A bill to be entitled 1 2 An act relating to pretrial detention and 3 release; amending s. 903.047, F.S.; providing conditions and procedures for revoking a 4 defendant's pretrial release; amending s. 907.041, F.S.; authorizing the court to revoke a defendant's pretrial release and require pretrial detention if the court finds that the defendant violated any condition of pretrial release; providing an effective date. 10

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 903.047, Florida Statutes, is amended to read:

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903.047 Conditions of pretrial release; violation and revocation; procedure. --

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(1) As a condition of pretrial release, whether such release is by surety bail bond or recognizance bond or in some other form, the court shall require that:

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(a) The defendant refrain from criminal activity of any kind; and

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(b) The defendant refrain from any contact of any type with the victim, except through pretrial discovery pursuant to the Florida Rules of Criminal Procedure.

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(2) Upon motion by the defendant when bail is set, or upon later motion properly noticed pursuant to law, the court may modify the condition required by paragraph (1)(b) if good cause is shown and the interests of justice so require. victim shall be permitted to be heard at any proceeding in which such modification is considered, and the state attorney shall notify the victim of the provisions of this subsection and of the pendency of any such proceeding.

- (3) The court may revoke a defendant's pretrial release, whether such release is by surety bail bond, recognizance bond, or some other form of pretrial release, and order that the defendant be detained pending trial if the defendant violates a condition of paragraph (1)(a) or paragraph (1)(b), a court-ordered condition of bond, or other condition of pretrial release.
- (4) The court may revoke the pretrial release of the defendant and order pretrial detention of the defendant after a hearing in which the court finds that the defendant violated any condition of his or her pretrial release, whether such release is by surety bond, recognizance bond, or some other form of pretrial release. The hearing on the pretrial release revocation must be held within 5 days after a motion by the state attorney to revoke pretrial release. The defendant may request a continuance. No continuance may be for longer than 5 days unless there are extenuating circumstances. The defendant may be detained pending the hearing. The state attorney is entitled to one continuance for good cause if the defendant is detained pending the hearing.
- counsel, to present witnesses and evidence, and to cross-examine witnesses at the hearing for pretrial release revocation. The court may admit relevant evidence without complying with the rules of evidence, but evidence secured in violation of the United States Constitution or the State Constitution is not admissible. No testimony by the defendant is admissible to prove guilt at any other judicial proceeding, but such testimony may be admitted in an action for perjury,

1	based upon the defendant's statements made at the pretrial
2	detention hearing, or for purposes of impeachment.
3	(6) The order of revocation of pretrial release which
4	requires pretrial detention may be made either in writing or
5	orally on the record. The court must render its findings
6	within 24 hours after the hearing for revocation of pretrial
7	release and pretrial detention.
8	(7) A defendant convicted at trial following the
9	issuance of an order revoking pretrial release and ordering
LO	pretrial detention shall have the time he or she was held in
L1	detention under the order credited to his sentence, if
L2	imprisonment is imposed under s. 921.161.
L3	(8) The defendant is entitled to dissolution of the
L4	pretrial detention order whenever the court finds that a
L5	subsequent event has eliminated the basis for detention.
L6	Section 2. Subsection (5) is added to section 907.041,
L7	Florida Statutes, to read:
L8	907.041 Pretrial detention and release
L9	(5) REVOCATION OF PRETRIAL RELEASE If the court
20	finds that a defendant violated any condition of pretrial
21	release, whether such release is by surety bail bond,
22	recognizance bond, or in some other form, the court may revoke
23	the defendant's pretrial release and require pretrial
24	detention under s. 903.047.
25	Section 3. This act shall take effect July 1, 2000.
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28	HOUSE SUMMARY
29	Drovides conditions and procedures for rovoking a
30	Provides conditions and procedures for revoking a defendant's pretrial release. Authorizes the court to
31	defendant's pretrial release. Authorizes the court to revoke a defendant's pretrial release and require pretrial detention if the court finds that the defendant violated any condition of pretrial release.
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CODING: Words stricken are deletions; words underlined are additions.