Florida Senate - 2007

By Senator Fasano

11-160-07

1	A bill to be entitled
2	An act relating to the funding of public
3	guardianship programs; amending s. 318.18,
4	F.S.; authorizing a county to enact an
5	ordinance imposing a surcharge for a
6	noncriminal traffic infraction or violation to
7	fund a county's participation in the public
8	guardianship program; requiring approval of the
9	ordinance by a vote of the board of county
10	commissioners or by the electors of the county;
11	requiring the county to demonstrate that
12	available resources are insufficient to fund
13	the local public guardianship program;
14	prohibiting a court from waiving the surcharge;
15	creating s. 938.065, F.S.; directing each
16	county and circuit court to assess a surcharge
17	for any misdemeanor offense; requiring that the
18	clerk of the court collect and forward the
19	assessed surcharges, less a service charge, for
20	deposit into the General Revenue Fund;
21	requiring that all funds collected be used
22	exclusively to fund public guardianship
23	programs in this state; reenacting s. 318.121,
24	F.S., relating to the preemption of additional
25	fees, fines, and surcharges for civil traffic
26	penalties, to incorporate the amendments made
27	to s. 318.18, F.S., in a reference thereto;
28	providing an effective date.
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30	Be It Enacted by the Legislature of the State of Florida:
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1 Section 1. Subsection (13) of section 318.18, Florida 2 Statutes, is amended to read: 3 318.18 Amount of civil penalties.--The penalties required for a noncriminal disposition pursuant to s. 318.14 4 5 are as follows: б (13) In addition to any penalties imposed for 7 noncriminal traffic infractions <u>under</u> pursuant to this chapter 8 or imposed for criminal violations listed in s. 318.17 and notwithstanding s. 318.121, a board of county commissioners or 9 any unit of local government which is consolidated as provided 10 by s. 9, Art. VIII of the State Constitution of 1885, as 11 12 preserved by s. 6(e), Art. VIII of the Constitution of 1968: 13 (a) May impose by ordinance a surcharge of up to \$15 for any infraction or violation to fund state court 14 facilities. The court <u>may shall</u> not waive this surcharge. Up 15 16 to 25 percent of the revenue from the such surcharge may be 17 used to support local law libraries provided that the county 18 or unit of local government provides a level of service equal to that provided before prior to July 1, 2004, which shall 19 include the continuation of library facilities located in or 20 21 near the county courthouse or annexes. 22 (b) That imposed increased fees or service charges by 23 ordinance under s. 28.2401, s. 28.241, or s. 34.041 for the purpose of securing payment of the principal and interest on 2.4 bonds issued by the county before July 1, 2003, to finance 25 state court facilities, may impose by ordinance a surcharge 26 27 for any infraction or violation for the exclusive purpose of 2.8 securing payment of the principal and interest on bonds issued by the county before July 1, 2003, to fund state court 29 facilities until the date of stated maturity. The court may 30 shall not waive this surcharge. The Such surcharge may not 31

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1 exceed an amount per violation calculated as the quotient of 2 the maximum annual payment of the principal and interest on the bonds as of July 1, 2003, divided by the number of traffic 3 citations for county fiscal year 2002-2003 certified as paid 4 by the clerk of the court of the county. The Such quotient 5 б shall be rounded up to the next highest dollar amount. The 7 bonds may be refunded only if savings will be realized on 8 payments of debt service and the refunding bonds are scheduled 9 to mature on the same date or before the bonds being refunded. (c) May impose by ordinance an additional surcharge of 10 \$15 for any infraction or violation to fund the participation 11 12 by the county in the public quardianship program authorized under chapter 744. The ordinance to impose this surcharge must 13 be approved by a vote of two-thirds of the board of county 14 commissioners or approved by a majority of the electors of the 15 county voting in a referendum on the surcharge. Before 16 17 approving the ordinance imposing the surcharge, the county 18 commission must demonstrate that available resources are insufficient to fund participation by the county in the public 19 guardianship program. If the surcharge is approved, a court 2.0 21 may not waive this surcharge. 22 23 A county may not impose both of the surcharges authorized

under paragraphs (a) and (b) concurrently. The clerk of court 2.4 shall report, no later than 30 days after the end of the 25 26 quarter, the amount of funds collected under this subsection 27 during each quarter of the fiscal year. The clerk shall submit 2.8 the report, in a format developed by the Office of State Courts Administrator, to the chief judge of the circuit, the 29 Governor, the President of the Senate, and the Speaker of the 30 House of Representatives. 31

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1 Section 2. Section 938.065, Florida Statutes, is 2 created to read: 3 938.065 Surcharge for public guardianship programs.--4 (1) In addition to any fine prescribed by law for any 5 misdemeanor offense, there is assessed as a court cost an б additional surcharge of \$18 on each fine, which shall be 7 imposed by each county and circuit court and collected by the clerk of the court, together with the fine. 8 9 (2) The clerk of the court shall collect and forward 10 each month to the Department of Revenue for deposit into the General Revenue Fund all surcharges assessed under this 11 12 section, less \$3 per assessment as a service charge to be retained by the clerk. The funds collected under this section 13 shall be used exclusively to fund public quardianship programs 14 15 in this state. Section 3. For the purpose of incorporating the 16 17 amendments made by this act to section 318.18, Florida 18 Statutes, in a reference thereto, section 318.121, Florida Statutes, is reenacted to read: 19 318.121 Preemption of additional fees, fines, 20 21 surcharges, and costs. -- Notwithstanding any general or special 22 law, or municipal or county ordinance, additional fees, fines, 23 surcharges, or costs other than the court costs and surcharges assessed under s. 318.18(11) and (13) may not be added to the 2.4 civil traffic penalties assessed in this chapter. 25 Section 4. This act shall take effect July 1, 2007. 26 27 28 29 30 31

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 SENATE SUMMARY Authorizes a county to enact an ordinance imposing a surcharge for a noncriminal traffic infraction or violation to fund a county's participation in the public guardianship program. Requires the board of county commissioners to approve the ordinance or a majority of the electors of the county in a referendum on the surcharge. Requires the county to demonstrate that available resources are insufficient to fund the local public guardianship program. Prohibits a court from waiving the surcharge if the surcharge is approved. Directs each county and circuit court to assess a surcharge for any misdemeanor offense. Requires the clerify of the court to collect and forward the assessed costs, less a service charge, for deposit into the General Revenue Fund. Requires that all funds collected be used exclusively to fund public guardianship programs. 	
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