	202553
1	
2	An act relating to the state courts system; amending
3	s. 26.20, F.S.; revising the availability of judges to
4	require at least one circuit judge in each circuit to
5	be available for hearings with limited notice;
6	amending s. 28.35, F.S.; revising the duty of the
7	Florida Clerks of Court Operations Corporation to
8	provide an annual budget request to be pursuant to
9	specified provisions; amending s. 44.103, F.S.;
10	deleting the per diem cap for arbitrators who
11	participate in court-ordered, nonbinding arbitration;
12	amending s. 92.50, F.S.; authorizing judges to
13	authenticate a jurat, or certificate of proof or
14	acknowledgment, by affixing their signature and
15	printing their name, title, and court; amending ss.
16	741.30, 784.046, 784.0485, and 825.1035, F.S.;
17	authorizing clerks of the court to submit to the
18	Justice Administrative Commission, rather than the
19	Office of the State Courts Administrator, certified
20	requests for reimbursements for the filing of certain
21	petitions; requiring that requests be submitted in the
22	form and manner prescribed by the Justice
23	Administrative Commission; reenacting ss.
24	28.2221(6)(b), 92.525(1), 110.12301(2)(a) and (d), and
25	112.181(2), F.S., relating to electronic access to
26	official records restricted from public display,
27	inspection, or copying; verification of documents;
28	spouse and dependent eligibility verification by
29	affidavit; and affidavits from firefighters,

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30	paramedics, emergency medical technicians, law
31	enforcement officers, and correctional officers to be
32	entitled to a certain presumption, respectively, to
33	incorporate the amendment made to s. 92.50, F.S., in
34	references thereto; providing an effective date.
35	
36	Be It Enacted by the Legislature of the State of Florida:
37	
38	Section 1. Section 26.20, Florida Statutes, is amended to
39	read:
40	26.20 Availability of judge for hearings in chambers .— In
41	circuits having more than one circuit judge, At least one
42	circuit judge in each circuit must of said judges shall be
43	available as nearly as possible at all times to hold and conduct
44	hearings with limited notice in chambers. In each circuit, there
45	must be at least one judge available on Saturdays, Sundays,
46	holidays, and after hours on weekdays to hear motions for a
47	temporary injunction ex parte in domestic violence cases. The
48	chief judge may assign a judge for this purpose.
49	Section 2. Paragraph (i) of subsection (2) of section
50	28.35, Florida Statutes, is amended to read:
51	28.35 Florida Clerks of Court Operations Corporation
52	(2) The duties of the corporation shall include the
53	following:
54	(i) Annually preparing a budget request which,
55	notwithstanding the provisions of chapter 216 and in accordance
56	with s. 216.351, provides the anticipated amount necessary for
57	reimbursement pursuant to ss. $40.29(6)$, $741.30(2)(a)$,
58	784.046(3)(b), 784.0485(2)(a), and 825.1035(4)(i) s. 40.29(6) .

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59 The request for the anticipated reimbursement amount <u>must</u> shall 60 be submitted in the form and manner prescribed by the Justice 61 Administrative Commission. Such request is not subject to change 62 by the Justice Administrative Commission, except for technical 63 changes necessary to conform to the legislative budget 64 instructions, and <u>must</u> shall be submitted to the Governor for 65 transmittal to the Legislature.

Section 3. Subsection (3) of section 44.103, FloridaStatutes, is amended to read:

68

44.103 Court-ordered, nonbinding arbitration.-

(3) Arbitrators shall be selected and compensated in 69 70 accordance with rules adopted by the Supreme Court. Arbitrators 71 shall be compensated by the parties, or, upon a finding by the court that a party is indigent, an arbitrator may be partially 72 73 or fully compensated from state funds according to the party's 74 present ability to pay. At no time may an arbitrator charge more 75 than \$1,500 per diem, unless the parties agree otherwise. Prior 76 to approving the use of state funds to reimburse an arbitrator, 77 the court must ensure that the party reimburses the portion of 78 the total cost that the party is immediately able to pay and 79 that the party has agreed to a payment plan established by the 80 clerk of the court that will fully reimburse the state for the balance of all state costs for both the arbitrator and any costs 81 82 of administering the payment plan and any collection efforts 83 that may be necessary in the future. Whenever possible, qualified individuals who have volunteered their time to serve 84 85 as arbitrators shall be appointed. If an arbitration program is 86 funded pursuant to s. 44.108, volunteer arbitrators are shall be 87 entitled to be reimbursed pursuant to s. 112.061 for all actual

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2025538er 88 expenses necessitated by service as an arbitrator. 89 Section 4. Subsection (1) of section 92.50, Florida 90 Statutes, is amended to read: 91 92.50 Oaths, affidavits, and acknowledgments; who may take 92 or administer; requirements.-(1) IN THIS STATE. - Oaths, affidavits, and acknowledgments 93 94 required or authorized under the laws of this state (except 95 oaths to jurors and witnesses in court and such other oaths, 96 affidavits and acknowledgments as are required by law to be 97 taken or administered by or before particular officers) may be taken or administered by or before any judge, clerk, or deputy 98 clerk of any court of record within this state, including 99 federal courts, or by or before any United States commissioner 100 or any notary public within this state. The jurat, or 101 certificate of proof or acknowledgment, shall be authenticated 102 103 by the signature and official seal of such officer or person 104 taking or administering the same; however, when taken or 105 administered by or before any judge, clerk, or deputy clerk of a 106 court of record, the seal of such court may be affixed as the 107 seal of such officer or person. The jurat, or certificate of proof or acknowledgment, may also be authenticated by a judge by 108 affixing his or her signature and printing his or her name, 109 110 title, and court. 111 Section 5. Paragraph (a) of subsection (2) of section 112 741.30, Florida Statutes, is amended to read: 113 741.30 Domestic violence; injunction; powers and duties of 114 court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification 115

116 system; enforcement; public records exemption.-

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2025538er 117 (2) (a) Notwithstanding any other law, the assessment of a 118 filing fee for a petition for protection against domestic 119 violence is prohibited. However, subject to legislative 120 appropriation, the clerk of the circuit court may, on a 121 quarterly basis, submit to the Justice Administrative Commission Office of the State Courts Administrator a certified request for 122 123 reimbursement for petitions for protection against domestic 124 violence issued by the court, at the rate of \$40 per petition. 125 The request for reimbursement must be submitted in the form and 126 manner prescribed by the Justice Administrative Commission Office of the State Courts Administrator. From this 127 128 reimbursement, the clerk shall pay any law enforcement agency 129 serving the injunction the fee requested by the law enforcement 130 agency; however, this fee may not exceed \$20. 131 Section 6. Paragraph (b) of subsection (3) of section 132 784.046, Florida Statutes, is amended to read: 133 784.046 Action by victim of repeat violence, sexual violence, or dating violence for protective injunction; dating 134 135 violence investigations, notice to victims, and reporting; 136 pretrial release violations; public records exemption.-(3) 137 138 (b) Notwithstanding any other law, the clerk of the court 139 may not assess a fee for filing a petition for protection 140 against repeat violence, sexual violence, or dating violence. 141 However, subject to legislative appropriation, the clerk of the 142 court may, each quarter, submit to the Justice Administrative 143 Commission Office of the State Courts Administrator a certified 144 request for reimbursement for petitions for protection issued by 145 the court under this section at the rate of \$40 per petition.

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The request for reimbursement <u>must</u> shall be submitted in the form and manner prescribed by the <u>Justice Administrative</u> <u>Commission</u> Office of the State Courts Administrator. From this reimbursement, the clerk shall pay the law enforcement agency serving the injunction the fee requested by the law enforcement agency; however, this fee may not exceed \$20.

152 Section 7. Paragraph (a) of subsection (2) of section153 784.0485, Florida Statutes, is amended to read:

154 784.0485 Stalking; injunction; powers and duties of court 155 and clerk; petition; notice and hearing; temporary injunction; 156 issuance of injunction; statewide verification system; 157 enforcement.-

158 (2) (a) Notwithstanding any other law, the clerk of court 159 may not assess a filing fee to file a petition for protection 160 against stalking. However, subject to legislative appropriation, 161 the clerk of the circuit court may, on a quarterly basis, submit 162 to the Justice Administrative Commission Office of the State Courts Administrator a certified request for reimbursement for 163 164 petitions for protection against stalking issued by the court, 165 at the rate of \$40 per petition. The request for reimbursement must shall be submitted in the form and manner prescribed by the 166 167 Justice Administrative Commission Office of the State Courts 168 Administrator. From this reimbursement, the clerk shall pay any 169 law enforcement agency serving the injunction the fee requested 170 by the law enforcement agency; however, this fee may not exceed \$20. 171

Section 8. Paragraph (i) of subsection (4) of section
825.1035, Florida Statutes, is amended to read:
825.1035 Injunction for protection against exploitation of

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- 175 a vulnerable adult.-
- 176

195 196 (4) CLERK'S DUTIES, RESPONSIBILITIES, AND CHARGES.-

177 (i) Notwithstanding any other provision of law, the clerk of the circuit court may not assess an initial filing fee or 178 179 service charge for petitions filed under this section. However, 180 subject to legislative appropriation, the clerk of the circuit 181 court may, on a quarterly basis, submit a certified request for 182 reimbursement to the Justice Administrative Commission Office of 183 the State Courts Administrator for the processing of such 184 petitions, at the rate of \$40 per petition. The request for reimbursement must be submitted in the form and manner 185 prescribed by the Justice Administrative Commission office. From 186 each reimbursement received, the clerk of the circuit court 187 shall pay any law enforcement agency serving the injunction for 188 protection against exploitation of a vulnerable adult the fee 189 190 requested by the law enforcement agency, to not exceed \$20.

191 Section 9. For the purpose of incorporating the amendment 192 made by this act to section 92.50, Florida Statutes, in a 193 reference thereto, paragraph (b) of subsection (6) of section 194 28.2221, Florida Statutes, is reenacted to read:

> 28.2221 Electronic access to official records.-(6)

(b)1. For the purpose of conducting a title search, as defined in s. 627.7711(4), of the Official Records, as described in s. 28.222(2), and upon presentation of photo identification and affirmation by sworn affidavit consistent with s. 92.50 to the county recorder, information restricted from public display, inspection, or copying under paragraph (5)(a) pursuant to a request for removal made under s. 119.071(4)(d) may be disclosed

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204	to:
205	a. A title insurer authorized pursuant to s. 624.401 and
206	its affiliates as defined in s. 624.10;
207	b. A title insurance agent or title insurance agency as
208	defined in s. 626.841(1) and (2), respectively; or
209	c. An attorney duly admitted to practice law in this state
210	and in good standing with The Florida Bar.
211	2. The photo identification and affirmation by sworn
212	affidavit may be delivered in person, by mail, or by electronic
213	transmission to the county recorder.
214	3. The affiant requestor must attest to his or her
215	authority and the authorized purpose to access exempt
216	information pursuant to this section for the property specified
217	within the sworn affidavit.
218	4. The affiant requestor must identify the Official Records
219	book and page number, instrument number, or the clerk's file
220	number for each document requested within the sworn affidavit
221	and must include a description of the lawful purpose and
222	identify the individual or property that is the subject of the
223	search within the sworn affidavit.
224	5. Affidavits submitted by a title insurer, title insurance
225	agent, or title insurance agency must include the Florida
226	Company Code or the license number, as applicable, and an
227	attestation to the affiant requestor's authorization to transact
228	business in this state. Affidavits submitted by an attorney
229	authorized under this section must include the affiant
230	requestor's Florida Bar number and a statement that the affiant
231	requestor has an agency agreement with a title insurer directly
232	or through his or her law firm.

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6. The county recorder must record such affidavit in the Official Records, as described in s. 28.222(2), but may not place the image or copy of the affidavit on a publicly available Internet website for general public display.

237 7. Upon providing a document disclosing redacted 238 information to an affiant requestor under this section, the 239 county recorder must provide a copy of the affidavit requesting 240 disclosure of the redacted information to each affected party at 241 the address listed on the document or on the request for removal 242 made by the affected party under s. 119.071. The county recorder 243 must prepare a certificate of mailing to be affixed to the 244 affidavit and must receive the statutory service charges as 245 prescribed by s. 28.24 from the affiant requestor.

8. Any party making a false attestation under this sectionis subject to the penalty of perjury under s. 837.012.

Section 10. For the purpose of incorporating the amendment made by this act to section 92.50, Florida Statutes, in a reference thereto, subsection (1) of section 92.525, Florida Statutes, is reenacted to read:

252 92.525 Verification of documents; perjury by false written
 253 declaration, penalty.-

(1) If authorized or required by law, by rule of an
administrative agency, or by rule or order of court that a
document be verified by a person, the verification may be
accomplished in the following manner:

(a) Under oath or affirmation taken or administered beforean officer authorized under s. 92.50 to administer oaths;

(b) Under oath or affirmation taken or administered by an
 officer authorized under s. 117.10 to administer oaths; or

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2025538er 262 (c) By the signing of the written declaration prescribed in 263 subsection (2). 264 Section 11. For the purpose of incorporating the amendment 265 made by this act to section 92.50, Florida Statutes, in 266 references thereto, paragraphs (a) and (d) of subsection (2) of section 110.12301, Florida Statutes, are reenacted to read: 267 268 110.12301 Competitive procurement of postpayment claims 269 review services and dependent eligibility verification services; 270 public records exemption.-271 (2) The department is directed to contract for dependent 272 eligibility verification services for the state group insurance 273 program. 274 (a) The department or the contractor providing dependent 275 eligibility verification services may require the following information from subscribers: 276 277 1. To prove a spouse's eligibility: 278 a. If married less than 12 months and the subscriber and 279 his or her spouse have not filed a joint federal income tax 280 return, a government-issued marriage certificate; 281 b. If married for 12 or more months, a transcript of the most recently filed federal income tax return; or 282 283 c. If the documentation specified in sub-subparagraph a. or 284 sub-subparagraph b. cannot be produced, an attestation of the 285 marriage by sworn affidavit consistent with s. 92.50. 286 2. To prove a biological child's or a newborn grandchild's 287 eligibility: 288 a. A government-issued birth certificate; or 289 b. If a birth certificate cannot be produced, an 290 attestation of the subscriber-dependent relationship by sworn

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2025538er 291 affidavit consistent with s. 92.50. 292 3. To prove an adopted child's eligibility: 293 An adoption certificate; a. 294 An adoption placement agreement and a petition for b. 295 adoption; or 296 c. If the documentation specified in sub-subparagraph a. or 297 sub-subparagraph b. cannot be produced, an attestation of the subscriber-dependent relationship by sworn affidavit consistent 298 299 with s. 92.50. 300 4. To prove a stepchild's eligibility: 301 A government-issued birth certificate for the stepchild; a. 302 and 303 b. The transcript of the subscriber's most recently filed 304 federal income tax return. 305 5. To prove a child's eligibility under a guardianship, a copy of the court order naming the subscriber or the 306 307 subscriber's spouse as the child's legal guardian or custodian. 6. To prove a foster child's eligibility, a copy of the 308 309 records showing the subscriber or the subscriber's spouse as the 310 dependent's foster parent. 311 7. To prove eligibility of an unmarried child age 26 to 30: 312 a. A copy of the child's government-issued birth certificate or adoption certificate naming the subscriber or the 313 314 subscriber's spouse as the child's parent, or a copy of the 315 court order naming the subscriber or the subscriber's spouse as 316 the child's legal guardian or custodian; 317 b. A copy of the Certification of Over-Age Dependent 318 Eligibility Form; and 319 c. A document confirming the child's current enrollment as

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320 a student, including the name of the child, the name of the 321 school, and the school term; or a bill or statement in the 322 child's name which is dated within the past 60 days and is 323 mailed to the child at a Florida address.

324 8. To prove eligibility for a disabled child age 26 or 325 older:

a. A copy of the child's government-issued birth
certificate or adoption certificate naming the subscriber or the
subscriber's spouse as the child's parent, or a copy of the
court order naming the subscriber or the subscriber's spouse as
the child's legal guardian or custodian; and

b. A copy of the transcript of the subscriber's most recently filed federal income tax return listing the child's name and the last four digits of the child's social security number and identifying the child as the subscriber's dependent for tax purposes.

336 (d) Foreign-born subscribers unable to obtain the necessary
337 documentation within the specified time period of producing
338 verification documentation may provide a sworn affidavit
339 consistent with s. 92.50 attesting to eligibility requirements.

340 Section 12. For the purpose of incorporating the amendment 341 made by this act to section 92.50, Florida Statutes, in a 342 reference thereto, subsection (2) of section 112.181, Florida 343 Statutes, is reenacted to read:

344 112.181 Firefighters, paramedics, emergency medical
345 technicians, law enforcement officers, correctional officers;
346 special provisions relative to certain communicable diseases.-

347 (2) PRESUMPTION; ELIGIBILITY CONDITIONS.—Any emergency
 348 rescue or public safety worker who suffers a condition or

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349 impairment of health that is caused by hepatitis, meningococcal 350 meningitis, or tuberculosis, that requires medical treatment, 351 and that results in total or partial disability or death shall 352 be presumed to have a disability suffered in the line of duty, 353 unless the contrary is shown by competent evidence; however, in 354 order to be entitled to the presumption, the emergency rescue or 355 public safety worker must, by written affidavit as provided in 356 s. 92.50, verify by written declaration that, to the best of his 357 or her knowledge and belief:

(a) In the case of a medical condition caused by or derivedfrom hepatitis, he or she has not:

Been exposed, through transfer of bodily fluids, to any
 person known to have sickness or medical conditions derived from
 hepatitis, outside the scope of his or her employment;

363 2. Had a transfusion of blood or blood components, other 364 than a transfusion arising out of an accident or injury 365 happening in connection with his or her present employment, or 366 received any blood products for the treatment of a coagulation 367 disorder since last undergoing medical tests for hepatitis, 368 which tests failed to indicate the presence of hepatitis;

369 3. Engaged in unsafe sexual practices or other high-risk 370 behavior, as identified by the Centers for Disease Control and 371 Prevention or the Surgeon General of the United States, or had 372 sexual relations with a person known to him or her to have 373 engaged in such unsafe sexual practices or other high-risk 374 behavior; or

4. Used intravenous drugs not prescribed by a physician.

(b) In the case of meningococcal meningitis, in the 10 daysimmediately preceding diagnosis he or she was not exposed,

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2025538er 378 outside the scope of his or her employment, to any person known 379 to have meningococcal meningitis or known to be an asymptomatic 380 carrier of the disease. 381 (c) In the case of tuberculosis, in the period of time since the worker's last negative tuberculosis skin test, he or 382 383 she has not been exposed, outside the scope of his or her 384 employment, to any person known by him or her to have 385 tuberculosis. 386 Section 13. This act shall take effect July 1, 2025.

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