1	A bill to be entitled
2	An act relating to clerks of court; amending s.
3	28.101, F.S.; revising the collections requirements of
4	a clerk of court when a party petitions for a
5	dissolution of marriage; amending s. 28.2401, F.S.;
6	revising the collections requirements of a clerk of
7	court in probate matters; amending s. 28.241, F.S.;
8	revising the collections requirements of a clerk of
9	court in trial and appellate proceedings; revising the
10	allocation of filing fees in trial and appellate
11	proceedings in certain instances; amending s. 28.37,
12	F.S.; revising the collections requirements of a clerk
13	of court as it relates to fines, fees, service
14	charges, and costs remitted to the state; providing an
15	effective date.
16	
17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Paragraph (c) of subsection (1) of section
20	28.101, Florida Statutes, is amended to read:
21	28.101 Petitions and records of dissolution of marriage;
22	additional charges
23	(1) When a party petitions for a dissolution of marriage,
24	in addition to the filing charges in s. 28.241, the clerk shall
25	collect and receive:
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26 A charge of \$37.50. On a monthly basis, The clerk (C) 27 shall deposit the moneys collected pursuant to this paragraph in 28 the fine and forfeiture fund established pursuant to s. 142.01 29 transfer the moneys collected pursuant to this paragraph to the 30 Department of Revenue for deposit in the General Revenue Fund. Subsection (1) of section 28.2401, Florida 31 Section 2. 32 Statutes, is amended to read: 28.2401 Service charges and filing fees in probate 33 matters.-34 35 Except when otherwise provided, the clerk may impose (1)service charges or filing fees for the following services or 36 37 filings, not to exceed the following amounts: Fee for the opening of any estate of one document or 38 (a) 39 more, including, but not limited to, petitions and orders to approve settlement of minor's claims; to open a safe-deposit 40 41 box; to enter rooms and places; for the determination of heirs, 42 if not formal administration; and for a foreign guardian to 43 manage property of a nonresident; but not to include issuance of letters or order of summary administration.....\$230 44 45 Charge for caveat\$40 (b) 46 (C) Fee for petition and order to admit foreign wills, 47 authenticated copies, exemplified copies, or transcript to 48 record\$230 49 Fee for disposition of personal property without (d) 50 administration......\$230

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FLORIDA	HOUSE	OF REP	RESENTA	T I V E S
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51	(e) Fee for summary administration—estates valued at
52	\$1,000 or more\$340
53	(f) Fee for summary administration-estates valued at less
54	than \$1,000\$230
55	(g) Fee for formal administration, guardianship,
56	ancillary, curatorship, or conservatorship proceedings\$395
57	(h) Fee for guardianship proceedings of person only \$230
58	(i) Fee for veterans' guardianship pursuant to chapter 744\$230
59	(j) Charge for exemplified certificates\$7
60	(k) Fee for petition for determination of incompetency \$230
61	
62	The clerk shall remit \$115 of each filing fee collected under
63	paragraphs (a), (c)-(i), and (k) to the Department of Revenue
64	for deposit into the State Courts Revenue Trust Fund and shall
65	remit \$15 of each filing fee collected under paragraphs (a),
66	(c), (d), (f), (h), (i), and (k), \$1 of each filing fee
67	collected under paragraph (j), \$5 of each filing fee collected
68	under paragraph (b), \$25 of each filing fee collected under
69	paragraph (c), and \$30 of each filing fee collected under
70	paragraph (g) to the Department of Revenue for deposit into the
71	General Revenue Fund.
72	Section 3. Paragraphs (a) and (d) of subsection (1) of
73	section 28.241, Florida Statutes, are amended to read:
74	28.241 Filing fees for trial and appellate proceedings
75	(1) Filing fees are due at the time a party files a
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76 pleading to initiate a proceeding or files a pleading for 77 relief. Reopen fees are due at the time a party files a pleading 78 to reopen a proceeding if at least 90 days have elapsed since 79 the filing of a final order or final judgment with the clerk. If 80 a fee is not paid upon the filing of the pleading as required 81 under this section, the clerk shall pursue collection of the fee 82 pursuant to s. 28.246.

83 (a)1.a. Except as provided in sub-subparagraph b. and 84 subparagraph 2., the party instituting any civil action, suit, 85 or proceeding in the circuit court shall pay to the clerk of 86 that court a filing fee of up to \$395 in all cases in which 87 there are not more than five defendants and an additional filing fee of up to \$2.50, from which the clerk shall remit \$0.50 to 88 89 the Department of Revenue for deposit into the General Revenue 90 Fund, for each defendant in excess of five. Of the first \$200 in 91 filing fees, \$195 must be remitted to the Department of Revenue 92 for deposit into the State Courts Revenue Trust Fund, \$4 must be 93 remitted to the Department of Revenue for deposit into the 94 Administrative Trust Fund within the Department of Financial 95 Services and used to fund the contract with the Florida Clerks 96 of Court Operations Corporation created in s. 28.35, and \$1 must 97 be remitted to the Department of Revenue for deposit into the 98 Administrative Trust Fund within the Department of Financial 99 Services to fund audits of individual clerks' court-related expenditures conducted by the Department of Financial Services. 100

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101 By the 10th of each month, the clerk shall submit that portion 102 of the filing fees collected in the previous month which is in 103 excess of one-twelfth of the clerk's total budget to the 104 Department of Revenue for deposit into the Clerks of the Court 105 Trust Fund.

106 The party instituting any civil action, suit, or b. 107 proceeding in the circuit court under chapter 39, chapter 61, chapter 741, chapter 742, chapter 747, chapter 752, or chapter 108 109 753 shall pay to the clerk of that court a filing fee of up to 110 \$295 in all cases in which there are not more than five defendants and an additional filing fee of up to \$2.50 for each 111 112 defendant in excess of five. Of the first \$100 in filing fees, \$95 must be remitted to the Department of Revenue for deposit 113 114 into the State Courts Revenue Trust Fund, \$4 must be remitted to 115 the Department of Revenue for deposit into the Administrative 116 Trust Fund within the Department of Financial Services and used 117 to fund the contract with the Florida Clerks of Court Operations Corporation created in s. 28.35, and \$1 must be remitted to the 118 119 Department of Revenue for deposit into the Administrative Trust Fund within the Department of Financial Services to fund audits 120 121 of individual clerks' court-related expenditures conducted by the Department of Financial Services. 122

123 c. An additional filing fee of \$4 shall be paid to the 124 clerk. The clerk shall remit \$3.50 to the Department of Revenue 125 for deposit into the Court Education Trust Fund and shall remit

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126 50 cents to the Department of Revenue for deposit into the 127 Administrative Trust Fund within the Department of Financial 128 Services to fund clerk education provided by the Florida Clerks of Court Operations Corporation. An additional filing fee of up 129 130 to \$18 shall be paid by the party seeking each severance that is 131 granted, from which the clerk shall remit \$3 to the Department 132 of Revenue for deposit into the General Revenue Fund. The clerk may impose an additional filing fee of up to \$85, from which the 133 134 clerk shall remit \$10 to the Department of Revenue for deposit 135 into the General Revenue Fund, for all proceedings of garnishment, attachment, replevin, and distress. Postal charges 136 incurred by the clerk of the circuit court in making service by 137 138 certified or registered mail on defendants or other parties 139 shall be paid by the party at whose instance service is made. 140 Additional fees, charges, or costs may not be added to the 141 filing fees imposed under this section, except as authorized in 142 this section or by general law.

143 2.a. Notwithstanding the fees prescribed in subparagraph 144 1., a party instituting a civil action in circuit court relating 145 to real property or mortgage foreclosure shall pay a graduated 146 filing fee based on the value of the claim.

b. A party shall estimate in writing the amount in
controversy of the claim upon filing the action. For purposes of
this subparagraph, the value of a mortgage foreclosure action is
based upon the principal due on the note secured by the

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151 mortgage, plus interest owed on the note and any moneys advanced 152 by the lender for property taxes, insurance, and other advances 153 secured by the mortgage, at the time of filing the foreclosure. 154 The value shall also include the value of any tax certificates 155 related to the property. In stating the value of a mortgage 156 foreclosure claim, a party shall declare in writing the total 157 value of the claim, as well as the individual elements of the 158 value as prescribed in this sub-subparagraph.

159 c. In its order providing for the final disposition of the 160 matter, the court shall identify the actual value of the claim. 161 The clerk shall adjust the filing fee if there is a difference 162 between the estimated amount in controversy and the actual value 163 of the claim and collect any additional filing fee owed or 164 provide a refund of excess filing fee paid.

165

d. The party shall pay a filing fee of:

166 (I) Three hundred and ninety-five dollars in all cases in 167 which the value of the claim is \$50,000 or less and in which 168 there are not more than five defendants. The party shall pay an 169 additional filing fee of up to \$2.50 for each defendant in 170 excess of five. Of the first \$200 in filing fees, \$195 must be 171 remitted by the clerk to the Department of Revenue for deposit into the General Revenue Fund, \$4 must be remitted to the 172 173 Department of Revenue for deposit into the Administrative Trust 174 Fund within the Department of Financial Services and used to 175 fund the contract with the Florida Clerks of Court Operations

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176 Corporation created in s. 28.35, and \$1 must be remitted to the 177 Department of Revenue for deposit into the Administrative Trust 178 Fund within the Department of Financial Services to fund audits 179 of individual clerks' court-related expenditures conducted by 180 the Department of Financial Services;

181 Nine hundred dollars in all cases in which the value (II)182 of the claim is more than \$50,000 but less than \$250,000 and in 183 which there are not more than five defendants. The party shall 184 pay an additional filing fee of up to \$2.50 for each defendant 185 in excess of five. Of the first \$355 \$705 in filing fees, \$350 186 \$700 must be remitted by the clerk to the Department of Revenue 187 for deposit into the General Revenue Fund, except that the first 188 \$1.5 million in such filing fees remitted to the Department of 189 Revenue and deposited into the General Revenue Fund in fiscal 190 year 2018-2019 shall be distributed to the Miami-Dade County 191 Clerk of Court; \$4 must be remitted to the Department of Revenue 192 for deposit into the Administrative Trust Fund within the 193 Department of Financial Services and used to fund the contract 194 with the Florida Clerks of Court Operations Corporation created 195 in s. 28.35, \div and \$1 must be remitted to the Department of 196 Revenue for deposit into the Administrative Trust Fund within 197 the Department of Financial Services to fund audits of 198 individual clerks' court-related expenditures conducted by the 199 Department of Financial Services; or 200 (III) One thousand nine hundred dollars in all cases in

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201 which the value of the claim is \$250,000 or more and in which 202 there are not more than five defendants. The party shall pay an 203 additional filing fee of up to \$2.50 for each defendant in 204 excess of five. Of the first \$1,705 in filing fees, \$930 must be 205 remitted by the clerk to the Department of Revenue for deposit 206 into the General Revenue Fund, \$770 must be remitted to the 207 Department of Revenue for deposit into the State Courts Revenue 208 Trust Fund, \$4 must be remitted to the Department of Revenue for 209 deposit into the Administrative Trust Fund within the Department 210 of Financial Services to fund the contract with the Florida Clerks of Court Operations Corporation created in s. 28.35, and 211 212 \$1 must be remitted to the Department of Revenue for deposit into the Administrative Trust Fund within the Department of 213 214 Financial Services to fund audits of individual clerks' court-215 related expenditures conducted by the Department of Financial 216 Services.

217 e. An additional filing fee of \$4 shall be paid to the 218 clerk. The clerk shall remit \$3.50 to the Department of Revenue 219 for deposit into the Court Education Trust Fund and shall remit 220 50 cents to the Department of Revenue for deposit into the 221 Administrative Trust Fund within the Department of Financial Services to fund clerk education provided by the Florida Clerks 222 223 of Court Operations Corporation. An additional filing fee of up 224 to \$18 shall be paid by the party seeking each severance that is granted. The clerk may impose an additional filing fee of up to 225

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\$85 for all proceedings of garnishment, attachment, replevin, and distress. Postal charges incurred by the clerk of the circuit court in making service by certified or registered mail on defendants or other parties shall be paid by the party at whose instance service is made. Additional fees, charges, or costs may not be added to the filing fees imposed under this section, except as authorized in this section or by general law.

(d) The clerk of court shall collect a service charge of \$10 for issuing an original, a certified copy, or an electronic certified copy of a summons, which the clerk shall <u>deposit into</u> the fine and forfeiture fund established pursuant to s. 142.01 remit to the Department of Revenue for deposit into the General Revenue Fund. The clerk shall assess the fee against the party seeking to have the summons issued.

240 Section 4. Subsection (3) of section 28.37, Florida 241 Statutes, is amended to read:

242 28.37 Fines, fees, service charges, and costs remitted to 243 the state.-

(3) The portion of all fines, fees, service charges, and costs collected by the clerks of the court for the previous <u>quarter month</u> which is in excess of <u>one-fourth</u> one-twelfth of the clerks' total budget for the performance of court-related functions must be remitted to the Department of Revenue for deposit into the Clerks of the Court Trust Fund. Such collections do not include funding received for the operation of

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2023

251	the Title IV-D child support collections and disbursement
252	program. The clerk of the court shall remit the revenues
253	collected during the previous <u>quarter</u> month due to the state on
254	or before the 10th day of the next preceding month immediately
255	following the quarterly calculation each month.
256	Section 5. This act shall take effect July 1, 2023.

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