

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: WD	•	
05/01/2023 10:24 AM	•	
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Senator Rodriguez moved the following:

Senate Amendment (with title amendment)

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Delete lines 932 - 963

and insert:

382.021 Department to receive marriage licenses.-

(1) On or before the 5th day of each month, The county court judge or clerk of the circuit court shall electronically transmit all original marriage licenses, with endorsements, received during the preceding calendar month, to the department on one of the following reporting schedules:

(a) Weekly, on or before each Friday, all original marriage

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licenses, with endorsements, received during the preceding calendar week.

- (b) Monthly, on or before the 5th day of each month, all original marriage licenses, with endorsements, received during the preceding calendar month.
- (2) Any marriage licenses issued and not returned or any marriage licenses returned but not recorded must shall be reported by the issuing county court judge or clerk of the circuit court to the department at the time of transmitting the recorded licenses on the forms to be prescribed and furnished by the department. If during any reporting schedule the county court judge or clerk of the circuit court does not issue or does not receive a returned marriage license month no marriage licenses are issued or returned, the county court judge or clerk of the circuit court must shall report such fact to the department upon forms prescribed and furnished by the department in accordance with the selected reporting schedule.

Section 10. Section 382.023, Florida Statutes, is amended to read:

382.023 Department to receive dissolution-of-marriage records; fees.-

(1) Clerks of the circuit courts shall collect for their services at the time of the filing of a final judgment of dissolution of marriage a fee of up to \$10.50, of which 43 percent shall be retained by the clerk of the circuit court as a part of the cost in the cause in which the judgment is granted. The remaining 57 percent shall be remitted to the Department of Revenue for deposit to the Department of Health to defray part of the cost of maintaining the dissolution-of-marriage records.



- (2) The clerks of the circuit courts shall electronically transmit to the department a record of each and every judgment of dissolution of marriage granted by the court, including the names of the parties and such other data as required by forms prescribed by the department, on one of the following reporting schedules:
- (a) Weekly, on or before each Friday, all final judgments of dissolution of marriage granted during the preceding calendar week, along with an accounting of the funds remitted to the Department of Revenue pursuant to this section.
- (b) Monthly, on or before the 10th day of each month, all final judgments of dissolution of marriage granted during the preceding calendar month, giving names of parties and such other data as required by forms prescribed by the department, shall be transmitted to the department, on or before the 10th day of each month, along with an accounting of the funds remitted to the Department of Revenue pursuant to this section.
- (3) If during any reporting schedule there are no final judgments of dissolution of marriage granted, the clerk of the circuit court must report such fact to the department upon forms prescribed and furnished by the department in accordance with the selected reporting schedule.

======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

Delete line 40

67 and insert:

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reporting requirements and frequency with which circuit courts must transmit