Filing fees waived from payment 930 under s. 57.081 may not be included in the calculation related 931 to a payment plan established under this section.

932 Section 20. Effective July 1, 2021, paragraph (c) of 933 subsection (5) of section 197.502, Florida Statutes, is amended 934 to read:

935 197.502 Application for obtaining tax deed by holder of tax 936 sale certificate; fees.-937 (5)

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(c) Upon receiving the tax deed application from the tax



939 collector, the clerk shall record a notice of tax deed 940 application in the official records, which constitutes notice of 941 the pendency of a tax deed application with respect to the 942 property and remains effective for 1 year from the date of 943 recording. A person acquiring an interest in the property after 944 the tax deed application notice has been recorded is deemed to 945 be on notice of the pending tax deed sale, and no additional 946 notice is required. The sale of the property automatically 947 releases any recorded notice of tax deed application for that 948 property. If the property is redeemed, the clerk must record a 949 release of the notice of tax deed application upon payment of 950 the fees as authorized in s. 28.24(9) and (13) s. 28.24(8) and 951 (12). The contents of the notice shall be the same as the 952 contents of the notice of publication required by s. 197.512. 953 The cost of recording must be collected at the time of 954 application under subsection (1), and added to the opening bid.

Section 21. Effective July 1, 2021, section 197.532, Florida Statutes, is amended to read:

957 197.532 Fees for mailing additional notices, when 958 application is made by holder.-When the certificateholder makes 959 a written request of the clerk and furnishes the names and 960 addresses at the time of the filing of the application, the 961 clerk shall send a copy of the notice referred to in s. 197.522 962 to anyone to whom the certificateholder may request him or her 963 to send it, and the clerk shall include in such notice the 964 statement required in s. 197.522. The certificateholder shall 965 pay the clerk the service charges as prescribed in s. 28.24(6) 966 s. 28.24(5) for preparing and mailing each copy of notice 967 requested by the holder. When the charges are made, they shall

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968 be added by the clerk to the amount required to redeem the land 969 from sale.

970 Section 22. Effective July 1, 2021, subsection (3) and 971 paragraphs (a) and (b) of subsection (4) of section 197.542, 972 Florida Statutes, are amended to read:

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197.542 Sale at public auction.-

974 (3) If the sale is canceled for any reason or the buyer 975 fails to make full payment within the time required, the clerk 976 shall readvertise the sale within 30 days after the buyer's 977 nonpayment or, if canceled, within 30 days after the clerk 978 receives the costs of resale. The sale shall be held within 30 979 days after readvertising. Only one advertisement is necessary. 980 The amount of the opening bid shall be increased by the cost of 981 advertising, additional clerk's fees as provided for in s. 982 $28.24(22) \pm 28.24(21)$, and interest as provided for in 983 subsection (1). If, at the subsequent sale, there are no bidders 984 at the tax deed sale and the certificateholder fails to pay the 985 moneys due within 30 days after the sale, the clerk may not 986 readvertise the sale and shall place the property on a list 987 entitled "lands available for taxes." The clerk must receive 988 full payment before the issuance of the tax deed.

(4) (a) A clerk may conduct electronic tax deed sales in 989 990 lieu of public outcry. The clerk must comply with the procedures 991 provided in this chapter, except that electronic proxy bidding 992 shall be allowed and the clerk may require bidders to advance 993 sufficient funds to pay the deposit required by subsection (2). 994 The clerk shall provide access to the electronic sale by 995 computer terminals open to the public at a designated location. 996 A clerk who conducts such electronic sales may receive

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997	electronic deposits and payments related to the sale. The
998	portion of an advance deposit from a winning bidder required by
999	subsection (2) shall, upon acceptance of the winning bid, be
1000	subject to the fee under <u>s. 28.24(11)</u> s. 28.24(10) .
1001	(b) This subsection does not restrict or limit the
1002	authority of a charter county to conduct electronic tax deed
1003	sales. In a charter county where the clerk of the circuit court
1004	does not conduct all electronic sales, the charter county shall
1005	be permitted to receive electronic deposits and payments related
1006	to sales it conducts, as well as to subject the winning bidder
1007	to a fee, consistent with the schedule in <u>s. 28.24(11)</u> s.
1008	28.24(10) .
1009	Section 23. Effective July 1, 2021, paragraph (b) of
1010	subsection (2) of section 197.582, Florida Statutes, is amended
1011	to read:
1012	197.582 Disbursement of proceeds of sale
1013	(2)
1014	(b) The mailed notice must include a form for making a
1015	claim under subsection (3). Service charges at the rate set
1016	forth in <u>s. 28.24(11)</u> s. 28.24(10) and the costs of mailing must
1017	be paid out of the surplus funds held by the clerk. If the clerk
1018	or comptroller certifies that the surplus funds are not
1019	sufficient to cover the service charges and mailing costs, the
1020	clerk shall receive the total amount of surplus funds as a
1021	service charge. For purposes of identifying unclaimed property
1022	pursuant to s. 717.113, excess proceeds shall be presumed
1023	payable or distributable on the date the notice is sent.
1024	Section 24. Effective July 1, 2021, paragraph (d) of

1025 subsection (3) of section of 569.23, Florida Statutes, is



1026 amended to read:

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569.23 Security requirements for tobacco settlement agreement signatories, successors, parents, and affiliates.-(3)

1030 (d) The clerk of the Supreme Court shall collect fees for 1031 receipt of deposits under this subsection as authorized by ss. 28.231 and 28.24(11)(a) 28.24(10)(a). In addition, for as long 1032 1033 as any cash remains on deposit with the clerk pursuant to this 1034 subsection, the clerk of the Supreme Court is entitled to 1035 regularly receive as an additional fee the net investment income 1036 earned thereon. The clerk shall use the services of the Chief 1037 Financial Officer, as needed, for the custody and management of 1038 all bonds, other surety, or cash posted or deposited with the 1039 clerk. All fees collected pursuant to this subsection shall be 1040 deposited in the State Courts Revenue Trust Fund for use as 1041 specified by law.

Section 25. Effective July 1, 2021, subsection (3) of section 712.06, Florida Statutes, is amended to read:

712.06 Contents of notice; recording and indexing.-

(3) The person providing the notice referred to in s.712.05, other than a notice for preservation of a community covenant or restriction, shall:

(a) Cause the clerk of the circuit court to mail by registered or certified mail to the purported owner of said property, as stated in such notice, a copy thereof and shall enter on the original, before recording the same, a certificate showing such mailing. For preparing the certificate, the claimant shall pay to the clerk the service charge as prescribed in <u>s. 28.24(9)</u> s. 28.24(8) and the necessary costs of mailing,

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1055 in addition to the recording charges as prescribed in s. 1056 28.24(13) s. 28.24(12). If the notice names purported owners 1057 having more than one address, the person filing the same shall 1058 furnish a true copy for each of the several addresses stated, 1059 and the clerk shall send one such copy to the purported owners 1060 named at each respective address. Such certificate shall be 1061 sufficient if the same reads substantially as follows: 1062 1063 I hereby certify that I did on this, mail by 1064 registered (or certified) mail a copy of the foregoing notice to 1065 each of the following at the address stated: 1066 1067 ... (Clerk of the circuit court)... 1068 of County, Florida, 1069 By...(Deputy clerk)... 1070 1071 The clerk of the circuit court is not required to mail to the 1072 purported owner of such property any such notice that pertains 1073 solely to the preserving of any covenant or restriction or any 1074 portion of a covenant or restriction; or 1075 (b) Publish once a week, for 2 consecutive weeks, the 1076 notice referred to in s. 712.05, with the official record book 1077 and page number in which such notice was recorded, in a 1078 newspaper as defined in chapter 50 in the county in which the 1079 property is located. 1080 Section 26. Except as otherwise expressly provided in this 1081 act and except for this section, which shall take effect upon

1082 this act becoming a law, this act shall take effect October 1, 1083 2021.

COMMITTEE AMENDMENT

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1085	=========== T I T L E A M E N D M E N T =================================
1086	And the title is amended as follows:
1087	Delete everything before the enacting clause
1088	and insert:
1089	A bill to be entitled
1090	An act relating to clerks of the circuit court;
1091	amending s. 28.222, F.S.; requiring certain service
1092	charges to be distributed in a specified manner;
1093	amending s. 28.24, F.S.; defining the term "court
1094	record"; specifying the amount of charges for certain
1095	services rendered by, and instruments filed with, the
1096	clerk of the circuit court which are not court
1097	records; amending s. 28.241, F.S.; revising the
1098	distribution of revenue from filing fees from the
1099	institution of certain appellate proceedings; amending
1100	s. 28.246, F.S.; clarifying the responsibility of an
1101	individual released from incarceration regarding
1102	enrolling in a payment plan for any outstanding court
1103	obligations; modifying the manner of calculating a
1104	monthly payment amount under a payment plan; requiring
1105	the clerk to establish all terms of a payment plan;
1106	amending s. 28.35, F.S.; conforming cross-references
1107	and provisions to changes made by the act; amending s.
1108	28.36, F.S.; conforming a cross-reference and a
1109	provision to changes made by the act; requiring the
1110	corporation to establish and manage a contingency
1111	reserve within the Clerks of the Court Trust Fund for
1112	specified purposes; prescribing reporting

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1113 requirements; specifying circumstances under which 1114 moneys held in reserve may be used; prescribing 1115 procedures for the release of such funds; amending s. 1116 28.37, F.S.; modifying a provision regarding state 1117 court system funding; defining terms; conforming a 1118 cross-reference; revising provisions governing the transfer of certain funds from the Clerks of the Court 1119 1120 Trust Fund to the General Revenue Fund by the 1121 Department of Revenue; amending s. 28.42, F.S.; 1122 requiring the clerks to develop a uniform payment plan 1123 form by a specified date; prescribing requirements for 1124 the form; requiring the clerks to use such form by a 1125 specified date; amending s. 40.29, F.S.; requiring the 1126 clerks of the court to submit requests for 1127 reimbursement for jury-related costs to the Florida 1128 Clerks of Court Operations Corporation within 1129 specified timeframes; requiring the corporation to 1130 review such requests for reimbursement; requiring the 1131 corporation to submit certain information to the 1132 Justice Administrative Commission; requiring the 1133 commission to review the information and submit a 1134 request for payment to the Chief Financial Officer 1135 under certain circumstances; removing a provision 1136 authorizing the commission to apportion funds among 1137 the counties for certain purposes; amending ss. 1138 318.15, 318.20, and 322.245, F.S.; requiring orders 1139 and notifications for certain traffic citations and suspensions to include information regarding payment 1140 plans; amending s. 775.083, F.S.; designating the 1141

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COMMITTEE AMENDMENT

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1142 clerk as the entity responsible for collecting payment 1143 of certain court obligations; requiring a person 1144 ordered to pay such obligations to contact the clerk in order to pay or establish a payment plan, unless 1145 1146 otherwise provided; amending ss. 27.52, 28.22205, 28.246, 45.035, 55.141, 57.082, 197.502, 197.532, 1147 197.542, 197.582, 569.23, and 712.06, F.S.; conforming 1148 cross-references; providing effective dates. 1149