House



LEGISLATIVE ACTION

Senate . Comm: RCS . 03/04/2020 . .

The Committee on Appropriations (Brandes) recommended the following:

Senate Amendment (with title amendment)

Delete line 145

and insert:

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Section 3. Effective January 1, 2021, section 26.012, Florida Statutes, is amended to read:

26.012 Jurisdiction of circuit court.-

(1) Circuit courts shall have jurisdiction of appeals from county courts except:

(a) Appeals of county court orders or judgments where the

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11	amount in controversy is greater than \$15,000. This paragraph is
12	repealed on January 1, 2023.
13	(b) Appeals of county court orders or judgments declaring
14	invalid a state statute or a provision of the State
15	Constitution.
16	(c) Orders or judgments of a county court which are
17	certified by the county court to the district court of appeal to
18	be of great public importance and which are accepted by the
19	district court of appeal for review. Circuit courts shall have
20	jurisdiction of appeals from final administrative orders of
21	local government code enforcement boards and of reviews and
22	appeals as otherwise expressly provided by law.
23	(2) <u>Circuit courts</u> They shall have exclusive original
24	jurisdiction:
25	(a) In all actions at law not cognizable by the county
26	courts;
27	(b) Of proceedings relating to the settlement of the
28	estates of decedents and minors, the granting of letters
29	testamentary, guardianship, involuntary hospitalization, the
30	determination of incompetency, and other jurisdiction usually
31	pertaining to courts of probate;
32	(c) In all cases in equity including all cases relating to
33	juveniles except traffic offenses as provided in chapters 316
34	and 985;
35	(d) Of all felonies and of all misdemeanors arising out of
36	the same circumstances as a felony which is also charged;
37	(e) In all cases involving legality of any tax assessment
38	or toll or denial of refund, except as provided in s. 72.011;
39	(f) In actions of ejectment; and

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40 (g) In all actions involving the title and boundaries of 41 real property. 42 (3) The circuit court may issue injunctions. 43 (4) The chief judge of a circuit may authorize a county court judge to order emergency hospitalizations pursuant to part 44 45 I of chapter 394 in the absence from the county of the circuit judge; and the county court judge shall have the power to issue 46 47 all temporary orders and temporary injunctions necessary or 48 proper to the complete exercise of such jurisdiction. (5) A circuit court is a trial court. 49 50 Section 4. Effective January 1, 2021, subsection (4) of 51 section 27.51, Florida Statutes, is amended to read: 52 27.51 Duties of public defender.-53 (4) The public defender for the judicial circuit specified 54 in this subsection shall, after the record on appeal is 55 transmitted to the appellate court by the office of the public 56 defender which handled the trial and if requested by any public 57 defender within the indicated appellate district, handle all 58 circuit court and county court appeals within the state courts 59 system and any authorized appeals to the federal courts required 60 of the official making such request: 61 (a) Public defender of the second judicial circuit, on 62 behalf of any public defender within the district comprising the First District Court of Appeal. 63 64 (b) Public defender of the tenth judicial circuit, on 65 behalf of any public defender within the district comprising the 66 Second District Court of Appeal.

67 (c) Public defender of the eleventh judicial circuit, on68 behalf of any public defender within the district comprising the

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69 Third District Court of Appeal.

70 (d) Public defender of the fifteenth judicial circuit, on
71 behalf of any public defender within the district comprising the
72 Fourth District Court of Appeal.

(e) Public defender of the seventh judicial circuit, on
behalf of any public defender within the district comprising the
Fifth District Court of Appeal.

Section 5. Effective January 1, 2021, subsection (8) of section 27.511, Florida Statutes, is amended to read:

27.511 Offices of criminal conflict and civil regional counsel; legislative intent; qualifications; appointment; duties.-

81 (8) The public defender for the judicial circuit specified 82 in s. 27.51(4) shall, after the record on appeal is transmitted to the appellate court by the office of criminal conflict and 83 civil regional counsel which handled the trial and if requested 84 85 by the regional counsel for the indicated appellate district, handle all circuit court and county court appeals authorized 86 87 pursuant to paragraph (5) (f) within the state courts system and any authorized appeals to the federal courts required of the 88 89 official making the request. If the public defender certifies to 90 the court that the public defender has a conflict consistent 91 with the criteria prescribed in s. 27.5303 and moves to 92 withdraw, the regional counsel shall handle the appeal, unless 93 the regional counsel has a conflict, in which case the court 94 shall appoint private counsel pursuant to s. 27.40.

95 Section 6. Effective January 1, 2021, section 34.017,96 Florida Statutes, is amended to read:

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34.017 Certification of questions to district court of

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98	appeal
99	(1) A county court <u>may</u> is permitted to certify a question
100	to the district court of appeal in a final judgment that is
101	appealable to the circuit court if the question may have
102	statewide application, and:
103	(a) Is of great public importance; or
104	(b) Will affect the uniform administration of justice.
105	(2) In the final judgment, the trial court shall:
106	(a) Make findings of fact and conclusions of law; and
107	(b) State concisely the question to be certified.
108	(3) The decision to certify the question to the district
109	court of appeal is within the sole discretion of the county
110	court.
111	(4) The district court of appeal has absolute discretion as
112	to whether to answer a question certified by the county court.
113	(a) If the district court agrees to answer the certified
114	question, it shall decide all appealable issues that have been
115	raised from the final judgment.
116	(b) If the district court declines to answer the certified
117	question, the case shall be transferred to the circuit court
118	which has appellate jurisdiction.
119	Section 7. Effective January 1, 2021, section 35.065,
120	Florida Statutes, is amended to read:
121	35.065 Review of judgment or order certified by county
122	court to be of great public importancePursuant to s. 34.017, a
123	district court of appeal may review any order or judgment of a
124	county court which is certified by the county court to be of
125	great public importance.
126	Section 8. Effective January 1, 2021, section 924.08,

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127	Florida Statutes, is repealed.
128	Section 9. Except as otherwise expressly provided in this
129	act, this act shall take effect July 1, 2020.
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132	And the title is amended as follows:
133	Delete lines 2 - 27
134	and insert:
135	An act relating to courts; amending s. 25.025, F.S.;
136	revising provisions governing the payment of
137	subsistence and travel reimbursement for Supreme Court
138	justices who designate an official headquarters other
139	than the headquarters of the Supreme Court;
140	authorizing the Chief Justice of the Supreme Court to
141	establish certain parameters in administering the act;
142	providing for construction; creating s. 35.051, F.S.;
143	authorizing district court of appeal judges who meet
144	certain criteria to have an appropriate facility in
145	their county of residence designated as their official
146	headquarters; providing restrictions; specifying
147	eligibility for subsistence and travel reimbursement,
148	subject to the availability of funds; requiring the
149	Chief Justice to coordinate with certain officials in
150	implementing the act; providing that a county is not
151	required to provide space for a judge in a county
152	courthouse; authorizing counties to enter into
153	agreements with a district court of appeal for use of
154	county courthouse space; prohibiting a district court
155	of appeal from using state funds to lease space to

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156 establish a judge's official headquarters; authorizing 157 the Chief Justice to establish certain parameters in administering the act; providing for construction; 158 159 amending s. 26.012, F.S.; limiting the appellate 160 jurisdiction of the circuit courts to appeals from 161 final administrative orders of local code enforcement 162 boards and other reviews and appeals expressly 163 provided by law; amending ss. 27.51 and 27.511, F.S.; 164 revising the duties of the public defender and office 165 of criminal conflict and civil regional counsel, 166 respectively, regarding the handling of appeals to conform to changes made by the act; amending s. 167 168 34.017, F.S.; authorizing a county court to certify a 169 question to a district court of appeal in a final 170 judgment that is appealable to a circuit court; amending s. 35.065, F.S.; authorizing a district court 171 172 of appeal to review certain questions certified by a 173 county court; repealing s. 924.08, F.S., relating to 174 the jurisdiction of the circuit court to hear appeals 175 from final judgments in misdemeanor cases; providing 176 effective dates.