## A bill to be entitled

An act amending s.319.24(2), (4), (5) and 319.241. F.S. to permit the holder of a judgment lien on a motor vehicle, mobile home, or vessel to request the Department of Highway Safety and Motor Vehicles to note its judgment lien on the motor vehicle's, mobile home's, or vessel's certificate of title; to permit the owner to demand a satisfaction of lien from the lienholder when the lien is satisfied or lapsed; to permit the owner to apply to the department for removal of the lien that has been filed with the department or noted on the certificate of title for a period of 5 years unless a second judgment certificate lien has been filed, in which case the department shall remove notice of the first lien and note the second lien at the end of all noted liens; adding subsection (5) to s. 55.205 F.S. to clarify the effect of a certificate of title on a judgment lien; and informing a judgment lien holder that it may obtain a court order instructing the department to note its lien on the certificate of title through proceedings supplementary; renumbering s. 56.29(6) F.S. as 56.29(6)(a) F.S. and adding subsection 56.29(6)(b) making clear that on presentation of valid judgment lien certificate in proceedings supplementary the court shall issue such order; amending s.55.202(2) F.S. expanding the reach of a judgment lien to include all payment intangibles and accounts of a judgment

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debtor located in this state; and adding subsection 55.205(6) making clear that a judgment lien may be enforced only through judicial process, and may not be enforced through self-help repossession or replevin without the express consent of the judgment debtor.

Be it enacted by the Legislature of the State of Florida:

Section 1. This act may be cited as the "Judgment Lien Improvement Act."

Section 2. Subsection 319.24(2) F.S. is amended to read:

(2) A duly authorized person shall sign the original certificate of title and each corrected certificate and, if there are no liens or encumbrances on the motor vehicle or mobile home, as shown in the records of the department or as shown in the application, shall deliver the certificate to the applicant or to another person as directed by the applicant or person, agent, or attorney submitting such application. The motor vehicle dealer license number must be submitted to the department when a dealer applies for or receives a duplicate title. The current odometer reading must be submitted on an application for a duplicate title. If there are one or more liens or encumbrances on the motor vehicle or mobile home, the certificate shall be delivered by the department to the first lienholder as shown by department records or to the owner as indicated in the

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notice of lien filed by the first lienholder pursuant to s.319.27. Ιf the notice of lien filed by the first indicates that the certificate delivered to the first lienholder, the department shall deliver the first lienholder, along certificate, a form to be subsequently used by the lienholder as satisfaction. If the notice of lien filed by the first lienholder directs the certificate of title to be delivered to the owner, then, upon delivery of certificate of title by the department to the owner, the department shall deliver to the first lienholder confirmation of the receipt of the notice of lien and the date the certificate of title was issued to the owner at the owner's address shown on the notice of lien and a form subsequently used by the lienholder satisfaction. If the application for certificate shows the name of a first lienholder different from the name of the first lienholder as shown by the records of the department, or if the application does not show the name of a judgment lien holder as shown by the records of the department, the certificate shall not be issued to any person until after all parties who appear to hold a lien and the applicant for the certificate have been notified of the conflict in writing by the department by certified mail. If the parties do not amicably resolve the conflict within 10 days from

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76 the date such notice was mailed, then the department shall 77 serve notice in writing by certified mail on all persons 78 appearing to hold liens on that particular vehicle, 79 including the applicant for the certificate, to show cause 80 within 15 days from the date the notice is mailed why it 81 should not issue and deliver the certificate to the person 82 indicated in the notice of lien filed by the lienholder 83 whose name appears in the application as the 84 lienholder without showing any lien or liens as outstanding 85 other than those appearing in the application or those 86 which may have been filed subsequent to the filing of the 87 application for the certificate. If, within the 15-day 88 period, any person other than the lienholder shown in the 89 application or a party filing a subsequent lien, in answer 90 to such notice to show cause, appears in person or by a 91 representative, or responds in writing, and files a written 92 statement under oath that his or her lien on 93 particular vehicle is still outstanding, the department 94 shall not issue the certificate to anyone until after such 95 conflict has been settled by the lien claimants involved or 96 by a court of competent jurisdiction. If the conflict is 97 not settled amicably within 10 days of the final date for 98 to the notice to show filing an answer cause, the 99 complaining party shall have 10 days to obtain a ruling, or 100 a stay order, from a court of competent jurisdiction; if no

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ruling or stay order is issued and served on the department within the 10-day period, it shall issue the certificate showing no liens except those shown in the application or thereafter filed to the original applicant if there are no liens shown in the application and none are thereafter filed, or to the person indicated in the notice of lien filed by lienholder the whose name appears application as the first lienholder if there are liens shown in the application or thereafter filed. A duplicate certificate or corrected certificate shall only show such lien or liens as the application and were shown in subsequently filed liens that may be outstanding.

Section 3. Subsection 319.24(4) Florida Statutes is amended to read:

(4) If the owner of the motor vehicle or mobile home, as shown on the title certificate, or the director of the state child support enforcement program, or the director's designee, desires to place a second or subsequent lien or encumbrance against the motor vehicle or mobile home when the title certificate is in the procession of the first lienholder, the owner shall send a written request to the lienholder by certified mail, first first and such lienholder shall forward the certificate to the department for endorsement. If the title certificate is in the procession of the owner, the owner shall forward the

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certificate to the department for endorsement. If the holder of a judgment lien on personal property of the owner acquired under s. 55.202(2) Florida Statutes desires to place a lien on the motor vehicle, mobile home, or vessel, the judgment lien holder shall send a written request to the department together with a copy of the lien holder's valid judgment lien certificate. The department shall add the name of the judgment lien holder to the records of the department. The judgment lien holder shall also send a written request to the person in the possession of the title certificate by certified mail and that person shall forward the certificate to the department for endorsement. The department shall return the certificate to either the first lienholder or to the owner, as indicated in the notice of lien filed by the first lienholder, after endorsing the second or subsequent lien on the certificate and on the duplicate. If the first lienholder or owner fails, neglects, or refuses to forward the certificate of title to the department within 10 days from the date of the owners's, the judgment lien holder's, or the director's designee's request, the department, on the written request of the subsequent lienholder or an assignee thereof, shall demand of the first lienholder or the owner the return of such certificate for the notation of the second subsequent lien or encumbrance. If the first lien holder or

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owner fails, neglects, or refuses to return the certificate

to the department as requested, the department shall void

the certificate of title and issue a replacement

certificate showing the notation of the subsequent lien or

encumbrance.

Section 4. Subsections 319.24(5)(a) and (b) Florida Statutes shall be amended to read:

(5)(a) Upon satisfaction of any first lien, judgment lien or encumbrance recorded at the department, or upon lapse of a judgment lien, the owner of the motor vehicle or mobile home, as shown on the title certificate, or the person satisfying the lien shall be entitled to demand and receive from the lienholder a satisfaction of the lien. If the lienholder, upon satisfaction of the lien and upon demand, fails or refuses to furnish a satisfaction thereof within 30 days after demand, he or she shall be held liable for all costs, damages, and expenses including reasonable attorney's fees, lawfully incurred by the title owner or person satisfying the lien in any suit brought in this state for cancellation of the lien. A motor vehicle dealer acquiring ownership of a motor vehicle with an outstanding purchase money lien, shall pay and satisfy the outstanding lien within 10 working days of acquiring ownership. The lienholder receiving the final payment as defined in s.674.215 shall mail or otherwise deliver lien

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satisfaction and the certificate of title indicating the satisfaction within 10 working days or receipt of such final payment or notify the person satisfying the lien that the title is not available within 10 working days of receipt of such final payment. If the lienholder is unable to provide the certificate of title and notifies the person of such, the lienholder shall provide a lien satisfaction and shall be responsible for the cost of a duplicate title, including fast title charges as provided in s.319.323. The provisions of this paragraph shall not apply to electronic transactions pursuant to subsection (9).

(b) Following satisfaction of a lien, or upon satisfaction or lapse of a judgment lien, the lienholder shall enter a satisfaction thereof in the space provided on the face of the certificate of title. If the certificate of title was retained by the owner, the owner shall, within 5 days of the satisfaction of a lien, deliver the certificate of the title to the lienholder and lienholder shall enter a satisfaction thereof in the space provided on the face of the certificate of title. If there are no subsequent liens shown thereon, the certificate shall be delivered by the lienholder to the person satisfying the lien or encumbrance and an executed satisfaction on a form provided by the department shall be forwarded to the department by the lienholder within 10 days of satisfaction of the lien.

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Section 5. Section 319.241 Florida Status shall be amended to read: The owner of a motor vehicle or mobile home upon which a lien has been filed with the department or noted upon a certificate of title for a period of 5 years may apply to the department in writing for such lien be removed from the department files or from the certificate of title. The application shall be accompanied satisfactory to evidence the department that applicant has notified the lienholder by certified mail, not less than 20 days prior to the date of the application, of his or her intention to apply to the department for removal of the lien. Ten days after receipt of application, the department may remove the lien from its files or from the certificate of title, as the case may be, if no statement in writing protesting removal of the lien is received by the department from the lienholder within the 10-day period. If, however, the lienholder files with the department within the 10-day period a written statement lien is still outstanding, that the or that a certificate has been filed judgment lien with the Department of State, the department shall not remove the lien until the owner presents a satisfaction of lien to the department. If a second judgment lien certificate has been filed with the Department of State, the department shall remove the notice of the first judgment lien certificate

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and note at the end of all noted liens notation of the second judgment lien certificate. Ten days after the receipt of an application for a derelict motor vehicle certificate and notification to the lienholder, the department may remove the lien from the derelict motor vehicle record if a written statement protesting removal of the lien is not received by the department from the lienholder within the 10-day period.

Section 6. Subsection (5) shall be added to Section 55.205 Florida Statutes to Read:

(5) (a) Motor Vehicles, Mobile Homes and Vessels. If the personal property of the judgment debtor, to the extent not exempt from execution, includes a motor vehicle, mobile home, or vessel for which a Florida certificate of title has been issued, a judgment lien acquired under this section on such property not yet noted on the certificate of title is valid and enforceable against the judgment debtor, but such a judgment lien is not enforceable against creditors or subsequent purchasers of such property for valuable consideration whose interests have been noted on the certificate of title as provided in s. 319.27.

(b) A judgment lien holder may obtain an order instructing the Department of Highway Safety and Motor Vehicles to note the lien on the certificate of title

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250 through a court of competent jurisdiction conducting
251 Proceedings Supplementary under s. 56.29(6)(b).

Section 7. Subsection 56.29(6), Florida Statutes, shall be renumbered 56.29(6)(a) and Subsection 56.29(6)(b) shall be added to read:

(b) If the personal property of the judgment debtor includes a motor vehicle, a mobile home, or a vessel that is to any extent nonexempt from execution and for which a Florida certificate of title has been issued, on presentation of a copy of a valid judgment lien certificate acquired under s. 55.202 Florida Statutes, the court shall order the Department of Highway Safety and Motor Vehicles to note the liens of the judgment creditor on the certificate of title and in the records of the department.

Section 8. Subsection 55.202(2), Florida Statutes, shall be amended to read:

(2) A judgment lien may be acquired on a judgment debtor's interest in all personal property in this state subject to the execution under s. 56.061, as well as all payment intangibles and accounts as defined in s. 679.1021, Florida Statutes, of a judgment debtor that is located in this state as defined in s. 679.3071, Florida Statutes, other than fixtures, money, negotiable instruments, and mortgages.

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274 Section 9. Subsection (6) shall be added to Section 275 55.205 to read: 276 A judgment lien acquired under s. 55.202, Florida Statutes, 277 is to be enforced only through judicial process such as 278 attachment (Ch. 76), execution (Ch. 56), garnishment (Ch. 279 77), charging order (ss.605.503, 620.1703, and 620.8504), 280 and proceedings supplementary to execution (s. 56.29). A 281 judgment may not be enforced through self-help repossession 282 or replevin without the express consent of the judgment 283 debtor.

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