FOR CONSIDERATION By the Committee on Budget

576-02384B-11

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20117120

2 An act relating to the state judicial system; creating 3 the Judicial Caseload Incentive Plan; prescribing the 4 purpose of the plan; providing for performance goals 5 for each judicial circuit; authorizing financial 6 awards to certain judges based on the performance of 7 the circuit in meeting the goals; amending s. 27.511, 8 F.S.; authorizing each office of criminal conflict and 9 civil regional counsel to create a direct-support organization; prescribing requirements related to the 10 creation and operation of the direct-support 11 12 organization; amending s. 27.5304, F.S.; authorizing 13 the Office of the State Courts Administrator to pay 14 private court-appointed counsel if a court orders 15 payment above specified flat-fee amounts; providing 16 for a portion of such payments to be paid from funds appropriated to the office for that purpose; amending 17 s. 28.37, F.S.; deleting a provision requiring clerks 18 19 of court to deposit certain fine revenue into the Public Records Modernization Trust Fund; amending s. 20 21 318.18, F.S.; requiring the clerk of court and the 22 Florida Clerks of Court Operations Corporation to 23 submit reports on local traffic assessments in an 24 electronic format; providing an effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: 27 28 Section 1. Judicial Caseload Incentive Plan.-29 (1) PURPOSE.-There is created the Judicial Caseload

A bill to be entitled

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30	Incentive Plan, the purpose of which is to resolve civil
31	disputes in a timely manner and reduce legal costs in the state
32	courts system by allowing certain judges within each judicial
33	circuit meeting the established performance goals to earn a
34	nonrecurring award.
35	(2) PERFORMANCE GOALS The Legislature shall prescribe
36	annual performance goals in the General Appropriations Act for
37	specified case types in each judicial circuit. The Office of the
38	State Courts Administrator shall calculate the performance of a
39	circuit toward meeting its performance goal using data collected
40	from the clerks of court. The office shall divide the annual
41	performance goals into equal quarterly goals.
42	(3) AWARDS
43	(a) Based on data collected from the clerks of court, the
44	Office of the State Courts Administrator shall collect data to
45	determine if a circuit meets all of the performance goals for a
46	quarter. The office:
47	1. Shall evaluate performance relating to each goal
48	separately; and
49	2. May not consider performance data from prior quarters.
50	(b)1. If the office determines that a circuit meets all of
51	the performance goals for a quarter, each judge assigned the
52	types of cases specified in the General Appropriations Act as
53	part of the Judicial Caseload Incentive Plan shall receive an
54	award for that quarter equal to \$3,000. The office shall prorate
55	the award of a judge who takes office during the quarter for
56	which the circuit meets its quarterly goals or transfers into or
57	out of the relevant divisions handling the types of cases
58	specified in the Judicial Caseload Incentive Plan.

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59	2. A judge may not receive more than one full award per
60	quarter.
61	3. An award under this section is contingent upon the
62	appropriation of, and shall be paid from, funds in the General
63	Appropriations Act.
64	(4) REPORTSWithin 30 days after the end of each quarter,
65	the Office of the State Courts Administrator shall report
66	electronically to the chairs of the appropriations committees of
67	the Senate and the House of Representatives the progress of each
68	circuit in meeting performance goals for the quarter and the
69	number and amount of awards provided.
70	Section 2. Subsection (10) is added to section 27.511,
71	Florida Statutes, to read:
72	27.511 Offices of criminal conflict and civil regional
73	counsel; legislative intent; qualifications; appointment;
74	duties
75	(10) Each office of criminal conflict and civil regional
76	counsel may create a direct-support organization.
77	(a) The direct-support organization must be registered in
78	this state as a nonprofit corporation under chapter 617. The
79	direct-support organization shall be exempt from the filing fees
80	<u>under s. 617.0122.</u>
81	(b) The direct-support organization shall be organized and
82	operated to conduct programs and activities; raise funds;
83	request and receive grants, gifts, and bequests of moneys;
84	acquire, receive, hold, invest, and administer, in its own name,
85	securities, funds, objects of value, or other property, real or
86	personal; and make expenditures to or for the direct or indirect
87	benefit of the office of criminal conflict and civil regional

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88	counsel.
89	(c) The direct-support organization shall operate under a
90	written contract with the regional counsel. The written contract
91	must, at a minimum, provide for:
92	1. Approval of the articles of incorporation and bylaws of
93	the direct-support organization by the regional counsel.
94	2. Submission of an annual budget for the approval by the
95	regional counsel.
96	3. The reversion without penalty to the office of criminal
97	conflict and civil regional counsel, or to the state if the
98	office ceases to exist, of all moneys and property held in trust
99	by the direct-support organization for the office if the direct-
100	support organization ceases to exist or if the contract is
101	terminated.
102	4. The fiscal year of the direct-support organization,
103	which must begin July 1 of each year and end June 30 of the
104	following year.
105	5. The disclosure of material provisions of the contract
106	and the distinction between the regional counsel and the direct-
107	support organization to donors of gifts, contributions, or
108	bequests, as well as on all promotional and fundraising
109	publications.
110	(d) If the regional counsel determines that the direct-
111	support organization is operating in a manner that is
112	inconsistent with the goals and purposes of the office of
113	criminal conflict and civil regional counsel or is not acting in
114	the best interest of the state, the regional counsel may
115	terminate the contract, and thereafter the organization may not
116	use the name of the office.

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117	(e) The regional counsel shall appoint a board of directors
118	for the direct-support organization. The regional counsel may
119	designate employees of the office of criminal conflict and civil
120	regional counsel to serve on the board of directors. Members of
121	the board shall serve at the pleasure of the regional counsel.
122	(f) The regional counsel:
123	1. May authorize the use of facilities and property other
124	than money which are owned by the office of criminal conflict
125	and civil regional counsel to be used by the direct-support
126	organization.
127	2. May authorize the use of personnel services provided by
128	employees of the office.
129	3. May prescribe the conditions by which the direct-support
130	organization may use property, facilities, or personnel services
131	of the office.
132	4. May not authorize the use of property, facilities, or
133	personnel services of the direct-support organization if the
134	organization does not provide equal employment opportunities to
135	all persons, regardless of race, color, religion, sex, age, or
136	national origin.
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138	For the purposes of this paragraph, the term "personnel
139	services" includes full-time personnel and part-time personnel
140	as well as payroll processing.
141	(g) Moneys of the direct-support organization may be held
142	in a depository account in the name of the direct-support
143	organization which is separate from the accounts of the office,
144	but which is subject to the provisions of the contract with the
145	regional counsel.

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576-02384B-11 20117120 146 (h) The direct-support organization shall provide for an 147 annual financial audit in accordance with s. 215.981. 148 (i) The direct-support organization may not exercise any 149 power under s. 617.0302(12) or (16). A state employee may not 150 receive compensation from the direct-support organization for 151 service on the board of directors or for services rendered to 152 the direct-support organization. 153 Section 3. Subsections (1) and (12) of section 27.5304, 154 Florida Statutes, are amended to read: 155 27.5304 Private court-appointed counsel; compensation.-156 (1) Private court-appointed counsel shall be compensated by 157 the Justice Administrative Commission and the Office of the 158 State Courts Administrator as provided in this section and the 159 General Appropriations Act. The flat fees prescribed in this 160 section are limitations on compensation. The specific flat fee 161 amounts for compensation shall be established annually in the 162 General Appropriations Act. The attorney also shall be 163 reimbursed for reasonable and necessary expenses in accordance 164 with s. 29.007. If the attorney is representing a defendant 165 charged with more than one offense in the same case, the 166 attorney shall be compensated at the rate provided for the most 167 serious offense for which he or she represented the defendant. 168 This section does not allow stacking of the fee limits 169 established by this section.

(12) The Legislature recognizes that on rare occasions an
attorney may receive a case that requires extraordinary and
unusual effort.

(a) If counsel seeks compensation that exceeds the limitsprescribed under this section and the General Appropriations

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     Act, he or she must file a motion with the chief judge for an
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     order approving payment of attorney's fees in excess of these
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     limits.
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          1. Prior to filing the motion, the counsel shall deliver a
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     copy of the intended billing, together with supporting
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     affidavits and all other necessary documentation, to the Justice
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     Administrative Commission.
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          2. The Office of the State Courts Administrator Justice
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     Administrative Commission shall review the billings, affidavit,
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     and documentation for completeness and compliance with
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     contractual and statutory requirements. If the State Courts
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     Administrator Justice Administrative Commission objects to any
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     portion of the proposed billing, the objection and reasons
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     therefor shall be communicated in writing to the private court-
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     appointed counsel. The counsel may thereafter file his or her
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     motion, which must specify whether the State Courts
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     Administrator commission objects to any portion of the billing
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     or the sufficiency of documentation, and shall attach the
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     commission's letter stating its objection.
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          (b) Following receipt of the motion to exceed the fee
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     limits, the chief judge or a designee shall hold an evidentiary
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     hearing.
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          1. At the hearing, the attorney seeking compensation must
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198 prove by competent and substantial evidence that the case 199 required extraordinary and unusual efforts. The chief judge or 200 designee shall consider criteria such as the number of 201 witnesses, the complexity of the factual and legal issues, and 202 the length of trial. The fact that a trial was conducted in a 203 case does not, by itself, constitute competent substantial

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576-02384B-11 20117120 204 evidence of an extraordinary and unusual effort. In a criminal 205 case, relief under this section may not be granted if the number 206 of work hours does not exceed 75 or the number of the state's 207 witnesses deposed does not exceed 20. 208 2. The chief judge or designee shall enter a written order 209 detailing his or her findings and identifying the extraordinary nature of the time and efforts of the attorney in the case which 210 211 warrant exceeding the flat fee established by this section and 212 the General Appropriations Act. 213 (c) A copy of the motion and attachments shall be served on 214 the Justice Administrative Commission at least 5 business days 215 prior to the date of a hearing. The Justice Administrative 216 Commission shall have standing to appear before the court, 217 including at the hearing under paragraph (b), to contest any 218 motion for an order approving payment of attorney's fees, costs, 219 or related expenses and may participate in a hearing on the 220 motion by use of telephonic or other communication equipment 221 unless ordered otherwise. The Justice Administrative Commission 222 may contract with other public or private entities or 223 individuals to appear before the court for the purpose of 224 contesting any motion for an order approving payment of 225 attorney's fees, costs, or related expenses. The fact that the 226 Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the 227 228 documentation is not binding on the court. 229 (c) (d) If the chief judge or designee finds that counsel

has proved by competent and substantial evidence that the case required extraordinary and unusual efforts, the chief judge or designee shall order the compensation to be paid to the attorney

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233 at a percentage above the flat fee rate, depending on the extent 234 of the unusual and extraordinary effort required. The percentage 235 shall be only the rate necessary to ensure that the fees paid 236 are not confiscatory under common law. The percentage may not 237 exceed 200 percent of the established flat fee, absent a 238 specific finding that 200 percent of the flat fee in the case 239 would be confiscatory. If the chief judge or designee determines 240 that 200 percent of the flat fee would be confiscatory, he or she shall order the amount of compensation using an hourly rate 241 not to exceed \$75 per hour for a noncapital case and \$100 per 242 243 hour for a capital case. However, the compensation calculated by 244 using the hourly rate shall be only that amount necessary to 245 ensure that the total fees paid are not confiscatory.

246 <u>(d) (e)</u> Any order granting relief under this subsection must 247 be attached to the final request for a payment submitted to the 248 <u>Office of the State Courts Administrator</u> <del>Justice Administrative</del> 249 <del>Commission</del>.

250 (e) (f) The Justice Administrative Commission shall provide 251 to the Office of the State Courts Administrator data concerning 252 the number of cases approved for compensation in excess of the 253 limitation and the amount of these awards by circuit and by 254 judge. The Office of the State Courts Administrator shall report 255 the number of cases paid and the amount paid per case by circuit 256 data quarterly to the President of the Senate, the Speaker of 257 the House of Representatives, the Chief Justice of the Supreme 258 Court, and the chief judge of each circuit.

259 (f) The portion of compensation paid to private court-260 appointed counsel under this subsection which exceeds the 261 compensation limits prescribed elsewhere under this section and

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262	the General Appropriations Act shall be paid from funds
263	appropriated to the Office of the State Courts Administrator for
264	this purpose.
265	Section 4. Subsection (2) of section 28.37, Florida
266	Statutes, is amended to read:
267	28.37 Fines, fees, service charges, and costs remitted to
268	the state
269	(2) Except as otherwise provided in ss. 28.241 and 34.041,
270	all court-related fines, fees, service charges, and costs are
271	considered state funds and shall be remitted by the clerk to the
272	Department of Revenue for deposit into the Clerks of the Court
273	Trust Fund within the Justice Administrative Commission.
274	However, 10 percent of all court-related fines collected by the
275	clerk shall be deposited into the clerk's Public Records
276	Modernization Trust Fund to be used exclusively for additional
277	clerk court-related operational needs and program enhancements.
278	Section 5. Paragraph (b) of subsection (13) of section
279	318.18, Florida Statutes, is amended to read:
280	318.18 Amount of penaltiesThe penalties required for a
281	noncriminal disposition pursuant to s. 318.14 or a criminal
282	offense listed in s. 318.17 are as follows:
283	(13)
284	(b) A county may impose a surcharge under subparagraph
285	(a)1., subparagraph(a)2., or subparagraph(a)3., but may not
286	impose more than one surcharge under this subsection. A county
287	may elect to impose a different authorized surcharge but may not
288	impose more than one surcharge at a time. The clerk of court
289	shall report, no later than 30 days after the end of the
290	quarter, the amount of funds collected under this subsection

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291	during each quarter of the fiscal year. The clerk shall submit
292	the report, in an electronic $a$ format developed by the <u>Florida</u>
293	<u>Clerks of Court Operations Corporation</u> Office of State Courts
294	Administrator, to the chief judge of the circuit and the Florida
295	Clerks of Court Operations Corporation. The corporation shall
296	submit the report in an electronic format to $_{ au}$ the Governor, the
297	President of the Senate, the Speaker of the House of
298	Representatives, and the board of county commissioners.
299	Section 6. This act shall take effect July 1, 2011.