1	A bill to be entitled
2	An act relating to the court system; repealing s.
3	25.151, F.S., relating to a prohibition on the
4	practice of law by a retired justice of the Supreme
5	Court; repealing ss. 25.191 and 25.231, F.S., relating
6	to the appointment and duties of a Clerk of the
7	Supreme Court; amending s. 25.241, F.S.; deleting a
8	requirement regarding the salary of the Clerk of the
9	Supreme Court, to conform; repealing s. 25.281, F.S.,
10	relating to compensation of the Marshal of the Supreme
11	Court; repealing s. 25.351, F.S., relating to the
12	acquisition of books by the Supreme Court; repealing
13	s. 26.01, F.S., relating to the number of judicial
14	circuits; amending s. 26.021, F.S.; specifying the
15	number of judicial circuits; repealing certain
16	residency requirements for circuit judges; repealing
17	s. 26.51, F.S., relating to payment of the salaries of
18	circuit judges; amending s. 26.55, F.S.; excluding
19	retired judges practicing law from the Conference of
20	Circuit Judges of Florida; removing a requirement that
21	circuit court judges attend and participate in such
22	conference; requiring that the conference operate
23	according to the Rules of Judicial Administration;
24	revising requirements for such conferences; repealing
25	s. 27.55, F.S., relating to compensation and certain
26	expenditures of public defenders; creating s. 29.23,
27	F.S.; providing for certain judicial branch salaries;
28	repealing ss. 35.12, 35.13, 35.19, and 35.21, F.S.,
29	relating to the chief judge, quorum, compensation of

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30	judges, and clerk, respectively, of the district
31	courts of appeal; amending s. 35.22, F.S.; deleting a
32	requirement for the appointment and salary of a clerk
33	for each district court of appeal; repealing ss. 35.25
34	and 35.27, F.S., relating to duties of the clerk and
35	compensation of the marshal, respectively, of the
36	district courts of appeal; repealing s. 38.13, F.S.,
37	relating to replacement of disqualified judges of the
38	district courts of appeal; amending s. 43.20, F.S.;
39	revising the number of members of the Judicial
40	Qualifications Commission to conform to requirements
41	of the State Constitution; repealing s. 57.101, F.S.,
42	relating to the charging of costs against the losing
43	party for certain copies of records in the Supreme
44	Court; repealing s. 92.15, F.S., relating to an
45	evidentiary rule regarding evidence of title to land
46	passing from the United States; providing an effective
47	date.
48	
49	Be It Enacted by the Legislature of the State of Florida:
50	
51	Section 1. Section 25.151, Florida Statutes, is repealed.
52	Section 2. Sections 25.191 and 25.231, Florida Statutes,
53	are repealed.
54	Section 3. Subsection (1) of section 25.241, Florida
55	Statutes, is amended to read:
56	25.241 Clerk of Supreme Court; compensation; assistants;
57	filing fees, etc
58	(1) The Clerk of the Supreme Court shall be paid an annual
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59	salary to be determined in accordance with s. 25.382.
60	Section 4. Section 25.281, Florida Statutes, is repealed.
61	Section 5. Section 25.351, Florida Statutes, is repealed.
62	Section 6. Section 26.01, Florida Statutes, is repealed.
63	Section 7. Section 26.021, Florida Statutes, is amended to
64	read:
65	26.021 Judicial circuits; judges.—The state is divided into
66	20 judicial circuits:
67	(1) The first circuit is composed of Escambia, Okaloosa,
68	Santa Rosa, and Walton Counties.
69	(2) The second circuit is composed of <u>Franklin</u> Leon ,
70	Gadsden, Jefferson, <u>Leon, Liberty, and</u> Wakulla , Liberty, and
71	Franklin Counties.
72	(3) The third circuit is composed of Columbia, Dixie,
73	Hamilton, Lafayette, Madison, Suwannee, and Taylor Counties.
74	(4) The fourth circuit is composed of Clay, Duval, and
75	Nassau Counties.
76	(5) The fifth circuit is composed of Citrus, Hernando,
77	Lake, Marion, and Sumter Counties. Two of the circuit judges
78	authorized for the fifth circuit shall reside in either Citrus,
79	Hernando, or Sumter County, and neither of such two judges shall
80	reside in the same county.
81	(6) The sixth circuit is composed of Pasco and Pinellas
82	Counties.
83	(7) The seventh circuit is composed of Flagler, Putnam, St.
84	Johns, and Volusia Counties. One judge shall reside in Flagler
85	County; two judges shall reside in Putnam County; two judges
86	shall reside in St. Johns County; and three judges shall reside
87	in Volusia County. There shall be no residency requirement for

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88	any other judges in the circuit.
89	(8) The eighth circuit is composed of Alachua, Baker,
90	Bradford, Gilchrist, Levy, and Union Counties.
91	(9) The ninth circuit is composed of Orange and Osceola
92	Counties.
93	(10) The tenth circuit is composed of Hardee, Highlands,
94	and Polk Counties.
95	(11) The eleventh circuit is composed of Miami-Dade County.
96	(12) The twelfth circuit is composed of <u>DeSoto,</u> Manatee,
97	and Sarasota , and DeSoto Counties.
98	(13) The thirteenth circuit is composed of Hillsborough
99	County.
100	(14) The fourteenth circuit is composed of Bay, Calhoun,
101	Gulf, Holmes, Jackson, and Washington Counties.
102	(15) The fifteenth circuit is composed of Palm Beach
103	County.
104	(16) The sixteenth circuit is composed of Monroe County.
105	One judge in the circuit shall reside in the middle or upper
106	Keys. There shall be no residency requirement for any other
107	judge in the circuit.
108	(17) The seventeenth circuit is composed of Broward County.
109	(18) The eighteenth circuit is composed of Brevard and
110	Seminole Counties.
111	(19) The nineteenth circuit is composed of Indian River,
112	Martin, Okeechobee, and St. Lucie Counties.
113	(20) The twentieth circuit is composed of Charlotte,
114	Collier, Glades, Hendry, and Lee Counties.
115	(21) Notwithstanding subsections (1)-(20), the territorial
116	jurisdiction of a circuit court may be expanded as provided for

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117 in s. 910.03(3). 118

The judicial nominating commission of each circuit, in 119 120 submitting nominations for any vacancy in a judgeship, and the 121 Governor, in filling any vacancy for a judgeship, shall consider whether the existing judges within the circuit, together with 122 123 potential nominees or appointees, reflect the geographic 124 distribution of the population within the circuit, the geographic distribution of the caseload within the circuit, the 125 126 racial and ethnic diversity of the population within the 127 circuit, and the geographic distribution of the racial and 128 ethnic minority population within the circuit.

129

Section 8. Section 26.51, Florida Statutes, is repealed.

130 Section 9. Section 26.55, Florida Statutes, is amended to 131 read:

132 26.55 Conference of Circuit Judges of Florida; duties and 133 reports.-

(1) There is created and established the Conference of
Circuit Judges of Florida. The conference <u>consists</u> shall consist
of the active and retired circuit judges of the several judicial
circuits of the state, <u>excluding retired judges practicing law</u>.

138 (2) The conference shall annually elect a chair. The chair $_{ au}$ whose duty it shall be to call all meetings and to appoint 139 140 committees to effectuate the purposes of the conference. It is 141 declared to be an official function of each circuit judge to 142 attend the meetings of the conference. It is also an official 143 function of each circuit judge to participate in the activity of 144 each committee to the membership of which such judge is 145 appointed.

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146	(3) (a) It is declared to be the responsibility of The
147	conference shall operate according to the Rules of Judicial
148	Administration adopted by the Supreme Court. The
149	responsibilities of the conference include to:
150	(a) 1. Considering and making Consider and make
151	recommendations concerning the betterment of the judicial system
152	of the state and its various parts;
153	(b) 2. Considering and making Consider and make
154	recommendations concerning the improvement of rules and methods
155	of procedure and practice in the several courts; and
156	<u>(c)</u> 3. Reporting Report to the Supreme Court its such
157	findings and recommendations <u>under this subsection; and</u> as the
158	conference may have with reference thereto.
159	<u>(d)</u> Providing Not less than 60 days before the convening
160	of the regular session of the Legislature <u>with</u> , the chair of the
161	conference shall report to the President of the Senate and the
162	Speaker of the House such recommendations as the conference may
163	have concerning defects in the laws of this state and such
164	amendments or additional legislation as the conference may deem
165	necessary regarding the administration of justice.
166	Section 10. Section 27.55, Florida Statutes, is repealed.
167	Section 11. Section 29.23, Florida Statutes, is created to
168	read:
169	29.23 Salaries of certain positions in the judicial
170	branch
171	(1) The salaries of justices, judges of the district courts
172	of appeal, circuit judges, and county judges shall be fixed
173	annually in the General Appropriations Act.
174	(2) The clerk and the marshal of the Supreme Court, or a

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175	clerk or marshal of a district court of appeal, shall be paid an
176	annual salary to be determined in accordance with s. 25.382(3).
177	Section 12. <u>Sections 35.12, 35.13, 35.19, and 35.21,</u>
178	Florida Statutes, are repealed.
179	Section 13. Section 35.22, Florida Statutes, is amended to
180	read:
181	35.22 Clerk of district court; appointment; compensation;
182	assistants; filing fees; teleconferencing
183	(1) Each district court of appeal shall appoint a clerk who
184	shall be paid an annual salary to be determined in accordance
185	with s. 25.382.
186	(1)(2) The clerk may is authorized to employ such deputies
187	and clerical assistants as may be necessary. Their number and
188	compensation shall be approved by the court, and paid from the
189	annual appropriation for the district courts of appeal.
190	<u>(2)</u> (a) The clerk, upon the filing of a certified copy of
191	a notice of appeal or petition, shall charge and collect a
192	filing fee of \$300 for each case docketed, and service charges
193	as provided in s. 28.24 for copying, certifying or furnishing
194	opinions, records, papers or other instruments and for other
195	services. The state of Florida or its agencies, when appearing
196	as appellant or petitioner, is exempt from the filing fee
197	required in this subsection. From each attorney appearance pro
198	hac vice, The clerk shall collect from each attorney appearance
199	pro hac vice a fee of \$100 for deposit as provided in this
200	section.
001	(b) There the filing of a metion of succession of

(b) Upon the filing of a notice of cross-appeal, or a
notice of joinder or motion to intervene as an appellant, crossappellant, or petitioner, the clerk shall charge and collect a

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filing fee of \$295. The clerk shall remit the fee to the Department of Revenue for deposit into the General Revenue Fund. The state and its agencies are exempt from the filing fee required by this paragraph.

208 <u>(3) (4)</u> The opinions of the district court of appeal <u>may</u> 209 shall not be recorded, but the original as filed shall be 210 preserved with the record in each case.

211 (4) (5) The clerk may is authorized immediately, after a case is disposed of, to supply the judge who tried the case and 212 from whose order, judgment, or decree, appeal or other review is 213 214 taken, a copy of all opinions, orders, or judgments filed in 215 such case. Copies of opinions, orders, and decrees shall be 216 furnished in all cases to each attorney of record and for 217 publication in Florida reports to the authorized publisher 218 without charge, and copies furnished to other law book 219 publishers at one-half the regular statutory fee.

220 (5) (6) The clerk of each district court of appeal shall is 221 required to deposit all fees collected in the State Treasury to 222 the credit of the General Revenue Fund, except that \$50 of each 223 \$300 filing fee collected shall be deposited into the State 224 Courts Revenue Trust Fund to fund court operations as authorized 225 in the General Appropriations Act. The clerk shall retain an 226 accounting of each such remittance.

227 <u>(6)(7)</u> The clerk of the district court of appeal <u>may</u> is 228 authorized to collect a fee from the parties to an appeal 229 reflecting the actual cost of conducting the proceeding through 230 teleconferencing <u>if</u> where the parties have requested that an 231 oral argument or mediation be conducted through 232 teleconferencing. The fee collected for this purpose shall be

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used to offset the expenses associated with scheduling the
teleconference and shall be deposited in the State Courts
Revenue Trust Fund.
Section 14. Sections 35.25 and 35.27, Florida Statutes, are
repealed.
Section 15. Section 38.13, Florida Statutes, is repealed.
Section 16. Subsection (2) of section 43.20, Florida
Statutes, is amended to read:
43.20 Judicial Qualifications Commission
(2) MEMBERSHIP; TERMS.—The commission shall consist of $\underline{15}$
$\frac{13}{13}$ members. The members of the commission shall serve for terms
of 6 years.
Section 17. Section 57.101, Florida Statutes, is repealed.
Section 18. Section 92.15, Florida Statutes, is repealed.
Section 19. This act shall take effect July 1, 2014.

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