A bill to be entitled 1 2 An act relating to terrorism; creating s. 775.30, F.S.; defining "terrorism" for purposes 3 of the Florida Criminal Code; providing for 4 5 pretrial detention of persons charged with an 6 act of terrorism; providing an effective date. 7 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. Section 775.30, Florida Statutes, is created to read: 11 12 775.30 Terrorism; definition.--As used in the Florida 13 Criminal Code, the term "terrorism" means an activity that: (1)(a) Involves a violent act or an act dangerous to 14 15 human life which is a violation of the criminal laws of this state or of the United States; or 16 17 (b) Involves a violation of s. 815.06; and (2) Is intended to: 18 19 (a) Intimidate, injure, or coerce a civilian 20 population; 21 (b) Influence the policy of a government by 22 intimidation or coercion; or 23 (c) Affect the conduct of government through 24 destruction of property, assassination, murder, kidnapping, or 25 aircraft piracy. Section 2. Paragraph (a) of subsection (4) of 26 s.907.041, Florida Statutes, is amended to read: 27 907.041 Pretrial detention and release .--28 29 (4) PRETRIAL DETENTION. --30 (a) As used in this subsection, "dangerous crime" 31 means any of the following: 1

1 1. Arson; 2 2. Aggravated assault; 3 3. Aggravated battery; 4 4. Illegal use of explosives; 5 5. Child abuse or aggravated child abuse; 6 6. Abuse of an elderly person or disabled adult, or 7 aggravated abuse of an elderly person or disabled adult; Aircraft piracy Hijacking; 8 7. 9 8. Kidnapping; 9. Homicide; 10 10. Manslaughter; 11 12 11. Sexual battery; 12. Robbery; 13 14 13. Carjacking; 15 Lewd, lascivious, or indecent assault or act upon 14. 16 or in presence of a child under the age of 16 years; Sexual activity with a child, who is 12 years of 17 15. age or older but less than 18 years of age, by or at 18 19 solicitation of person in familial or custodial authority; 20 Burglary of a dwelling; 16. 21 17. Stalking and aggravated stalking; 22 18. Act of domestic violence as defined in s. 741.28; 23 and 24 19. Home invasion robbery; 25 20. Act of terrorism as defined in s.775.30; and 26 21. Attempting or conspiring to commit any such crime+ 27 and home-invasion robbery. 28 (b) No person charged with a dangerous crime shall be 29 granted nonmonetary pretrial release at a first appearance 30 hearing; however, the court shall retain the discretion to release an accused on electronic monitoring or on recognizance 31 2 CODING: Words stricken are deletions; words underlined are additions. bond if the findings on the record of facts and circumstances
 warrant such a release.

3 (c) The court may order pretrial detention if it finds 4 a substantial probability, based on a defendant's past and 5 present patterns of behavior, the criteria in s. 903.046, and 6 any other relevant facts, that any of the following 7 circumstances exists:

8 1. The defendant has previously violated conditions of
9 release and that no further conditions of release are
10 reasonably likely to assure the defendant's appearance at
11 subsequent proceedings;

12 2. The defendant, with the intent to obstruct the 13 judicial process, has threatened, intimidated, or injured any 14 victim, potential witness, juror, or judicial officer, or has 15 attempted or conspired to do so, and that no condition of 16 release will reasonably prevent the obstruction of the 17 judicial process;

18 3. The defendant is charged with trafficking in 19 controlled substances as defined by s. 893.135, that there is 20 a substantial probability that the defendant has committed the 21 offense, and that no conditions of release will reasonably 22 assure the defendant's appearance at subsequent criminal 23 proceedings; or

The defendant is charged with DUI manslaughter, as 24 4. 25 defined by s. 316.193, and that there is a substantial 26 probability that the defendant committed the crime and that the defendant poses a threat of harm to the community; 27 conditions that would support a finding by the court pursuant 28 29 to this subparagraph that the defendant poses a threat of harm to the community include, but are not limited to, any of the 30 following: 31

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a. The defendant has previously been convicted of any
 crime under s. 316.193, or of any crime in any other state or
 territory of the United States that is substantially similar
 to any crime under s. 316.193;

5 b. The defendant was driving with a suspended driver's6 license when the charged crime was committed; or

7 c. The defendant has previously been found guilty of, 8 or has had adjudication of guilt withheld for, driving while 9 the defendant's driver's license was suspended or revoked in 10 violation of s. 322.34;

5. The defendant poses the threat of harm to the 11 12 community. The court may so conclude, if it finds that the 13 defendant is presently charged with a dangerous crime, that 14 there is a substantial probability that the defendant 15 committed such crime, that the factual circumstances of the crime indicate a disregard for the safety of the community, 16 17 and that there are no conditions of release reasonably sufficient to protect the community from the risk of physical 18 19 harm to persons.

20 6. The defendant was on probation, parole, or other
21 release pending completion of sentence or on pretrial release
22 for a dangerous crime at the time the current offense was
23 committed; or

7. The defendant has violated one or more conditions 24 of pretrial release or bond for the offense currently before 25 26 the court and the violation, in the discretion of the court, supports a finding that no conditions of release can 27 reasonably protect the community from risk of physical harm to 28 29 persons or assure the presence of the accused at trial. (d) When a person charged with a crime for which 30 pretrial detention could be ordered is arrested, the arresting 31

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agency shall promptly notify the state attorney of the arrest 1 and shall provide the state attorney with such information as 2 3 the arresting agency has obtained relative to: 4 1. The nature and circumstances of the offense 5 charged; 6 2. The nature of any physical evidence seized and the 7 contents of any statements obtained from the defendant or any 8 witness; 9 3. The defendant's family ties, residence, employment, financial condition, and mental condition; and 10 The defendant's past conduct and present conduct, 11 4. 12 including any record of convictions, previous flight to avoid 13 prosecution, or failure to appear at court proceedings. 14 (e) When a person charged with a crime for which 15 pretrial detention could be ordered is arrested, the arresting agency may detain such defendant, prior to the filing by the 16 17 state attorney of a motion seeking pretrial detention, for a 18 period not to exceed 24 hours. 19 (f) The pretrial detention hearing shall be held 20 within 5 days of the filing by the state attorney of a 21 complaint to seek pretrial detention. The defendant may request a continuance. No continuance shall be for longer 22 23 than 5 days unless there are extenuating circumstances. The 24 defendant may be detained pending the hearing. The state attorney shall be entitled to one continuance for good cause. 25 26 (g) The state attorney has the burden of showing the need for pretrial detention. 27 28 (h) The defendant is entitled to be represented by 29 counsel, to present witnesses and evidence, and to cross-examine witnesses. The court may admit relevant 30 evidence without complying with the rules of evidence, but 31 5

evidence secured in violation of the United States 1 Constitution or the Constitution of the State of Florida shall 2 3 not be admissible. No testimony by the defendant shall be 4 admissible to prove guilt at any other judicial proceeding, 5 but such testimony may be admitted in an action for perjury, based upon the defendant's statements made at the pretrial б 7 detention hearing, or for impeachment. (i) The pretrial detention order of the court shall be 8 9 based solely upon evidence produced at the hearing and shall contain findings of fact and conclusions of law to support it. 10 The order shall be made either in writing or orally on the 11 record. The court shall render its findings within 24 hours of 12 the pretrial detention hearing. 13 14 (j) A defendant convicted at trial following the issuance of a pretrial detention order shall have credited to 15 his or her sentence, if imprisonment is imposed, the time the 16 17 defendant was held under the order, pursuant to s. 921.161. (k) The defendant shall be entitled to dissolution of 18 19 the pretrial detention order whenever the court finds that a subsequent event has eliminated the basis for detention. 20 21 Section 3. This act shall take effect upon becoming a 22 law. 23 24 25 26 27

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