As Passed by the House

135th General Assembly

Regular Session

2023-2024

Representatives Stewart, Brown

Cosponsors: Representatives Baker, Bird, Brewer, Claggett, Click, Dell'Aquila, Galonski, Grim, Gross, Isaacsohn, Jarrells, John, Kick, Klopfenstein, Lampton, LaRe, Lightbody, Lipps, McNally, Miller, A., Miller, J., Miranda, Mohamed, Plummer, Skindell, Somani, Upchurch, Weinstein, Williams, Willis, Young, T., Hillyer, Mathews, Abdullahi, Abrams, Barhorst, Blackshear, Brennan, Brent, Carruthers, Creech, Cutrona, Dean, Demetriou, Denson, Dobos, Ferguson, Forhan, Fowler Arthur, Hall, Holmes, Hoops, Humphrey, Johnson, Jones, King, Lear, Liston, Lorenz, Loychik, Manchester, Manning, McClain, Merrin, Miller, K., Miller, M., Oelslager, Patton, Pavliga, Peterson, Pizzulli, Ray, Richardson, Robb Blasdel, Roemer, Rogers, Russo, Santucci, Schmidt, Seitz, Stein, Stoltzfus, Swearingen, Sweeney, Thomas, C., Thomas, J., Troy, White, Wiggam, Speaker Stephens

A BILL

To amend sections 1901.261, 1907.261, 2303.081, and	1
2303.201 and to enact sections 1901.313 and	2
1907.202 of the Revised Code to provide for the	3
electronic filing of pleadings or documents in	4
courts of common pleas except a probate or	5
juvenile court, in municipal courts, and in	6
county courts, to permit the clerk to disburse	7
funds for the computerization of the clerk's	8
office without the court's authorization, and to	9
permit municipal and county courts to increase	10
the maximum amount of their additional fees from	11
ten dollars to twenty dollars to cover the	12
computerization of the clerk's office.	13

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

H. B. No. 305

 Section 1. That sections 1901.261, 1907.261, 2303.081, and
 14

 2303.201 be amended and sections 1901.313 and 1907.202 of the
 15

 Revised Code be enacted to read as follows:
 16

Sec. 1901.261. (A) (1) A municipal court may determine that for the efficient operation of the court additional funds are required to computerize the court, to make available computerized legal research services, or to do both. Upon making a determination that additional funds are required for either or both of those purposes, the court shall include in its schedule of fees and costs under section 1901.26 of the Revised Code one additional fee not to exceed three dollars on the filing of each cause of action or appeal equivalent to one described in division (A), (Q), or (U) of section 2303.20 of the Revised Code and shall direct the clerk of the court to charge the fee.

(2) All fees collected under this section shall be paid on 28 or before the twentieth day of the month following the month in 29 which they are collected to the county treasurer if the court is 30 a county-operated municipal court or to the city treasurer if 31 the court is not a county-operated municipal court. The 32 treasurer shall place the funds from the fees in a separate fund 33 to be disbursed upon an order of the court, subject to an 34 appropriation by the board of county commissioners if the court 35 is a county-operated municipal court or by the legislative 36 authority of the municipal corporation if the court is not a 37 county-operated municipal court, or upon an order of the court, 38 subject to the court making an annual report available to the 39 public listing the use of all such funds, in an amount not 40 greater than the actual cost to the court of computerizing the 41 court, procuring and maintaining computerized legal research 42 43 services, or both.

17

18

19

20

21

22

23 24

25

26

(3) If the court determines that the funds in the fund 44 described in division (A) (2) of this section are more than 45 sufficient to satisfy the purpose for which the additional fee 46 described in division (A) (1) of this section was imposed, the 47 court may declare a surplus in the fund and, subject to an 48 appropriation by the board of county commissioners if the court 49 is a county-operated municipal court or by the legislative 50 authority of the municipal corporation if the court is not a 51 county-operated municipal court, expend those surplus funds, or 52 upon an order of the court, subject to the court making an 53 annual report available to the public listing the use of all 54 such funds, expend those surplus funds, for other appropriate 55 technological expenses of the court. 56

(B) (1) A municipal court may determine that, for the 57 efficient operation of the court, additional funds are required 58 to computerize the office of the clerk of the court and, upon 59 that determination, may include in its schedule of fees and 60 costs under section 1901.26 of the Revised Code an additional 61 fee not to exceed ten twenty dollars on the filing of each cause 62 of action or appeal, on the filing, docketing, and endorsing of 63 each certificate of judgment, or on the docketing and indexing 64 of each aid in execution or petition to vacate, revive, or 65 modify a judgment that is equivalent to one described in 66 division (A), (P), (Q), (T), or (U) of section 2303.20 of the 67 Revised Code. Subject to division (B)(2) of this section, all 68 moneys collected under division (B)(1) of this section shall be 69 paid on or before the twentieth day of the month following the 70 month in which they are collected to the county treasurer if the 71 court is a county-operated municipal court or to the city 72 treasurer if the court is not a county-operated municipal court. 73 The treasurer shall place the funds from the fees in a separate 74

Page 3

fund to be disbursed, upon an order of the municipal court and 75 76 subject to an appropriation <u>made</u> by the board of county commissioners if the court is a county-operated municipal court 77 or by the legislative authority of the municipal corporation if 78 the court is not a county-operated municipal court, in an amount 79 no greater than the actual cost to the court of procuring and 80 maintaining computer systems for the office of the clerk of the 81 municipal court. 82

(2) If a municipal court makes the determination described 83 in division (B)(1) of this section, the board of county 84 85 commissioners of the county if the court is a county-operated municipal court or the legislative authority of the municipal 86 corporation if the court is not a county-operated municipal 87 court, may issue one or more general obligation bonds for the 88 purpose of procuring and maintaining the computer systems for 89 the office of the clerk of the municipal court. In addition to 90 the purposes stated in division (B)(1) of this section for which 91 the moneys collected under that division may be expended, the 92 moneys additionally may be expended to pay debt charges and 93 financing costs related to any general obligation bonds issued 94 pursuant to division (B)(2) of this section as they become due. 95 General obligation bonds issued pursuant to division (B)(2) of 96 this section are Chapter 133. securities. 97

Sec. 1901.313. (A) Beginning not later than two hundred98seventy days after the effective date of this section, pleadings99or documents may be filed with the clerk of court either in100paper format or in electronic format.101

(B) (1) The clerk shall determine whether the filing of102pleadings or documents in electronic format may be accomplished103either by electronic mail or through the use of an online104

105 <u>platform.</u> (2) The fee for filing pleadings or documents in 106 electronic format may be paid after the filing. The clerk shall 107 not require that any fee for the filing of pleadings or 108 documents in electronic format be paid before the filing, unless 109 the clerk has provided for an electronic payment system for such 110 filing. 111 (3) The clerk shall not require a fee for the filing of 112 pleadings or documents in electronic format that is greater than 113 the applicable fee for the filing of pleadings or documents in 114 paper format. 115 (C) Pleadings and documents filed in paper format may be 116 converted to an electronic format. Documents created by the 117 clerk of court in the exercise of the clerk's duties may be 118 created in an electronic format. 119 (D) When pleadings or documents are received or created 120 in, or converted to, an electronic format as provided in this 121 section, the pleadings or documents in that format shall be 122 considered the official version of the record. 123 Sec. 1907.202. (A) Beginning not later than two hundred 124 seventy days after the effective date of this section, pleadings 125 or documents may be filed with the clerk of the county court 126 either in paper format or in electronic format. 127 (B) (1) The clerk shall determine whether the filing of 128 pleadings or documents in electronic format may be accomplished 129 either by electronic mail or through the use of an online 130 platform. 131 (2) The fee for filing pleadings or documents in 132

electronic format may be paid after the filing. The clerk shall 133

not require that any fee for the filing of pleadings or	134
documents in electronic format be paid before the filing, unless	135
the clerk has provided for an electronic payment system for such	136
filing.	137
(3) The clerk shall not require a fee for the filing of	138
pleadings or documents in electronic format that is greater than	130
the applicable fee for the filing of pleadings or documents in	140
paper format.	140
	TAT
(C) Pleadings and documents filed in paper format may be	142
converted to an electronic format. Documents created by the	143
clerk of the county court in the exercise of the clerk's duties	144
may be created in an electronic format.	145
(D) When pleadings or documents are received or created	146
in, or converted to, an electronic format as provided in this	147
section, the pleadings or documents in that format shall be	148
considered the official version of the record.	149
Sec. 1907.261. (A)(1) A county court may determine that	150
for the efficient operation of the court additional funds are	150
required to computerize the court, to make available	151
computerized legal research services, or to do both. Upon making	152
a determination that additional funds are required for either or	154
both of those purposes, the court shall include in its schedule	
	155
of fees and costs under section 1907.24 of the Revised Code one	156
additional fee not to exceed three dollars on the filing of each	157
cause of action or appeal equivalent to one described in	158
division (A), (Q), or (U) of section 2303.20 of the Revised Code	159
and shall direct the clerk of the court to charge the fee.	160
(2) All fees collected under this section shall be paid on	161

(2) All fees collected under this section shall be paid onor before the twentieth day of the month following the month in162

which they are collected to the county treasurer. The treasurer 163 shall place the funds from the fees in a separate fund to be 164 disbursed either upon an order of the court, subject to an 165 appropriation by the board of county commissioners, or upon an 166 order of the court, subject to the court making an annual report 167 available to the public listing the use of all such funds, in an 168 amount not greater than the actual cost to the court of 169 computerizing the court, procuring and maintaining computerized 170 legal research services, or both. 171

(3) If the court determines that the funds in the fund 172 described in division (A)(2) of this section are more than 173 sufficient to satisfy the purpose for which the additional fee 174 described in division (A)(1) of this section was imposed, the 175 court may declare a surplus in the fund and, subject to an 176 appropriation by the board of county commissioners, expend those 177 surplus funds, or upon an order of the court, subject to the 178 court making an annual report available to the public listing 179 the use of all such funds, expend those surplus funds, for other 180 appropriate technological expenses of the court. 181

(B)(1) A county court may determine that, for the 182 efficient operation of the court, additional funds are required 183 to computerize the office of the clerk of the court and, upon 184 that determination, may include in its schedule of fees and 185 costs under section 1907.24 of the Revised Code an additional 186 fee not to exceed ten-twenty dollars on the filing of each cause 187 of action or appeal, on the filing, docketing, and endorsing of 188 each certificate of judgment, or on the docketing and indexing 189 of each aid in execution or petition to vacate, revive, or 190 modify a judgment that is equivalent to one described in 191 division (A), (P), (Q), (T), or (U) of section 2303.20 of the 192 Revised Code. Subject to division (B)(2) of this section, all 193

moneys collected under division (B) (1) of this section shall be 194 paid on or before the twentieth day of the month following the 195 month in which they are collected to the county treasurer. The 196 treasurer shall place the funds from the fees in a separate fund 197 to be disbursed, upon an order of the county court and subject 198 to an appropriation <u>made</u> by the board of county commissioners, 199 200 in an amount no greater than the actual cost to the court of procuring and maintaining computer systems for the office of the 201 clerk of the county court. 202

(2) If a county court makes the determination described in 203 division (B)(1) of this section, the board of county 204 commissioners of that county may issue one or more general 205 obligation bonds for the purpose of procuring and maintaining 206 the computer systems for the office of the clerk of the county 207 court. In addition to the purposes stated in division (B)(1) of 208 this section for which the moneys collected under that division 209 may be expended, the moneys additionally may be expended to pay 210 debt charges and financing costs related to any general 211 obligation bonds issued pursuant to division (B)(2) of this 212 section as they become due. General obligation bonds issued 213 pursuant to division (B)(2) of this section are Chapter 133. 214 securities. 215

Sec. 2303.081. (A) Pleadings or documents may be filed216with the clerk of court either in paper format or in electronic217format.218

(B) (1) The clerk shall determine whether the filing of219pleadings or documents in electronic format may be accomplished220either by electronic mail or through the use of an online221platform.222

(2) The fee for filing pleadings or documents in

Page 8

electronic format may be paid after the filing. The clerk shall	224
not require that any fee for the filing of pleadings or	225
documents in electronic format be paid before the filing, unless	226
the clerk has provided for an electronic payment system for such	227
filing.	228
(3) The clerk shall not require a fee for the filing of	229
pleadings or documents in electronic format that is greater than	230
the applicable fee for the filing of pleadings or documents in	231
paper format.	232
(4) Divisions (B)(1), (2), and (3) of this section do not	233
apply to the filing of pleadings or documents in a probate court	234
<u>or juvenile court.</u>	235
(C) Pleadings and documents filed in paper format may be	236
converted to an electronic format. Documents created by the	237
clerk of court in the exercise of the clerk's duties may be	238
created in an electronic format.	239
(B) (D) When pleadings or documents are received or	240
created in, or converted to, an electronic format as provided in	241
division (A) of t his section, the pleadings or documents in that	242
format shall be considered the official version of the record.	243
Sec. 2303.201. (A)(1) The court of common pleas of any	244
county may determine that for the efficient operation of the	245
court additional funds are required to computerize the court, to	246
make available computerized legal research services, or to do	247
both. Upon making a determination that additional funds are	248
required for either or both of those purposes, the court shall	249
authorize and direct the clerk of the court of common pleas to	250
charge one additional fee, not to exceed six dollars, on the	251
filing of each cause of action or appeal under divisions (A),	252

(Q), and (U) of section 2303.20 of the Revised Code.

(2) All fees collected under division (A) (1) of this 254 section shall be paid to the county treasurer. The treasurer 255 shall place the funds from the fees in a separate fund to be 256 disbursed either upon an order of the court, subject to an 257 appropriation by the board of county commissioners, or upon an 258 order of the court, subject to the court making an annual report 259 available to the public listing the use of all such funds, in an 260 amount not greater than the actual cost to the court of 261 262 procuring and maintaining computerization of the court, computerized legal research services, or both. 263

(3) If the court determines that the funds in the fund described in division (A)(2) of this section are more than sufficient to satisfy the purpose for which the additional fee described in division (A)(1) of this section was imposed, the court may declare a surplus in the fund and, subject to an appropriation by the board of county commissioners, expend those surplus funds, or upon an order of the court, subject to the court making an annual report available to the public listing the use of all such funds, expend those surplus funds, for other appropriate technological expenses of the court.

(B) (1) The clerk of the court of common pleas of any 274 county may determine that, for the efficient operation of the 275 office of the clerk of the court of common pleas, additional 276 funds are required to make technological advances in or to 277 computerize the office of the clerk of the court of common pleas 278 and, upon that determination, authorize and direct the clerk of 279 the court of common pleas to charge that an additional fee, not 280 to exceed twenty dollars, on the filing of each cause of action 281 or appeal, on the filing, docketing, and endorsing of each 282

253

264

265

266

267

268

269

270

271

272

certificate of judgment, or on the docketing and indexing of 283 each aid in execution or petition to vacate, revive, or modify a 284 judgment under divisions (A), (P), (Q), (T), and (U) of section 285 2303.20 of the Revised Code and not to exceed one dollar each 286 for the services described in divisions (B), (C), (D), (F), (H), 2.87 and (L) of section 2303.20 of the Revised Code, be charged. 288 289 Subject to division (B)(2) of this section, all moneys collected under division (B)(1) of this section shall be paid to the 290 291 county treasurer to be disbursed, upon an order of the court of 292 common pleas and subject to an appropriation made by the board of county commissioners, in an amount no greater than the actual 293 cost to the court of procuring and maintaining technology and 294 computer systems for the office of the clerk of the court of 295 common pleas. 296

(2) If the <u>clerk of the court of common pleas of a county</u> 297 makes the determination described in division (B)(1) of this 298 section, the board of county commissioners of that county may 299 issue one or more general obligation bonds for the purpose of 300 procuring and maintaining the technology and computer systems 301 for the office of the clerk of the court of common pleas. In 302 addition to the purposes stated in division (B)(1) of this 303 section for which the moneys collected under that division may 304 be expended, the moneys additionally may be expended to pay debt 305 charges on and financing costs related to any general obligation 306 bonds issued pursuant to division (B)(2) of this section as they 307 become due. General obligation bonds issued pursuant to division 308 (B)(2) of this section are Chapter 133. securities. 309

(C) The court of common pleas shall collect the sum of
twenty-six dollars as additional filing fees in each new civil
action or proceeding for the charitable public purpose of
providing financial assistance to legal aid societies that

operate within the state and to support the office of the state 314 public defender. This division does not apply to a juvenile 315 division of a court of common pleas, except that an additional 316 filing fee of fifteen dollars shall apply to custody, 317 visitation, and parentage actions; to a probate division of a 318 court of common pleas, except that the additional filing fees 319 320 shall apply to name change, guardianship, adoption, and decedents' estate proceedings; or to an execution on a judgment, 321 proceeding in aid of execution, or other post-judgment 322 323 proceeding arising out of a civil action. The filing fees required to be collected under this division shall be in 324 addition to any other filing fees imposed in the action or 325 proceeding and shall be collected at the time of the filing of 326 the action or proceeding. The court shall not waive the payment 327 of the additional filing fees in a new civil action or 328 proceeding unless the court waives the advanced payment of all 329 filing fees in the action or proceeding. All such moneys 330 collected during a month except for an amount equal to up to one 331 per cent of those moneys retained to cover administrative costs 332 shall be transmitted on or before the twentieth day of the 333 following month by the clerk of the court to the treasurer of 334 state in a manner prescribed by the treasurer of state or by the 335 Ohio access to justice foundation. The treasurer of state shall 336 deposit four per cent of the funds collected under this division 337 to the credit of the civil case filing fee fund established 338 under section 120.07 of the Revised Code and ninety-six per cent 339 of the funds collected under this division to the credit of the 340 legal aid fund established under section 120.52 of the Revised 341 Code. 342

The court may retain up to one per cent of the moneys it343collects under this division to cover administrative costs,344

including the hiring of any additional personnel necessary to 345 implement this division. If the court fails to transmit to the 346 treasurer of state the moneys the court collects under this 347 division in a manner prescribed by the treasurer of state or by 348 the Ohio access to justice foundation, the court shall forfeit 349 the moneys the court retains under this division to cover 350 administrative costs, including the hiring of any additional 351 personnel necessary to implement this division, and shall 352 transmit to the treasurer of state all moneys collected under 353 this division, including the forfeited amount retained for 354 administrative costs, for deposit in the legal aid fund. 355

(D) On and after the thirtieth day after December 9, 1994, 356 357 the court of common pleas shall collect the sum of thirty-two dollars as additional filing fees in each new action or 358 proceeding for annulment, divorce, or dissolution of marriage 359 for the purpose of funding shelters for victims of domestic 360 violence pursuant to sections 3113.35 to 3113.39 of the Revised 361 Code. The filing fees required to be collected under this 362 division shall be in addition to any other filing fees imposed 363 in the action or proceeding and shall be collected at the time 364 of the filing of the action or proceeding. The court shall not 365 waive the payment of the additional filing fees in a new action 366 or proceeding for annulment, divorce, or dissolution of marriage 367 unless the court waives the advanced payment of all filing fees 368 in the action or proceeding. On or before the twentieth day of 369 each month, all moneys collected during the immediately 370 preceding month pursuant to this division shall be deposited by 371 the clerk of the court into the county treasury in the special 372 fund used for deposit of additional marriage license fees as 373 described in section 3113.34 of the Revised Code. Upon their 374 deposit into the fund, the moneys shall be retained in the fund 375 and expended only as described in section 3113.34 of the Revised Code.

(E) (1) The court of common pleas may determine that, for 378 the efficient operation of the court, additional funds are 379 necessary to acquire and pay for special projects of the court, 380 including, but not limited to, the acquisition of additional 381 facilities or the rehabilitation of existing facilities, the 382 acquisition of equipment, the hiring and training of staff, 383 community service programs, mediation or dispute resolution 384 services, the employment of magistrates, the training and 385 education of judges, acting judges, and magistrates, and other 386 related services. Upon that determination, the court by rule may 387 charge a fee, in addition to all other court costs, on the 388 filing of each criminal cause, civil action or proceeding, or 389 judgment by confession. 390

If the court of common pleas offers or requires a special program or additional services in cases of a specific type, the court by rule may assess an additional charge in a case of that type, over and above court costs, to cover the special program or service. The court shall adjust the special assessment periodically, but not retroactively, so that the amount assessed in those cases does not exceed the actual cost of providing the service or program.

All moneys collected under division (E) of this section399shall be paid to the county treasurer for deposit into either a400general special projects fund or a fund established for a401specific special project. Moneys from a fund of that nature402shall be disbursed upon an order of the court, subject to an403appropriation by the board of county commissioners, in an amount404no greater than the actual cost to the court of a project. If a405

376

377

391

392

393

394

395

396

397

specific fund is terminated because of the discontinuance of a406program or service established under division (E) of this407section, the court may order, subject to an appropriation by the408board of county commissioners, that moneys remaining in the fund409be transferred to an account established under this division for410a similar purpose.411

(2) As used in division (E) of this section:

(a) "Criminal cause" means a charge alleging the violation 413 of a statute or ordinance, or subsection of a statute or 414 ordinance, that requires a separate finding of fact or a 415 separate plea before disposition and of which the defendant may 416 be found quilty, whether filed as part of a multiple charge on a 417 single summons, citation, or complaint or as a separate charge 418 on a single summons, citation, or complaint. "Criminal cause" 419 does not include separate violations of the same statute or 420 ordinance, or subsection of the same statute or ordinance, 421 unless each charge is filed on a separate summons, citation, or 422 complaint. 423

(b) "Civil action or proceeding" means any civil424litigation that must be determined by judgment entry.425

 Section 2. That existing sections 1901.261, 1907.261,
 426

 2303.081, and 2303.201 of the Revised Code are hereby repealed.
 427