

LEGISLATIVE ACTION

•

•

•

Senate Comm: RCS 03/29/2023 House

The Committee on Judiciary (Rouson) recommended the following:
Senate Amendment
Delete lines 122 - 139
and insert:
against the judgment debtor. However, enforceability under this
chapter of such judgment lien against creditors or subsequent
purchasers is determined as provided under s. 319.27(2) or s.
328.14, as applicable.
(b) A judgment lienholder may obtain an order instructing
the Department of Highway Safety and Motor Vehicles to note the

11 lien on the certificate of title through a court of competent

8 9

10

Florida Senate - 2023 Bill No. SB 1574



12	jurisdiction conducting proceedings supplementary to execution
13	<u>under s. 56.29(6)(b).</u>
14	(6) A judgment lien acquired under s. 55.202 may be
15	enforced only through judicial process, including attachment
16	under chapter 76; execution under chapter 56; garnishment under
17	chapter 77; a charging order under s. 605.0503, s. 620.1703, or
18	s. 620.8504; or proceedings supplementary to execution under s.
19	56.29. A holder of a judgment lien acquired under s. 55.202, who
20	is not enforcing separate lien rights in a judgment debtor's
21	property, may not enforce his or her rights under this section
22	through self-help repossession or replevin without a court order
23	or without the express consent of the judgment debtor contained
24	in a record authenticated in accordance with s. 668.50 or s.
25	679.1021(1)(g) after the judgment lien attaches.

Page 2 of 2