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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Criminal and Civil Justice)

A bill to be entitled

An act relating to courts; creating s. 25.025, F.S.; authorizing certain Supreme Court Justices to have an appropriate facility in their district of residence designated as their official headquarters; providing that an official headquarters may serve only as a justice's private chambers; providing that such justices are eligible for a certain subsistence allowance and reimbursement for certain transportation expenses; requiring that such allowance and reimbursement be made to the extent appropriated funds are available, as determined by the Chief Justice; requiring the Chief Justice to coordinate with certain persons in implementing designations of official headquarters; providing that a county is not required to provide space for a justice in a county courthouse; authorizing counties to enter into agreements with the Supreme Court for the use of county courthouse space; prohibiting the Supreme Court from using state funds to lease space in a facility to allow a justice to establish an official headquarters; amending s. 26.031, F.S.; adding judges to the Ninth Judicial Circuit Court; amending s. 34.01, F.S.; increasing the limit of the amount in controversy in certain actions at law under which the county court has original jurisdiction of such actions; providing for adjustments to the limit at specified intervals due to



inflation or deflation; specifying filing fees, services charges, and a requirement for the clerk of court's remittal of such fees in actions in which the amount in controversy exceeds a specified amount; amending s. 34.022, F.S.; adding judges to certain county courts; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 25.025, Florida Statutes, is created to read:

(1) (a) A Supreme Court justice who permanently resides

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25.025 Headquarters.-

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outside Leon County shall, if he or she so requests, have a 42

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district court of appeal courthouse, a county courthouse, or other appropriate facility in his or her district of residence designated as his or her official headquarters pursuant to s. 112.061. This official headquarters may serve only as the justice's private chambers. (b) A justice for whom an official headquarters is designated in his or her district of residence under this subsection is eligible for subsistence at a rate to be established by the Chief Justice for each day or partial day

that the justice is at the headquarters of the Supreme Court for

subsistence allowance, a justice is eligible for reimbursement for transportation expenses as provided in s. 112.061(7) for travel between the justice's official headquarters and the

headquarters of the Supreme Court for the conduct of the

the conduct of the business of the court. In addition to the



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business of the court.

- (c) Payment of subsistence and reimbursement for transportation expenses relating to travel between a justice's official headquarters and the headquarters of the Supreme Court shall be made to the extent appropriated funds are available, as determined by the Chief Justice.
- (2) The Chief Justice shall coordinate with each affected justice and other state and local officials as necessary to implement paragraph (1)(a).
- (3) (a) This section does not require a county to provide space in a county courthouse for a justice. A county may enter into an agreement with the Supreme Court governing the use of space in a county courthouse.
- (b) The Supreme Court may not use state funds to lease space in a district court of appeal courthouse, county courthouse, or other facility to allow a justice to establish an official headquarters pursuant to subsection (1).

Section 2. Subsection (9) of section 26.031, Florida Statutes, is amended to read:

26.031 Judicial circuits; number of judges.—The number of circuit judges in each circuit shall be as follows:

79 JUDICIAL CIRCUIT

TOTAL

- Section 3. Section 34.01, Florida Statutes, is amended to read:
 - 34.01 Jurisdiction of county court.
 - (1) County courts shall have original jurisdiction:
 - (a) In all misdemeanor cases not cognizable by the circuit



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- (b) Of all violations of municipal and county ordinances. + (c)1. Of all actions at law filed on or before December 31, 2019, in which the matter in controversy does not exceed the sum of \$15,000, exclusive of interest, costs, and attorney attorney's fees, except those within the exclusive jurisdiction
- 92 of the circuit courts.; and
 - 2. Of all actions at law filed on or after January 1, 2020, in which the matter in controversy does not exceed the sum of \$50,000, exclusive of interest, costs, and attorney fees, except those within the exclusive jurisdiction of the circuit courts. This limit must be adjusted every 5 years after January 1, 2020, to reflect the rate of inflation or deflation as indicated in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics, or its successor. Such adjustments must be rounded to the nearest \$5,000.
 - (d) Of disputes occurring in the homeowners' associations as described in s. 720.311(2)(a), which shall be concurrent with jurisdiction of the circuit courts.

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The party instituting an action at law under subparagraph (c) 2. in which the amount in controversy exceeds \$15,000 shall pay the filing fees and service charges in the same amounts and in the same manner as provided in s. 28.241, and the party appealing any judgment on such action shall pay the filing fees and service charges in the same amounts and in the same manner as provided in s. 35.22. The clerk of court shall remit the fees as



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provided in those sections.

- (2) The county courts shall have jurisdiction previously exercised by county judges' courts other than that vested in the circuit court by s. 26.012, except that county court judges may hear matters involving dissolution of marriage under the simplified dissolution procedure pursuant to the Florida Family Law Rules of Procedure or may issue a final order for dissolution in cases where the matter is uncontested, and the jurisdiction previously exercised by county courts, the claims court, small claims courts, small claims magistrates courts, magistrates courts, justice of the peace courts, municipal courts, and courts of chartered counties, including but not limited to the counties referred to in ss. 9, 10, 11, and 24, Art. VIII of the State Constitution of 1885, as preserved by s. (6) (e), Art. VIII of the State Constitution of 1968.
- (3) Judges of county courts shall also be committing trial court judges. Judges of county courts shall be coroners unless otherwise provided by law or by rule of the Supreme Court.
- (4) Judges of county courts may hear all matters in equity involved in any case within the jurisdictional amount of the county court, except as otherwise restricted by the State Constitution or the laws of Florida.
 - (5) A county court is a trial court.
- Section 4. Subsections (9), (12), (17), and (28) of section 34.022, Florida Statutes, are amended to read:
- 34.022 Number of county court judges for each county. The number of county court judges in each county shall be as follows:

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144	COUNTY
145	(9) Citrus <u>2</u> 1
146	(12) Columbia
147	(17) Flagler
148	(28) Hillsborough <u>19</u> 17
149	Section 5. This act shall take effect July 1, 2018.