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1 A bill to be entitled 2 An act relating to courts; amending s. 28.345, F.S.; 3 specifying that certain exemptions from court-related fees and charges apply to certain entities; amending 4 5 s. 744.2008, F.S.; requiring the court to waive any 6 court costs or filing fees for certain proceedings 7 involving public guardians; amending s. 744.3675, 8 F.S.; providing that a certain examination report 9 related to annual guardianship plans may be prepared 10 by a physician assistant or an advanced practice 11 registered nurse under certain circumstances; 12 providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Section 28.345, Florida Statutes, is amended to 17 read: 18 28.345 State access to records; exemption from court-19 related fees and charges.-Notwithstanding any other provision of law, the clerk 20 (1)21 of the circuit court shall, upon request, provide access to public records without charge to the state attorney, public 22 defender, guardian ad litem, public guardian, attorney ad litem, 23 criminal conflict and civil regional counsel, and private court-24 25 appointed counsel paid by the state, and to authorized staff Page 1 of 3

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acting on their behalf. The clerk of court may provide the requested public record in an electronic format in lieu of a paper format if the requesting entity is capable of accessing such public record electronically.

30 Notwithstanding any other provision of this chapter or (2) 31 law to the contrary, judges and those court staff acting on 32 behalf of judges, state attorneys, guardians ad litem, public 33 guardians, attorneys ad litem, court-appointed private counsel, 34 criminal conflict and civil regional counsel, public defenders, 35 and state agencies, while acting in their official capacity, are exempt from all court-related fees and charges assessed by the 36 37 clerks of the circuit courts.

38 (3) The exemptions from fees or charges provided in this 39 section apply only to <u>entities listed in subsections (1) and</u> 40 <u>(2)</u>, state agencies and state entities, and the party 41 represented by the agency or entity.

42 Section 2. Subsection (2) of section 744.2008, Florida
43 Statutes, is amended to read:

44

744.2008 Costs of public guardian.-

(2) In any proceeding for appointment of a public
guardian, or in any proceeding involving the estate of a ward
for whom a public guardian has been appointed guardian, the
court shall may waive any court costs or filing fees.

Section 3. Paragraph (b) of subsection (1) of section
744.3675, Florida Statutes, is amended to read:

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744.3675 Annual guardianship plan.-Each guardian of the 51 52 person must file with the court an annual guardianship plan 53 which updates information about the condition of the ward. The 54 annual plan must specify the current needs of the ward and how 55 those needs are proposed to be met in the coming year. 56 Each plan for an adult ward must, if applicable, (1) 57 include: 58 (b) Information concerning the medical and mental health 59 conditions and treatment and rehabilitation needs of the ward, 60 including: 1. A resume of any professional medical treatment given to 61 62 the ward during the preceding year. The report of a physician who examined the ward no more 63 2. 64 than 90 days before the beginning of the applicable reporting period. If the guardian has requested the primary physician to 65 66 complete the evaluation and the physician has delegated the 67 responsibility, the report may be prepared and signed by a 68 physician assistant acting pursuant to s. 458.347(4)(d) or s. 69 459.022(4)(d), or by an advanced practice registered nurse 70 acting pursuant to s. 464.012(3). The report must contain an 71 evaluation of the ward's condition and a statement of the 72 current level of capacity of the ward. The plan for providing medical, mental health, and 73 3. 74 rehabilitative services in the coming year. 75 Section 4. This act shall take effect July 1, 2020.

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