| 1 | A bill to be entitled |
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| 2 | An act relating to violations of probation or |
| 3 | community control; amending s. 948.06, F.S.; |
| 4 | providing for tolling the period of probation |
| 5 | or community control for an offender following |
| б | the filing of an affidavit alleging a violation |
| 7 | of probation or community control and issuance |
| 8 | of a warrant; providing for a previously |
| 9 | imposed period of probation or community |
| 10 | control to be reinstated following dismissal of |
| 11 | the affidavit; providing an effective date. |
| 12 | |
| 13 | Be It Enacted by the Legislature of the State of Florida: |
| 14 | |
| 15 | Section 1. Subsection (1) of section 948.06, Florida |
| 16 | Statutes, is amended to read: |
| 17 | 948.06 Violation of probation or community control; |
| 18 | revocation; modification; continuance; failure to pay |
| 19 | restitution or cost of supervision |
| 20 | (1) Whenever within the period of probation or |
| 21 | community control there are reasonable grounds to believe that |
| 22 | a probationer or offender in community control has violated |
| 23 | his or her probation or community control in a material |
| 24 | respect, any law enforcement officer who is aware of the |
| 25 | probationary or community control status of the probationer or |
| 26 | offender in community control or any parole or probation |
| 27 | supervisor may arrest or request any county or municipal law |
| 28 | enforcement officer to arrest such probationer or offender |
| 29 | without warrant wherever found and forthwith return him or her |
| 30 | to the court granting such probation or community control. Any |
| 31 | committing magistrate may issue a warrant, upon the facts |

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being made known to him or her by affidavit of one having 1 knowledge of such facts, for the arrest of the probationer or 2 offender, returnable forthwith before the court granting such 3 4 probation or community control. Any parole or probation 5 supervisor, any officer authorized to serve criminal process, or any peace officer of this state is authorized to serve and 6 7 execute such warrant. Upon the filing of an affidavit alleging a violation of probation or community control and following 8 9 issuance of a warrant under s. 901.02, the probationary period 10 is tolled until the court enters a ruling on the violation. Notwithstanding the tolling of probation as provided in this 11 12 subsection, the court shall retain jurisdiction over the 13 offender for any violation of the conditions of probation or 14 community control that is alleged to have occurred during the 15 tolling period. The probation officer is permitted to continue 16 to supervise any offender who remains available to the officer 17 for supervision until the supervision expires pursuant to the order of probation or community control or until the court 18 19 revokes or terminates the probation or community control, 20 whichever comes first. The court, upon the probationer or offender being brought before it, shall advise him or her of 21 such charge of violation and, if such charge is admitted to be 22 23 true, may forthwith revoke, modify, or continue the probation or community control or place the probationer into a community 24 control program. If probation or community control is revoked, 25 26 the court shall adjudge the probationer or offender guilty of 27 the offense charged and proven or admitted, unless he or she has previously been adjudged guilty, and impose any sentence 28 29 which it might have originally imposed before placing the probationer on probation or the offender into community 30 control. If such violation of probation or community control 31

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is not admitted by the probationer or offender, the court may 1 commit him or her or release him or her with or without bail 2 3 to await further hearing, or it may dismiss the charge of 4 probation or community control violation. If such charge is not at that time admitted by the probationer or offender and 5 if it is not dismissed, the court, as soon as may be 6 7 practicable, shall give the probationer or offender an 8 opportunity to be fully heard on his or her behalf in person 9 or by counsel. After such hearing, the court may revoke, modify, or continue the probation or community control or 10 place the probationer into community control. If such 11 12 probation or community control is revoked, the court shall adjudge the probationer or offender guilty of the offense 13 14 charged and proven or admitted, unless he or she has 15 previously been adjudged guilty, and impose any sentence which 16 it might have originally imposed before placing the 17 probationer or offender on probation or into community control. Notwithstanding s. 775.082, when a period of 18 19 probation or community control has been tolled, upon 20 revocation or modification of the probation or community control, the court may impose a sanction with a term that when 21 combined with the amount of supervision served and tolled, 22 23 exceeds the term permissible pursuant to s. 775.082 for a term up to the amount of the tolled period supervision. If the 24 court dismisses an affidavit alleging a violation of probation 25 26 or community control, the offender's probation or community 27 control shall continue as previously imposed, and the offender shall receive credit for all tolled time against his or her 28 29 term of probation or community control. Section 2. This act shall take effect July 1, 2001. 30 31 3

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