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2	An act relating to state revenues collected by
3	clerks of the court; creating s. 213.13, F.S.;
4	providing for electronic remittance to the
5	Department of Revenue; providing for remittance
6	by the Department of Revenue to various trust
7	funds and agencies; providing for remittance of
8	all moneys collected by the clerks of the court
9	for the state to the Department of Revenue;
10	amending ss. 27.52, 28.101, 28.2401, 28.241,
11	34.041, 44.108, 316.192, 318.18, 318.21,
12	327.73, 372.7015, 372.72, 382.023, 741.01,
13	775.0835, 938.01, 938.03, 938.04, 938.06,
14	938.07, 938.25, 938.27, 960.17, 318.14, 327.35,
15	382.022, 569.11, 938.23, F.S.; providing for
16	remittance of funds to the Department of
17	Revenue and deposit in the designated trust
18	fund; repealing outdated language; providing an
19	effective date.
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21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Section 213.13, Florida Statutes, is
24	created to read:
25	213.13 Electronic remittance and distribution of funds
26	collected by clerks of the court
27	(1) Notwithstanding any other provision of law, the
28	Department of Revenue shall establish procedures requiring the
29	electronic transmittal of funds and associated return
30	information submitted by clerks of the court. These procedures
31	must be developed jointly by the Department of Revenue and the
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Florida Association of Court Clerks representing the clerks of 1 2 the court. The department shall adopt rules necessary to 3 implement the procedures contained in this section. 4 (2) The funds to be remitted electronically by the clerks include proceeds from the taxes imposed by chapter 199, 5 6 chapter 201, and all other fees, fines, reimbursements, court 7 costs, or other court-related funds that the clerks must remit 8 to the state pursuant to law. At a minimum, these electronic 9 remittance procedures must include: (a) The prescribed reporting frequency and time period 10 for the clerks to remit such funds and the prescribed time 11 12 period in which the department must electronically deposit the 13 funds received to the appropriate state and local funds and 14 accounts; 15 (b) The electronic format and type of debit remittance 16 system to be used by the clerks to remit the funds to the 17 department; 18 (c) The means of communication used to transmit the 19 required information; and 20 (d) The information that must be submitted with such 21 remittance. (3) The clerks shall submit return information with 22 23 the electronic payments required by this section in a manner that is initiated through electronic means. 24 (4) To ensure that the Department of Revenue deposits 25 26 on a correct and timely basis the revenues electronically received from the clerks, the agencies that are statutorily 27 authorized to receive such revenue deposits shall grant the 28 29 department electronic access to their appropriate funds and 30 accounts. 31 2

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Section 2. Notwithstanding any other provision of law, 1 2 all moneys collected by the clerks of the court for subsequent 3 distribution to a state agency or to the Supreme Court must be transmitted to the Department of Revenue for appropriate 4 5 distribution. A uniform remittance form provided by the Department of Revenue detailing the specific amounts due each б 7 fund must accompany such submittal. 8 Section 3. Paragraphs (d) and (e) of subsection (1) of 9 section 27.52, Florida Statutes, are amended to read: 27.52 Determination of indigency.--10 11 (1)12 (d) If the court finds that the accused person 13 applying for representation appears to be indigent based upon 14 the financial affidavit required under paragraph (f), the 15 court shall appoint the public defender or a conflict attorney to provide representation. If the application fee is not paid 16 17 prior to the disposition of the case, the clerk shall advise the sentencing judge of this fact and the court shall: 18 19 1. Assess the application fee as part of the sentence 20 or as a condition of probation; or 21 2. Assess the application fee pursuant to s. 938.29. 22 23 If the indigency examiner finds discrepancies between the financial affidavit and the examiner's investigation of 24 assets, the indigency examiner shall submit the information to 25 26 the court and the court shall determine whether the public defender or conflict attorney shall continue representation. 27 The defendant may be heard regarding the information 28 29 discovered by the indigency examiner. If the court, based on the information provided, determines that the defendant is not 30 indigent, the court shall order that the public defender or 31 3

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conflict attorney discontinue representation. Notwithstanding 1 any provision of law or local order to the contrary, the clerk 2 of the court shall assign the first \$40 of any court assessed 3 4 fees or costs that are paid by an indigent defendant to the 5 Indigent Criminal Defense Trust Fund as payment for the application fee. In no event should a person who is found to 6 7 be indigent be refused counsel for failure to pay the fee. (e) All application fees shall be transferred monthly 8 9 by the clerk of the court to the Department of Revenue for 10 deposit to the Indigent Criminal Defense Trust Fund, administered by the Justice Administrative Commission, to be 11 12 used to supplement the general revenue funds appropriated by the Legislature to the public defenders. The clerk of the 13 14 court may retain 2 percent of application fees collected 15 monthly for administrative costs prior to remitting the 16 remainder to the Department of Revenue Justice Administrative 17 Commission. 18 Section 4. Section 28.101, Florida Statutes, is 19 amended to read: 20 28.101 Petitions and records of dissolution of marriage; additional charges. --21 22 (1) When a party petitions for a dissolution of 23 marriage, in addition to the filing charges in s. 28.241, the clerk shall collect and receive: 24 (a) A charge of \$5. On a monthly basis, the clerk 25 26 shall transfer the moneys collected pursuant to this paragraph 27 to the Department of Revenue for deposit in the Child Welfare Training Trust Fund created in s. 402.40. 28 29 (b) A charge of \$5. On a monthly basis, the clerk shall transfer the moneys collected pursuant to this paragraph 30 to the Department of Revenue State Treasury for deposit in the 31 Δ

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Displaced Homemaker Trust Fund created in s. 446.50. If a petitioner does not have sufficient funds with which to pay this fee and signs an affidavit so stating, all or a portion of the fee shall be waived subject to a subsequent order of the court relative to the payment of the fee.

6 (c) A charge of \$18. On a monthly basis, the clerk 7 shall transfer the moneys collected pursuant to this paragraph 8 to the <u>Department of Revenue</u> State Treasury for deposit in the 9 Domestic Violence Trust Fund. Such funds which are generated 10 shall be directed to the Department of Children and Family 11 Services for the specific purpose of funding domestic violence 12 centers. purpose of funding domestic violence centers.

13 (d) A charge of \$32.50. On a monthly basis, the clerk
14 shall transfer the moneys collected pursuant to this paragraph
15 as follows:

1. An amount of \$7.50 to the <u>Department of Revenue</u>
 State Treasury for deposit in the Displaced Homemaker Trust
 Fund.

19 2. An amount of \$25 to the Department of Revenue 20 Supreme Court for deposit in the Family Courts Trust Fund. 21 (2) Upon receipt of a final judgment of dissolution of 22 marriage for filing, and in addition to the filing charges in 23 s. 28.241, the clerk shall collect and receive a service charge of \$7 pursuant to s. 382.023 for the recording and 24 reporting of such final judgment of dissolution of marriage to 25 26 the Department of Health.

27 Section 5. Subsection (3) of section 28.2401, Florida
28 Statutes, is amended to read:

29 28.2401 Service charges in probate matters.-30 (3) Service charges in excess of those fixed in this
31 section may be imposed by the governing authority of the

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county by ordinance, or by special or local law, to provide 1 and maintain facilities, including a law library; to provide 2 3 and maintain equipment; or to provide or maintain a legal aid 4 program. Service charges other than those fixed in this 5 section shall be governed by s. 28.24. An additional service charge of \$2.50 on petitions seeking summary administration, 6 7 family administration, formal administration, ancillary administration, guardianship, curatorship, and conservatorship 8 9 shall be paid to the clerk. The clerk shall transfer the \$2.50 10 to the Department of Revenue for deposit into the Court Education Trust Fund. 11 12 Section 6. Subsection (1) of section 28.241, Florida 13 Statutes, is amended to read: 14 28.241 Filing charges for trial and appellate 15 proceedings.--16 (1) The party instituting any civil action, suit, or 17 proceeding in the circuit court shall pay to the clerk of that court a service charge of \$40 in all cases in which there are 18 19 not more than five defendants and an additional service charge of \$2 for each defendant in excess of five. An additional 20 service charge of \$10 shall be paid by the party seeking each 21 22 severance that is granted. An additional service charge of \$35 23 shall be paid to the clerk for all proceedings of garnishment, attachment, replevin, and distress. An additional service 24 charge of \$8 shall be paid to the clerk for each civil action 25 26 filed, \$7 of such charge to be remitted by the clerk to the 27 Department of Revenue State Treasurer for deposit into the General Revenue Fund unallocated. An additional charge of 28 29 \$2.50 shall be paid to the clerk for each civil action brought in circuit or county court, to be remitted by the clerk to the 30 Department of Revenue for deposit deposited into the Court 31

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Education Trust Fund; the moneys collected shall be forwarded 1 by the clerk to the Supreme Court monthly for deposit in the 2 3 fund. Service charges in excess of those herein fixed may be 4 imposed by the governing authority of the county by ordinance 5 or by special or local law; and such excess shall be expended as provided by such ordinance or any special or local law, now 6 7 or hereafter in force, to provide and maintain facilities, including a law library, for the use of the courts of the 8 9 county wherein the service charges are collected; to provide and maintain equipment; or for a legal aid program in such 10 county. In addition, the county is authorized to impose, by 11 12 ordinance or by special or local law, a fee of up to \$15 for each civil action filed, for the establishment, maintenance, 13 14 or supplementation of a public guardian pursuant to ss. 744.701-744.708, inclusive. Postal charges incurred by the 15 clerk of the circuit court in making service by certified or 16 17 registered mail on defendants or other parties shall be paid by the party at whose instance service is made. That part of 18 19 the within fixed or allowable service charges which is not by local or special law applied to the special purposes shall 20 constitute the total service charges of the clerk of such 21 court for all services performed by him or her in civil 22 23 actions, suits, or proceedings. The sum of all service charges and fees permitted under this subsection may not 24 exceed \$200; however, the \$200 cap may be increased to \$210 in 25 26 order to provide for the establishment, maintenance, or 27 supplementation of a public guardian as indicated in this subsection. 28 29 Section 7. Subsection (6) of section 34.041, Florida Statutes, is amended to read: 30 34.041 Service charges and costs.--31

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In addition to the filing fees provided in 1 (6) 2 subsection (1), in all civil cases, the sum of \$7.00 per case 3 shall be paid by the plaintiff when filing an action for the 4 purpose of funding the court costs. Such funds shall be 5 remitted by the clerk to the Department of Revenue for deposit 6 to the General Revenue Fund. 7 Section 8. Subsection (4) of section 44.108, Florida 8 Statutes, is amended to read: 9 44.108 Funding of mediation and arbitration.--Mediation should be accessible to all parties 10 regardless of financial status. Each board of county 11 12 commissioners may support mediation and arbitration services 13 by appropriating moneys from county revenues and by: 14 (4) If a board of county commissioners levies the service charge authorized in subsection (1), subsection (2), 15 or subsection (3), the clerk of the court shall forward \$1 of 16 17 each charge to the Department of Revenue for deposit in the Office of the State Courts Administrator. That office shall 18 19 deposit the funds in a state mediation and arbitration trust fund which is hereby established. Such fund shall be used by 20 the Supreme Court to carry out its responsibilities set forth 21 in s. 44.106. 22 23 Section 9. Subsection (3) of section 316.192, Florida 24 Statutes, is amended to read: 316.192 Reckless driving.--25 26 (3) Notwithstanding any other provision of this 27 section, \$5 shall be added to a fine imposed pursuant to this 28 section. The clerk shall remit the \$5 to the Department of 29 Revenue for deposit, which \$5 shall be deposited in the 30 Emergency Medical Services Trust Fund. 31 8 CODING: Words stricken are deletions; words underlined are additions.

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Section 10. Paragraph (a) of subsection (8) of section 1 2 318.18, Florida Statutes, is amended to read: 3 318.18 Amount of civil penalties. -- The penalties 4 required for a noncriminal disposition pursuant to s. 318.14 5 are as follows: 6 (8)(a) Any person who fails to comply with the court's 7 requirements or who fails to pay the civil penalties specified 8 in this section within the 30-day period provided for in s. 9 318.14 must pay an additional civil penalty of \$12, \$2.50 of which must be remitted to the Department of Revenue for 10 deposit in deposited into the General Revenue Fund, and \$9.50 11 12 of which must be remitted to the Department of Revenue for deposit deposited in the Highway Safety Operating Trust Fund. 13 14 There is hereby appropriated from the Highway Safety Operating 15 Trust Fund for fiscal year 1996-1997 the amount of \$4 million. From this appropriation The department shall contract with the 16 17 Florida Association of Court Clerks, Inc., to design, establish, operate, upgrade, and maintain an automated 18 19 statewide Uniform Traffic Citation Accounting System to be operated by the clerks of the court which shall include, but 20 not be limited to, the accounting for traffic infractions by 21 22 type, a record of the disposition of the citations, and an 23 accounting system for the fines assessed and the subsequent fine amounts paid to the clerks of the court. On or before 24 December 1, 2001, the clerks of the court must provide the 25 26 information required by this chapter to be transmitted to the 27 department by electronic transmission pursuant to the contract. 28 29 Section 11. Section 318.21, Florida Statutes, is 30 amended to read: 31 9

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318.21 Disposition of civil penalties by county 1 2 courts.--All civil penalties received by a county court 3 pursuant to the provisions of this chapter shall be 4 distributed and paid monthly as follows: 5 (1) One dollar from every civil penalty shall be 6 remitted to the Department of Revenue paid to the Department 7 of Children and Family Services for deposit into the Child 8 Welfare Training Trust Fund for child welfare training 9 purposes pursuant to s. 402.40. One dollar from every civil penalty shall be remitted to the Department of Revenue paid to 10 the Department of Juvenile Justice for deposit into the 11 12 Juvenile Justice Training Trust Fund for juvenile justice purposes pursuant to s. 985.406. 13 14 (2) Of the remainder: 15 (a) Five and six-tenths percent shall be remitted to the Department of Revenue for deposit in paid to the General 16 17 Revenue Fund of the state, except that the first \$300,000 18 shall be deposited into the Grants and Donations Trust Fund in 19 the state courts system for administrative costs, training costs, and costs associated with the implementation and 20 21 maintenance of Florida foster care citizen review panels in a constitutional charter county as provided for in s. 39.702. 22 23 (b) Seven and two-tenths percent shall be remitted to the Department of Revenue for deposit deposited in the 24 25 Emergency Medical Services Trust Fund for the purposes set 26 forth in s. 401.113. (c) Five and one-tenth percent shall be remitted to 27 the Department of Revenue for deposit deposited in the 28 29 Additional Court Cost Clearing Trust Fund established pursuant 30 to s. 938.01 for criminal justice purposes. 31 10 CODING: Words stricken are deletions; words underlined are additions.

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(d) Eight and two-tenths percent shall be remitted to 1 2 the Department of Revenue for deposit deposited in the Brain 3 and Spinal Cord Injury Rehabilitation Trust Fund for the 4 purposes set forth in s. 381.79. 5 (e) Two percent shall be remitted to the Department of 6 Revenue for deposit deposited in the endowment fund of the 7 Florida Endowment Foundation for Vocational Rehabilitation established by s. 413.615. 8 9 (f) Five-tenths percent shall be paid to the clerk of the court for administrative costs. 10 If the violation occurred within a municipality 11 (q)1. 12 or a special improvement district of the Seminole Indian Tribe or Miccosukee Indian Tribe, 56.4 percent shall be paid to that 13 14 municipality or special improvement district. 15 2. If the violation occurred within the unincorporated area of a county that is not within a special improvement 16 17 district of the Seminole Indian Tribe or Miccosukee Indian Tribe, 56.4 percent shall be paid to that county. 18 19 (h) Fifteen percent must be deposited into the County 20 Article V Trust Fund. 21 (i) For fiscal year 2000-2001 only, and in lieu of the provisions of paragraph (a), five and six-tenths percent shall 22 23 be paid to the General Revenue Fund of the state, except that the first \$300,000 shall be deposited into the Grants and 24 Donations Trust Fund in the state courts system for 25 26 administrative costs, training costs, and costs associated with the implementation and maintenance of Florida foster care 27 citizen review panels as provided for in s. 39.702. This 28 29 paragraph is repealed on July 1, 2001. (3)(a) Moneys paid to a municipality or special 30 improvement district under subparagraph (2)(g)1. must be used 31 11

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to fund local criminal justice training as provided in s. 1 2 938.15 when such a program is established by ordinance; to 3 fund a municipal school crossing guard training program; and 4 for any other lawful purpose. 5 (b) Moneys paid to a county under subparagraph 6 (2)(g)2. shall be used to fund local criminal justice training 7 as provided in s. 938.15 when such a program is established by 8 ordinance, to fund a county school crossing guard training 9 program, and for any other lawful purpose. (4) Of the additional fine assessed under s. 10 318.18(3)(e) for a violation of s. 316.1301, 40 percent must 11 12 be remitted to the Department of Revenue for deposit in deposited into the Grants and Donations Trust Fund of the 13 14 Division of Blind Services of the Department of Education 15 Labor and Employment Security, and 60 percent must be distributed pursuant to subsections (1) and (2). 16 17 (5) Of the additional fine assessed under s. 318.18(3)(e) for a violation of s. 316.1303, 60 percent must 18 19 be remitted to the Department of Revenue for deposit in deposited into the endowment fund for the Florida Endowment 20 Foundation for Vocational Rehabilitation, and 40 percent must 21 22 be distributed pursuant to subsections (1) and (2) of this 23 section. (6) For every violation of s. 316.613 or s. 316.614, 24 \$5 will be deducted from the civil penalty assessed under this 25 26 chapter and remitted to the Department of Revenue for deposit 27 deposited into the Epilepsy Services Trust Fund established under s. 385.207. The remainder must be distributed pursuant 28 29 to subsections (1) and (2). (7) For fines assessed under s. 318.18(3) for unlawful 30 speed, the following amounts must be remitted to the 31 12

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Department of Revenue for deposit in deducted and deposited 1 into the Nongame Wildlife Trust Fund: 2 3 4 For speed exceeding the limit by: Fine: 5 1-5 m.p.h.....\$..00 6-9 m.p.h.....\$...\$...\$...\$ б 7 10-14 m.p.h....\$ 3.00 15-19 m.p.h.....\$ 4.00 8 9 20-29 m.p.h.....\$ 5.00 30 m.p.h. and above.....\$10.00 10 11 12 The remaining amount must be distributed pursuant to 13 subsections (1) and (2). 14 (8) All moneys collected by the clerk of the court for 15 deposit into a state trust fund must be sent monthly to the 16 Department of Highway Safety and Motor Vehicles for 17 distribution. Such a submittal must be accompanied by a specific accounting of the amounts due each fund. 18 19 (8)(9) Fines and forfeitures received from violations 20 committed within a municipality must be paid monthly to that 21 municipality; fines and forfeitures received from violations committed within a special improvement district created for 22 the Seminole Indian Tribe or Miccosukee Indian Tribe under s. 23 285.17 must be paid monthly to that special improvement 24 district. These fines and forfeitures must be paid monthly to 25 26 that municipality or special improvement district in addition to any other fines and forfeitures received by a county court 27 which are required to be paid to that municipality or special 28 29 improvement district under any other law. If, on February 1, 1972, any chartered county court that has countywide 30 jurisdiction was trying traffic offenses committed within a 31 13

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municipality in that county, two-thirds of the fines and 1 forfeitures received as a result of violations of this 2 3 chapter, or of any ordinances adopting matter covered by this 4 chapter, committed within a municipality must be paid and distributed to the municipality, and the remainder must be 5 paid to the county, except as otherwise provided in subsection б 7 (5). The amount of fines and forfeitures payable to a special improvement district created under s. 285.17 which is located 8 9 in a charter county must be determined in the same manner as the amount of fines and forfeitures payable to a municipality 10 in that county. All fines and forfeitures received by any 11 12 county court as the result of citations issued under s. 316.640(2)(c)1. must be paid to the county whether or not such 13 14 citations were issued for parking violations that occurred 15 within a municipality or special improvement district created under s. 285.17. 16

17 (9) (10) Twelve dollars and fifty cents from each moving traffic violation must be used by the county to fund 18 19 that county's participation in an intergovernmental radio 20 communication program approved by the Department of Management Services. If the county is not participating in such a 21 program, funds collected must be used to fund local law 22 enforcement automation and must be distributed to the 23 municipality or special improvement district in which the 24 violation occurred or to the county if the violation occurred 25 26 within the unincorporated area of the county.

27 (10)(11) The additional costs and surcharges on 28 criminal traffic offenses provided for under ss. 938.03 and 29 938.04 must be collected and distributed by the clerk of the 30 court as provided in those sections. The additional costs and 31 surcharges must also be collected for the violation of any

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ordinances adopting the criminal traffic offenses enumerated
 in s. 318.17.

3 (11)(12)(a) A county or municipality may, by majority 4 vote of the governing board of the respective county or 5 municipality, impose a surcharge on parking fines for the sole 6 purpose of funding school crossing guard programs; however, 7 the governing body may set aside funds from this surcharge to pay for startup costs and recurring administrative costs 8 9 related to printing new tickets or other means of implementing the program. The surcharge must be authorized by ordinance 10 requiring public hearings. 11

(b) The proceeds of this surcharge must be placed in a trust fund established by the governing body of the county or municipality called the School Crossing Guard Trust Fund. Funds collected from this surcharge must be distributed quarterly to fund the school crossing guard programs provided in subsection (3).

18 (c) If a county government is operating a school 19 crossing guard program in the exercise of its municipal 20 responsibilities, the county may, by majority vote of its governing board, impose a countywide surcharge on parking 21 22 fines for the sole purpose of funding school crossing guard 23 programs throughout the county; however, the governing body may set aside funds from this surcharge to pay for startup 24 costs and recurring administrative costs related to printing 25 26 new tickets or other means of implementing the program. The 27 surcharge must be authorized by an ordinance requiring public hearings. This surcharge, established by the governing body of 28 29 the county, must be placed in a trust fund called the School Crossing Guard Trust Fund. Funds collected from this surcharge 30 must be distributed quarterly to jurisdictions to fund school 31

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crossing guard programs based on each jurisdiction's 1 percentage of the school crossing guards in the county school 2 3 district. Section 12. Effective July 1, 2002, paragraph (a) of 4 subsection (2) of section 318.21, Florida Statutes, as amended 5 by chapters 97-235, 98-280, 98-403, and 2000-139, Laws of 6 7 Florida, is amended to read: (2) Of the remainder: 8 9 (a) Twenty and six-tenths percent shall be remitted to the Department of Revenue for deposit into paid to the General 10 Revenue Fund of the state, except that the first \$300,000 11 12 shall be deposited into the Grants and Donations Trust Fund in 13 the state courts system for administrative costs, training 14 costs, and costs associated with the implementation and 15 maintenance of Florida foster care citizen review panels in a constitutional charter county as provided for in s. 39.702. 16 17 Section 13. Subsection (8) of section 327.73, Florida Statutes, is amended to read: 18 19 327.73 Noncriminal infractions.--20 (8) All fees and civil penalties assessed and collected pursuant to this section shall be remitted by the 21 clerk of the court to the Department of Revenue to be 22 23 deposited into the Marine Resources Conservation Trust Fund 24 for boating safety education purposes. Section 14. Section 372.7015, Florida Statutes, is 25 26 amended to read: 372.7015 Illegal killing, taking, possessing, or 27 selling wildlife or game; fines; disposition of fines.--In 28 29 addition to any other penalty provided by law, any person who violates the criminal provisions of this chapter and rules 30 adopted pursuant to this chapter by illegally killing, taking, 31 16

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possessing, or selling game or fur-bearing animals as defined 1 in s. 372.001(3) or (4) in or out of season while violating 2 chapter 810 shall pay a fine of \$250 for each such violation, 3 4 plus court costs and any restitution ordered by the court. All 5 fines collected under this section shall be remitted by the clerk of the court to the Department of Revenue to be б 7 deposited into the Fish and Wildlife Conservation Commission's State Game Trust Fund. 8 9 Section 15. Section 372.72, Florida Statutes, is amended to read: 10 372.72 Disposition of fines, penalties, and 11 12 forfeitures.--13 (1) All moneys collected from fines, penalties, or 14 forfeitures of bail of persons convicted under this chapter shall be deposited in the fine and forfeiture fund of the 15 county where such convictions are had, except for the 16 17 disposition of moneys as provided in subsection (2). 18 (2) All moneys collected from fines, penalties, or 19 forfeitures of bail of persons convicted of violations of rules, regulations, or orders of the Fish and Wildlife 20 Conservation Commission concerning endangered or threatened 21 22 species or of violation of s. 372.662, s. 372.663, s. 372.667, 23 or s. 372.671 shall be remitted by the clerk of the court to the Department of Revenue to be deposited in the Nongame 24 25 Wildlife Trust Fund. Section 16. Section 382.023, Florida Statutes, is 26 amended to read: 27 28 382.023 Department to receive dissolution-of-marriage 29 records; fees.--Clerks of the circuit courts shall collect for their services at the time of the filing of a final judgment 30 of dissolution of marriage a fee of \$7, of which \$3 shall be 31 17 CODING: Words stricken are deletions; words underlined are additions.

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retained by the circuit court as a part of the cost in the 1 cause in which the judgment is granted. The remaining \$4 2 3 shall be remitted to the Department of Revenue for deposit to 4 the Department of Health to defray part of the cost of 5 maintaining the dissolution-of-marriage records., together with A record of each and every judgment of dissolution of 6 7 marriage granted by the court during the preceding calendar month, giving names of parties and such other data as required 8 9 by forms prescribed by the department, shall be transmitted to 10 the department, on or before the 10th day of each month, along with an accounting of the funds remitted to the Department of 11 12 Revenue pursuant to this section to defray part of the cost of 13 maintaining the dissolution-of-marriage records. 14 Section 17. Section 741.01, Florida Statutes, is amended to read: 15 16 741.01 County court judge or clerk of the circuit 17 court to issue marriage license; fee.--(1) Every marriage license shall be issued by a county 18 19 court judge or clerk of the circuit court under his or her hand and seal. The county court judge or clerk of the circuit 20 court shall issue such license, upon application for the 21 22 license, if there appears to be no impediment to the marriage. The county court judge or clerk of the circuit court shall 23 collect and receive a fee of \$2 for receiving the application 24 for the issuance of a marriage license. 25 26 (2) The fee charged for each marriage license issued in the state shall be increased by the sum of \$30. This fee 27 shall be collected upon receipt of the application for the 28 29 issuance of a marriage license and remitted by the clerk to the Department of Revenue for deposit in the Domestic Violence 30 The Executive Office of the Governor shall Trust Fund. 31 18

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establish a Domestic Violence Trust Fund for the purpose of 1 collecting and disbursing funds generated from the increase in 2 3 the marriage license fee. Such funds which are generated 4 shall be directed to the Department of Children and Family 5 Services for the specific purpose of funding domestic violence centers, and the funds shall be appropriated in a 6 7 "grants-in-aid" category to the Department of Children and 8 Family Services for the purpose of funding domestic violence 9 centers.

10 (3) Further, the fee charged for each marriage license 11 issued in the state shall be increased by an additional sum of 12 \$7.50 to be collected upon receipt of the application for the 13 issuance of a marriage license. The clerk shall transfer such 14 funds monthly to the <u>Department of Revenue</u> State Treasury for 15 deposit in the Displaced Homemaker Trust Fund created in s. 16 446.50.

17 (4) An additional fee of \$25 shall be paid to the 18 clerk upon receipt of the application for issuance of a 19 marriage license. The moneys collected shall be <u>remitted</u> 20 forwarded by the clerk <u>to the Department of Revenue</u> to the 21 Supreme Court, monthly, for deposit in the Family Courts Trust 22 Fund.

23 The fee charged for each marriage license issued (5) in the state shall be reduced by a sum of \$32.50 for all 24 couples who present valid certificates of completion of a 25 26 premarital preparation course from a qualified course provider registered under s. 741.0305(5) for a course taken no more 27 than 1 year prior to the date of application for a marriage 28 29 license. For each license issued that is subject to the fee reduction of this subsection, the clerk is not required to 30 transfer the sum of \$7.50 to the Department of Revenue State 31

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Treasury for deposit in the Displaced Homemaker Trust Fund 1 pursuant to subsection (3) or to transfer the sum of \$25 to 2 3 the Department of Revenue Supreme Court for deposit in the 4 Family Courts Trust Fund. 5 Section 18. Section 775.0835, Florida Statutes, is 6 amended to read: 7 775.0835 Fines; surcharges; Crimes Compensation Trust 8 Fund.--9 (1)When any person pleads guilty or nolo contendere 10 to, or is convicted of, any felony or misdemeanor under the laws of this state which resulted in the injury or death of 11 12 another person, the court may, if it finds that the defendant 13 has the present ability to pay the fine and finds that the 14 impact of the fine upon the defendant's dependents will not 15 cause such dependents to be dependent on public welfare, in 16 addition to any other penalty, order the defendant to pay a 17 fine, commensurate with the offense committed and with the probable impact upon the victim, but not to exceed \$10,000. 18 19 The fine shall be remitted to the Department of Revenue for 20 deposit deposited in the Crimes Compensation Trust Fund. 21 (2) The additional \$50 obligation created by s. 938.03 shall be collected, and \$49 of each \$50 collected shall be 22 23 remitted to the Department of Revenue for deposit in credited to the Crimes Compensation Trust Fund, prior to any fine or 24 surcharge authorized by this chapter. These costs are 25 26 considered assessed unless specifically waived by the court. 27 If the court does not order these costs, it shall state on the record, in detail, the reasons therefor. 28 29 Section 19. Subsection (1) of section 938.01, Florida Statutes, is amended to read: 30 938.01 Additional Court Cost Clearing Trust Fund.--31 20 CODING: Words stricken are deletions; words underlined are additions.

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(1) All courts created by Art. V of the State 1 2 Constitution shall, in addition to any fine or other penalty, assess \$3 as a court cost against every person convicted for 3 4 violation of a state penal or criminal statute or convicted 5 for violation of a municipal or county ordinance. Any person whose adjudication is withheld pursuant to the provisions of 6 7 s. 318.14(9) or (10) shall also be assessed such cost. In 8 addition, \$3 from every bond estreature or forfeited bail bond 9 related to such penal statutes or penal ordinances shall be remitted to the Department of Revenue forwarded to the 10 Treasurer as described in this subsection. However, no such 11 12 assessment may be made against any person convicted for 13 violation of any state statute, municipal ordinance, or county 14 ordinance relating to the parking of vehicles. 15 (a) All such costs collected by the courts shall be 16 remitted to the Department of Revenue, in accordance with 17 administrative rules adopted by the executive director of the Department of Revenue, for deposit in the Additional Court 18 19 Cost Clearing Trust Fund and shall be earmarked to the Department of Law Enforcement for distribution as follows: 20

1. Two dollars and seventy-five cents of each \$3
 assessment shall be deposited in the Criminal Justice
 Standards and Training Trust Fund, and the remaining 25 cents
 of each such assessment shall be deposited into the Department
 of Law Enforcement Operating Trust Fund and shall be disbursed
 to the Department of Law Enforcement.

Ninety-two percent of the money distributed to the
 Additional Court Cost Clearing Trust Fund pursuant to s.
 318.21 shall be earmarked to the Department of Law Enforcement
 for deposit in the Criminal Justice Standards and Training
 Trust Fund, and 8 percent of such money shall be deposited

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into the Department of Law Enforcement Operating Trust Fund 1 and shall be disbursed to the Department of Law Enforcement. 2 3 (b) The funds deposited in the Criminal Justice 4 Standards and Training Trust Fund and the Department of Law Enforcement Operating Trust Fund may be invested. Any interest 5 6 earned from investing such funds and any unencumbered funds 7 remaining at the end of the budget cycle shall remain in the respective trust fund until the following year. 8 9 (c) All funds in the Criminal Justice Standards and Training Trust Fund earmarked to the Department of Law 10 Enforcement shall be disbursed only in compliance with s. 11 12 943.25(9). Section 20. 13 Subsection (4) of section 938.03, Florida 14 Statutes, is amended to read: 938.03 Crimes Compensation Trust Fund.--15 (4) The clerk of the court shall collect and forward 16 17 \$49 of each \$50 collected to the Department of Revenue Treasurer, to be deposited in the Crimes Compensation Trust 18 19 Fund. The clerk shall retain the remaining \$1 of each \$50 collected as a service charge of the clerk's office. Under no 20 condition shall a political subdivision be held liable for the 21 22 payment of this sum of \$50. 23 Section 21. Section 938.04, Florida Statutes, is amended to read: 24 25 938.04 Additional cost with respect to criminal fines 26 and bail bonds. -- In addition to any fine for any criminal 27 offense prescribed by law, including a criminal traffic offense, and in addition to the cost imposed pursuant to the 28 29 provisions of s. 318.14(10), there is hereby established and created as a court cost an additional 5-percent surcharge 30 thereon which shall be imposed, levied, and collected together 31 2.2

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with such fine or cost imposed pursuant to s. 318.14(10). The 1 additional court cost created under this section shall be 2 remitted to the Department of Revenue for deposit deposited in 3 the Crimes Compensation Trust Fund created by s. 960.21. 4 5 Section 22. Section 938.06, Florida Statutes, is 6 amended to read: 7 938.06 Additional cost for crime stoppers programs.--(1) In addition to any fine prescribed by law for any 8 9 criminal offense, there is hereby assessed as a court cost an additional surcharge of \$20 on such fine, which shall be 10 imposed by all county and circuit courts and collected by the 11 12 clerks of the courts together with such fine. No political subdivision shall be held liable for payment of costs under 13 14 this section. (2) The clerk of the court shall collect and forward, 15 on a monthly basis, all costs assessed under this section, 16 17 less \$3 per assessment as a service charge to be retained by 18 the clerk, to the Department of Revenue Department of Legal 19 Affairs for deposit in the Crime Stoppers Trust Fund, to be used as provided in s. 16.555. 20 21 Section 23. Section 938.07, Florida Statutes, is 22 amended to read: 23 938.07 Driving under the influence.--Notwithstanding any other provision of s. 316.193, a court cost of \$135 shall 24 be added to any fine imposed pursuant to s. 316.193. The 25 26 clerks shall remit the funds to the Department of Revenue, of which \$25 of which shall be deposited in the Emergency Medical 27 Services Trust Fund, \$50 shall be deposited in the Criminal 28 29 Justice Standards and Training Trust Fund of the Department of Law Enforcement to be used for operational expenses in 30 conducting the statewide criminal analysis laboratory system 31 23 CODING: Words stricken are deletions; words underlined are additions.

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established in s. 943.32, and \$60 shall be deposited in the 1 Brain and Spinal Cord Injury Rehabilitation Trust Fund created 2 3 in s. 381.79. 4 Section 24. Section 938.25, Florida Statutes, is 5 amended to read: 938.25 Operating Trust Fund of the Department of Law 6 7 Enforcement. -- Notwithstanding any provision to the contrary of 8 the laws of this state, the court may assess any defendant who 9 pleads guilty or nolo contendere to, or is convicted of, a violation of any provision of s. 893.13, without regard to 10 whether adjudication was withheld, in addition to any fine and 11 12 other penalty provided or authorized by law, an amount of \$100, to be paid to the clerk of the court, who shall forward 13 14 it to the Department of Revenue for deposit in the Operating 15 Trust Fund of the Department of Law Enforcement to be used by 16 the statewide criminal analysis laboratory system for the 17 purposes specified in s. 943.361. The court is authorized to order a defendant to pay an additional assessment if it finds 18 19 that the defendant has the ability to pay the fine and the additional assessment and will not be prevented thereby from 20 being rehabilitated or from making restitution. 21 22 Section 25. Subsection (9) of section 938.27, Florida 23 Statutes, is amended to read: 938.27 Judgment for costs on conviction .--24 (9) Investigative costs which are recovered shall be 25 26 returned to the appropriate investigative agency which 27 incurred the expense. Costs shall include actual expenses incurred in conducting the investigation and prosecution of 28 29 the criminal case; however, costs may also include the salaries of permanent employees. Any investigative costs 30 recovered on behalf of a state agency must be remitted to the 31 24

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Department of Revenue for deposit in the agency operating 1 2 trust fund and a report of the payment must be sent to the 3 agency. 4 Section 26. Subsection (4) of section 960.17, Florida 5 Statutes, is amended to read: 6 960.17 Award constitutes debt owed to state .--7 (4) Payments authorized under this section shall be 8 remitted to the clerk of the court in the county where the 9 conviction occurred and are to be paid by the clerk of the 10 court to the Department of Revenue for deposit in to the Crimes Compensation Trust Fund. Any order of restitution or 11 12 judgment to the state made by any court pursuant to this 13 section may be enforced by the department in the same manner 14 as a judgment in a civil action or by other enforcement 15 measures administered by the department. The outstanding unpaid amount of the order shall bear interest in accordance 16 17 with s. 55.03 and shall, when properly recorded, become a lien on real estate owned by the defendant. 18 19 Section 27. Subsection (10) of section 318.14, Florida Statutes, is amended to read: 20 21 318.14 Noncriminal traffic infractions; exception; 22 procedures.--23 (10)(a) Any person cited for an offense listed under this subsection may, in lieu of payment of fine or court 24 appearance, elect to enter a plea of nolo contendere and 25 26 provide proof of compliance to the clerk of the court or authorized operator of a traffic violations bureau. In such 27 case, adjudication shall be withheld; however, no election 28 29 shall be made under this subsection if such person has made an election under this subsection in the 12 months preceding 30 election hereunder. No person may make more than three 31 25

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elections under this subsection. This subsection applies to 1 the following offenses: 2 3 1. Operating a motor vehicle without a valid driver's 4 license in violation of the provisions of s. 322.03, s. 5 322.065, or s. 322.15(1), or operating a motor vehicle with a license which has been suspended for failure to appear, 6 7 failure to pay civil penalty, or failure to attend a driver improvement course pursuant to s. 322.291. 8 9 2. Operating a motor vehicle without a valid registration in violation of s. 320.0605, s. 320.07, or s. 10 320.131. 11 12 3. Operating a motor vehicle in violation of s. 316.646. 13 14 (b) Any person cited for an offense listed in this 15 subsection shall present proof of compliance prior to the 16 scheduled court appearance date. For the purposes of this 17 subsection, proof of compliance shall consist of a valid, renewed, or reinstated driver's license or registration 18 19 certificate and proper proof of maintenance of security as required by s. 316.646. Notwithstanding waiver of fine, any 20 person establishing proof of compliance shall be assessed 21 22 court costs of \$22, except that a person charged with 23 violation of s. 316.646(1)-(3) may be assessed court costs of \$7. One dollar of such costs shall be remitted to the 24 Department of Revenue distributed to the Department of 25 26 Children and Family Services for deposit into the Child 27 Welfare Training Trust Fund of the Department of Children and Family Services. One dollar of such costs shall be 28 29 distributed to the Department of Juvenile Justice for deposit into the Juvenile Justice Training Trust Fund. Twelve dollars 30 of such costs shall be distributed to the municipality and \$8 31 26

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shall be retained by the county, if the offense was committed 1 within the municipality. If the offense was committed in an 2 3 unincorporated area of a county or if the citation was for a 4 violation of s. 316.646(1)-(3), the county shall retain the 5 entire amount, except for the moneys to be deposited into the Child Welfare Training Trust Fund and the Juvenile Justice 6 7 Training Trust Fund. This subsection shall not be construed to authorize the operation of a vehicle without a valid 8 9 driver's license, without a valid vehicle tag and 10 registration, or without the maintenance of required security. Section 28. Subsection (9) of section 327.35, Florida 11 12 Statutes, is amended to read: 13 327.35 Boating under the influence; penalties; 14 "designated drivers".--(9) Notwithstanding any other provision of this 15 16 section, for any person convicted of a violation of subsection 17 (1), in addition to the fines set forth in subsections (2) and (4), an additional fine of \$60 shall be assessed and collected 18 19 in the same manner as the fines set forth in subsections (2) and (4). All fines collected under this subsection shall be 20 remitted by the clerk of the court to the Department of 21 22 Revenue for deposit paid monthly into the Brain and Spinal 23 Cord Injury Rehabilitation Trust Fund and used for the purposes set forth in s. 381.79, after 5 percent is deducted 24 therefrom by the clerk of the court for administrative costs. 25 26 Section 29. Section 382.022, Florida Statutes, is amended to read: 27 382.022 Marriage application fees.--Upon the receipt 28 29 of each application for the issuance of a marriage license, the county court judge or clerk of the circuit court shall, 30 pursuant to s. 741.02, collect and receive a fee of \$4 which 31 27

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(6) Eighty percent of all civil penalties received by 11 12 a county court pursuant to this section shall be remitted by 13 the clerk of the court transferred to the Department of 14 Revenue for transfer to the Department of Education to provide 15 for teacher training and for research and evaluation to reduce and prevent the use of tobacco products by children, pursuant 16 17 to s. 233.067(4). The remaining 20 percent of civil penalties 18 received by a county court pursuant to this section shall 19 remain with the clerk of the county court to cover 20 administrative costs.

21 Section 31. Subsection (2) of section 938.23, Florida
22 Statutes, is amended to read:

23 938.23 Assistance grants for alcohol and other drug24 abuse programs.--

(2) All assessments authorized by this section shall
be collected by the clerk of court and remitted to the
jurisdictional county as described in s. 893.165(2) for
deposit into the County Alcohol and Other Drug Abuse Trust
Fund or remitted to the Department of Revenue to the
Department of Children and Family Services for deposit into
the department's Community Alcohol and Other Drug Abuse

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Services Grants and Donations Trust Fund of the Department of Children and Family Services pursuant to guidelines and priorities developed by the department. If a County Alcohol and Other Drug Abuse Trust Fund has not been established for any jurisdictional county, assessments collected by the clerk of court shall be remitted to the Department of Revenue Children and Family Services for deposit into the department's Community Alcohol and Other Drug Abuse Services Grants and Donations Trust Fund of the Department of Children and Family Services. Section 32. Effective upon this act becoming a law, the Department of Revenue is authorized to prepare the forms and adopt the rules and procedures necessary for the administration of this act. Section 33. Except as otherwise expressly provided in this act, this act shall take effect March 1, 2002. CODING: Words stricken are deletions; words underlined are additions.