${\bf By}$ Senator Bogdanoff

	25-00256A-12 2012462
1	A bill to be entitled
2	An act relating to terms of courts; repealing s.
3	25.051, F.S., relating to regular terms of the Supreme
4	Court; repealing s. 26.21, F.S., relating to terms of
5	the circuit courts; repealing s. 26.22, F.S., relating
6	to terms of the First Judicial Circuit; repealing s.
7	26.23, F.S., relating to terms of the Second Judicial
8	Circuit; repealing s. 26.24, F.S., relating to terms
9	of the Third Judicial Circuit; repealing s. 26.25,
10	F.S., relating to terms of the Fourth Judicial
11	Circuit; repealing s. 26.26, F.S., relating to terms
12	of the Fifth Judicial Circuit; repealing s. 26.27,
13	F.S., relating to terms of the Sixth Judicial Circuit;
14	repealing s. 26.28, F.S., relating to terms of the
15	Seventh Judicial Circuit; repealing s. 26.29, F.S.,
16	relating to terms of the Eighth Judicial Circuit;
17	repealing s. 26.30, F.S., relating to terms of the
18	Ninth Judicial Circuit; repealing s. 26.31, F.S.,
19	relating to terms of the Tenth Judicial Circuit;
20	repealing s. 26.32, F.S., relating to terms of the
21	Eleventh Judicial Circuit; repealing s. 26.33, F.S.,
22	relating to terms of the Twelfth Judicial Circuit;
23	repealing s. 26.34, F.S., relating to terms of the
24	Thirteenth Judicial Circuit; repealing s. 26.35, F.S.,
25	relating to terms of the Fourteenth Judicial Circuit;
26	repealing s. 26.36, F.S., relating to terms of the
27	Fifteenth Judicial Circuit; repealing s. 26.361, F.S.,
28	relating to terms of the Sixteenth Judicial Circuit;
29	repealing s. 26.362, F.S., relating to terms of the

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30	
31	F.S., relating to terms of the Eighteenth Judicial
32	Circuit; repealing s. 26.364, F.S., relating to terms
33	of the Nineteenth Judicial Circuit; repealing s.
34	26.365, F.S., relating to terms of the Twentieth
35	Judicial Circuit; repealing s. 26.37, F.S., relating
36	to requiring a judge to attend the first day of each
37	term of the circuit court; repealing s. 26.38, F.S.,
38	relating to a requirement for a judge to state a
39	reason for nonattendance; repealing s. 26.39, F.S.,
40	relating to the penalty for nonattendance of the
41	judge; repealing s. 26.40, F.S., relating to
42	adjournment of the circuit court upon nonattendance of
43	the judge; repealing s. 26.42, F.S., relating to
44	calling all cases on the docket at the end of each
45	term; repealing s. 35.10, F.S., relating to regular
46	terms of the district courts of appeal; repealing s.
47	35.11, F.S., relating to special terms of the district
48	courts of appeal; repealing s. 907.05, F.S., relating
49	to a requirement that criminal trials be heard in the
50	term of court prior to civil cases; repealing s.
51	907.055, F.S., relating to a requirement that persons
52	in custody be arraigned and tried in the term of court
53	unless good cause is shown; amending ss. 26.46, 27.04,
54	30.12, 30.15, 34.13, 35.05, and 38.23, F.S.;
55	conforming provisions to changes made by the act;
56	creating s. 43.43, F.S.; allowing the Supreme Court to
57	set terms of court for the Supreme Court, district
58	courts of appeal, and circuit courts; creating s.

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59	43.44, F.S.; providing that appellate courts may
60	withdraw a mandate within 120 days after its issuance;
61	amending ss. 112.19, 206.215, 450.121, 831.10, 831.17,
62	877.08, 902.19, 903.32, 905.01, 905.09, 905.095,
63	914.03, 924.065, and 932.47, F.S.; conforming
64	provisions to changes made by the act; providing an
65	effective date.
66	
67	Be It Enacted by the Legislature of the State of Florida:
68	
69	Section 1. <u>Sections 25.051, 26.21, 26.22, 26.23, 26.24,</u>
70	<u>26.25, 26.26, 26.27, 26.28, 26.29, 26.30, 26.31, 26.32, 26.33,</u>
71	<u>26.34, 26.35, 26.36, 26.361, 26.362, 26.363, 26.364, 26.365,</u>
72	26.37, 26.38, 26.39, 26.40, 26.42, 35.10, 35.11, 907.05, and
73	907.055, Florida Statutes, are repealed.
74	Section 2. Section 26.46, Florida Statutes, is amended to
75	read:
76	26.46 Jurisdiction of resident judge after assignmentWhen
77	a circuit judge is assigned to another circuit, none of the
78	circuit judges in such other circuit shall, because of such
79	assignment, be deprived of or affected in his or her
80	jurisdiction other than to the extent essential so as not to
81	conflict with the authority of the temporarily assigned circuit
82	judge as to the particular case or cases or class of cases $_{ au}$ or
83	in presiding at the particular term or part of term named or
84	specified in the assignment.
85	Section 3. Section 27.04, Florida Statutes, is amended to
86	read:
87	27.04 Summoning and examining witnesses for stateThe

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25-00256A-12 2012462 88 state attorney shall have summoned all witnesses required on 89 behalf of the state; and he or she is allowed the process of his 90 or her court to summon witnesses from throughout the state to 91 appear before the state attorney in or out of term time at such 92 convenient places in the state attorney's judicial circuit and 93 at such convenient times as may be designated in the summons, to 94 testify before him or her as to any violation of the law upon 95 which they may be interrogated, and he or she is empowered to 96 administer oaths to all witnesses summoned to testify by the 97 process of his or her court or who may voluntarily appear before the state attorney to testify as to any violation or violations 98 99 of the law.

100 Section 4. Section 30.12, Florida Statutes, is amended to 101 read:

102 30.12 Power to appoint sheriff.-Whenever any sheriff in the 103 state shall fail to attend, in person or by deputy, any term of 104 the circuit court or county court of the county, from sickness, 105 death, or other cause, the judge attending said court may appoint an interim a sheriff, who shall assume all the 106 107 responsibilities, perform all the duties, and receive the same 108 compensation as if he or she had been duly appointed sheriff $_{\tau}$ 109 for only the said term of nonattendance court and no longer.

Section 5. Paragraph (c) of subsection (1) of section 30.15, Florida Statutes, is amended to read:

112 30.15 Powers, duties, and obligations.-

(1) Sheriffs, in their respective counties, in person or by deputy, shall:

(c) Attend all <u>sessions</u> terms of the circuit court and county court held in their counties.

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117	Section 6. Subsection (2) of section 34.13, Florida
118	Statutes, is amended to read:
119	34.13 Method of prosecution
120	(2) Upon the finding of indictments by the grand jury for
121	crimes cognizable by the county court, the clerk of the court,
122	without any order therefor, shall docket the same on the trial
123	docket of the county court on or before the first day of its
124	next succeeding term.
125	Section 7. Subsection (2) of section 35.05, Florida
126	Statutes, is amended to read:
127	35.05 Headquarters
128	(2) A district court of appeal may designate other
129	locations within its district as branch headquarters for the
130	conduct of the business of the court in special or regular term
131	and as the official headquarters of its officers or employees
132	pursuant to s. 112.061.
133	Section 8. Section 38.23, Florida Statutes, is amended to
134	read:
135	38.23 <u>Contempt</u> Contempts defined.—A refusal to obey any
136	legal order, mandate or decree, made or given by any judge
137	either in term time or in vacation relative to any of the
138	business of <u>the</u> said court, after due notice thereof, <u>is</u> shall
139	be considered a contempt, <u>punishable</u> and punished accordingly.
140	But nothing said or written, or published, in vacation, to or of
141	any judge, or of any decision made by a judge, shall in any case
142	be construed to be a contempt.
143	Section 9. Section 43.43, Florida Statutes, is created to
144	read:
145	43.43 Terms of courtsThe Supreme Court may establish

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146	terms of court for the Supreme Court, the district courts of
147	appeal, and the circuit courts; may authorize district courts of
148	appeal and circuit courts to establish their own terms of court;
149	or may dispense with terms of court.
150	Section 10. Section 43.44, Florida Statutes, is created to
151	read:
152	43.44 Mandate of an appeals courtAn appellate court has
153	the jurisdiction and power, as the circumstances and justice of
154	the case may require, to reconsider, revise, reform, or modify
155	its own judgments for the purpose of making the same accord with
156	law and justice. Accordingly, an appellate court has the power
157	to recall its own mandate for the purpose of allowing it to
158	exercise such jurisdiction and power in a proper case. A mandate
159	may not be recalled more than 120 days after it is filed with
160	the lower tribunal.
161	Section 11. Paragraph (b) of subsection (1) of section
162	112.19, Florida Statutes, is amended to read:
163	112.19 Law enforcement, correctional, and correctional
164	probation officers; death benefits
165	(1) Whenever used in this section, the term:
166	(b) "Law enforcement, correctional, or correctional
167	probation officer" means any officer as defined in s. 943.10(14)
168	or employee of the state or any political subdivision of the
169	state, including any law enforcement officer, correctional
170	officer, correctional probation officer, state attorney
171	investigator, or public defender investigator, whose duties
172	require such officer or employee to investigate, pursue,
173	apprehend, arrest, transport, or maintain custody of persons who
174	are charged with, suspected of committing, or convicted of a

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175	crime; and the term includes any member of a bomb disposal unit
176	whose primary responsibility is the location, handling, and
177	disposal of explosive devices. The term also includes any full-
178	time officer or employee of the state or any political
179	subdivision of the state, certified pursuant to chapter 943,
180	whose duties require such officer to serve process or to attend
181	<u>a session</u> terms of <u>a</u> circuit or county court as bailiff.
182	Section 12. Subsection (2) of section 206.215, Florida
183	Statutes, is amended to read:
184	206.215 Costs and expenses of proceedings
185	(2) The clerks of the courts performing duties under the
186	provisions aforesaid shall receive the same fees as prescribed
187	by the general law for the performance of similar duties, and
188	witnesses attending any investigation pursuant to subpoena shall
189	receive the same mileage and per diem as if attending as a
190	witness before the circuit court in term time .
191	Section 13. Subsection (4) of section 450.121, Florida
192	Statutes, is amended to read:
193	450.121 Enforcement of Child Labor Law
194	(4) Grand juries shall have inquisitorial powers to
195	investigate violations of this chapter; also, trial court judges
196	shall specially charge the grand jury, at the beginning of each
197	term of the court, to investigate violations of this chapter.
198	Section 14. Section 831.10, Florida Statutes, is amended to
199	read:
200	831.10 Second conviction of uttering forged billsA person
201	previously Whoever, having been convicted of violating the
202	offense mentioned in s. 831.09 who is again convicted of that
203	the like offense is committed after the former conviction, and

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CODING: Words stricken are deletions; words underlined are additions.

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204	
205	distinct charges of such offense, shall be deemed a common
206	utterer of counterfeit bills, and shall be punished as provided
207	in s. 775.084.
208	Section 15. Section 831.17, Florida Statutes, is amended to
209	read:
210	831.17 Violation of s. 831.16; second or subsequent
211	conviction.— <u>A person previously</u> Whoever having been convicted of
212	<code>violating</code> either of the offenses mentioned in s. 831.16 <code>who_{au}</code> is
213	again convicted of <u>violating that statute</u> either of the same
214	offenses, committed after the former conviction, and whoever is
215	at the same term of the court convicted upon three distinct
216	charges of said offenses, commits a felony of the second degree,
217	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
218	Section 16. Subsection (4) of section 877.08, Florida
219	Statutes, is amended to read:
220	877.08 Coin-operated vending machines and parking meters;
221	defined; prohibited acts, penalties
222	(4) Whoever violates the provisions of subsection (3) a
223	second <u>or subsequent</u> time <u>commits</u> , and is convicted of such
224	second separate offense, either at the same term or a subsequent
225	term of court, shall be guilty of a felony of the third degree,
226	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
227	Section 17. Subsection (1) of section 902.19, Florida
228	Statutes, is amended to read:
229	902.19 When prosecutor liable for costs
230	(1) If When a person makes a complaint before a county
231	court judge that a crime has been committed and is recognized by
232	the county court judge to appear <u>before</u> at the next term of the

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233
     court having jurisdiction to give evidence of the crime and
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     fails to appear, the person is shall be liable for all costs
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     occasioned by his or her complaint, and the county court judge
236
     may enter obtain a judgment and execution for the costs as in
237
     other cases.
          Section 18. Subsection (2) of section 903.32, Florida
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239
     Statutes, is amended to read:
240
          903.32 Defects in bond.-
           (2) If no day, or an impossible day, is stated in a bond
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242
     for the defendant's appearance before a trial court judge for a
     hearing or trial, the defendant shall be bound to appear 10 days
243
244
     after receipt of notice to appear by the defendant, the
     defendant's counsel, or any surety on the undertaking. If no
245
     day, or an impossible day, is stated in a bond for the
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247
     defendant's appearance for trial, the defendant shall be bound
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     to appear on the first day of the next term of court that will
249
     commence more than 3 days after the undertaking is given.
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          Section 19. Section 905.01, Florida Statutes, is amended to
251
     read:
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          905.01 Number and procurement of grand jury; replacement of
253
     member; term of grand jury.-
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           (1) The grand jury shall consist of not fewer than 15 nor
255
     more than 21 persons. The provisions of law governing the
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     qualifications, disqualifications, excusals, drawing, summoning,
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     supplying deficiencies, compensation, and procurement of petit
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     jurors apply to grand jurors. In addition, an elected public
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     official is not eligible for service on a grand jury.
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(2) The chief judge of any circuit court may provide forthe replacement of any grand juror who, for good cause, is

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25-00256A-12 2012462 262 unable to complete the term of the grand jury. Such replacement 263 shall be made by appropriate order of the chief judge from the 264 list of prospective jurors from which the grand juror to be 265 replaced was selected. 266 (3) The chief judge of each any circuit court shall 267 regularly order may dispense with the convening of the grand 268 jury for a at any term of 6 months court by filing a written 269 order with the clerk of court directing that a grand jury not be 270 summoned. 271 Section 20. Section 905.09, Florida Statutes, is amended to 272 read: 273 905.09 Discharge and recall of grand jury.-A grand jury 274 that has been dismissed may be recalled at any time during the 275 same term of the grand jury court. 276 Section 21. Section 905.095, Florida Statutes, is amended 277 to read: 278 905.095 Extension of grand jury term.-Upon petition of the 279 state attorney or the foreperson of the grand jury acting on behalf of a majority of the grand jurors, the circuit court may 280 281 extend the term of a grand jury impaneled under this chapter beyond the term of court in which it was originally impaneled. A 282 283 grand jury whose term has been extended as provided herein shall 284 have the same composition and the same powers and duties it had 285 during its original term. If In the event the term of the grand 286 jury is extended under this section, it shall be extended for a 287 time certain, not to exceed a total of 90 days, and only for the 288 purpose of concluding one or more specified investigative 289 matters initiated during its original term. 290 Section 22. Section 914.03, Florida Statutes, is amended to

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291	read:
292	914.03 Attendance of witnesses.—A witness summoned by a
293	grand jury or in a criminal case shall remain in attendance
294	until excused by the grand jury. A witness summoned in a
295	criminal case shall remain in attendance until excused by the
296	court. A witness who departs without permission of the court
297	shall be in criminal contempt of court. A witness shall attend
298	each succeeding term of court until the case is terminated.
299	Section 23. Subsection (2) of section 924.065, Florida
300	Statutes, is amended to read:
301	924.065 Denial of motion for new trial or arrest of
302	judgment; appeal bond; supersedeas
303	(2) An appeal <u>may</u> shall not be a supersedeas to the
304	execution of the judgment, sentence, or order until the
305	appellant has entered into a bond with at least two sureties to
306	secure the payment of the judgment, fine, and any future costs
307	that may be adjudged by the appellate court. The bond shall be
308	conditioned on the appellant's personally answering and abiding
309	by the final order, sentence, or judgment of the appellate court
310	and, if the action is remanded, on the appellant's appearing
311	<u>before</u> at the next term of the court in which the case was
312	originally determined and not departing without leave of court.
313	Section 24. Section 932.47, Florida Statutes, is amended to
314	read:
315	932.47 Informations filed by prosecuting attorneys
316	Informations may be filed by the prosecuting attorney of the
317	circuit court with the clerk of the circuit court in vacation or
318	in term without leave of the court first being obtained.
319	Section 25. This act shall take effect January 1, 2013.

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