By Senator Dawson

29-930-03

31

A bill to be entitled 1 2 An act relating to homeless persons; defining 3 terms; providing for the appointment of shelter 4 capacity coordinators; requiring the 5 coordinator to supply certain information to 6 law enforcement agencies; prohibiting a law 7 enforcement officer from citing, arresting, or incarcerating an individual for committing, 8 9 under specified circumstances, certain life-sustaining acts that would ordinarily 10 constitute misdemeanors; allowing officers to 11 enforce certain other laws or misdemeanors and 12 to require an individual to submit to an 13 involuntary examination as specified; providing 14 responsibilities of shelter capacity 15 coordinators; requiring law enforcement 16 17 agencies to prepare annual reports; providing an effective date. 18 19 20 WHEREAS, the Legislature finds that the incidence of 21 homelessness continues to increase steadily throughout the 22 state, and 23 WHEREAS, increases in homelessness, coupled with a 24 critical shortage of treatment, income supports, and adequate 25 housing options, have resulted in a concomitant increase in the numbers of individuals and families that live on the 26 27 streets, and 28 WHEREAS, an increasing number of jurisdictions, in 29 attempts to deal with increased numbers of persons living on 30 the streets, have enacted local ordinances that make illegal

living, and WHEREAS, such ordinances have the effect of restricting the basic freedoms of individuals simply because they do not have a home, and WHEREAS, a growing body of research shows that the cost of providing outreach, shelter, services, and supportive housing to persons who are homeless and living on the street is far exceeded by the cost borne by law enforcement, the judicial system, and the correctional system, and WHEREAS, in many communities, these systems have not been equipped to address the complex and multifaceted root causes of homelessness, as evidenced by the "revolving door" between jail and the streets, and WHEREAS, the success of numerous "best practices" demonstrates that it is possible to protect the interests of

certain actions or behaviors that are necessary for daily

WHEREAS, such practices improve the quality of life for all residents of the community, including homeless persons, and universally increase opportunities for participation in commerce, recreation, and other activities essential to the health and vibrancy of the community, NOW, THEREFORE,

homelessness through the provision of such outreach, shelter,

25

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

26 27 28

29

31

2

3

4

5

6

7

8 9

10

11

12

13 14

15

16 17

18

19

20

21

22

23 24

> Section 1. Shelter capacity coordinators; responsibilities; restrictions on law enforcement; annual report. --

30

(1) As used in this section, the term:

business and property owners without criminalizing

services, and supportive housing, and

1 (a) "Life-sustaining misdemeanor" means a misdemeanor offense committed as a result of the performance of an action 2 3 that is related to a natural function or task associated with daily living and that would not be considered a criminal act 4 5 if performed under normal conditions in a private residence. 6 The term includes, but is not limited to the following 7 actions, regardless of how they are defined by local 8 ordinance: 9 1. Sleeping; 10 2. Lying down; 11 3. Camping; 12 4. Cooking; 13 5. Preparing food; 14 6. Eating; 15 7. Sitting; 8. Loitering on public property; 16 17 9. Bathing or washing; 10. Public nudity related to the changing or washing 18 19 of clothes; 11. Urinating; 20 12. Defecating; and 21 22 13. Carrying, placing, storing, stowing, or using 23 equipment or other items related to the performance of any of 24 the actions listed in subparagraphs 1.-12. 25 "Shelter" means a facility providing safe, 26 temporary lodging and other basic services needed by 27 individuals who are homeless, including, but not limited to, sanitary facilities, showers, food, adequate space for 28 sleeping and storing personal belongings, and protection from 29 30 the elements. 31

- (c) "Available bed" means appropriate accommodations within a shelter or private residence to which a particular individual who seeks access is guaranteed admission, without expectation of payment or of participation in nonessential services or religious activities. The term does not include any accommodations provided in a jail or other setting in which the individual is involuntarily placed or detained without his or her consent nor accommodations provided in a facility that lacks a valid certificate of occupancy, exceeds the occupancy limit posted by the fire marshal, or otherwise fails to comply with local housing codes.
- (d) "Attempted placement" means an effort made by a law enforcement officer or his or her agent at a specific point in time to secure admission of a particular individual to occupy an available bed in a shelter or private residence within or in reasonable proximity to the jurisdiction of the officer, as well as to provide or ensure the provision of transportation to the shelter or private residence for the individual.
- (e) "Shelter capacity coordinator" means an individual or organization designated by a law enforcement agency as the entity responsible for inventorying the local or regional supply of shelter beds and their relevant target populations, restrictions, requirements, fee structures, and other relevant information needed by law enforcement officers or their agents to make attempted placements to available beds within the community or region.
- (2) Each law enforcement agency shall designate a shelter capacity coordinator. The designation must be made with the input of the local coalition for the homeless, as defined in section 420.623, Florida Statutes. Law enforcement

agencies are encouraged to coordinate the designation of shelter capacity coordinators with their counterparts from neighboring jurisdictions.

- (3) The shelter capacity coordinator shall, at least daily, provide to the law enforcement agency current information regarding the inventory and status of available beds in shelters within the county or metropolitan area. The shelter capacity coordinator shall ideally make current information available to law enforcement officers in real time.
- (4) A law enforcement officer may not cite, arrest, or incarcerate an individual for committing a life-sustaining misdemeanor unless:
- (a) Based on the most recent information provided by the shelter capacity coordinator which is available to the law enforcement officer, there is an available bed for that individual;
- (b) The officer or his or her agent makes an attempted placement of that individual to an available bed; and
- $\underline{\mbox{(c)}}$ That individual refuses to accept the attempted placement.
- (5) A law enforcement officer may not cite, arrest, or incarcerate an individual for committing a life-sustaining misdemeanor if an attempted placement of that individual is unsuccessful as a result of:
- (a) The provision of inaccurate or incomplete information by the shelter capacity coordinator; or
- (b) A change in the status of an available bed prior to the placement of that individual.
- (6) This section does not preclude or restrict a law
 enforcement officer from enforcing other laws or ordinances

that are violated simultaneously with the commission of the life-sustaining misdemeanor nor from requiring an individual to submit to an involuntary examination as described in section 394.463, Florida Statutes, or part V of chapter 397, Florida Statutes.

- (7) Each shelter capacity coordinator shall establish a procedure for reviewing the need to add, delete, or modify information regarding the status of available beds in relation to a particular individual or category of individuals, based on information provided by the law enforcement agency or the local coalition for the homeless.
- (8) Each shelter capacity coordinator shall, to the greatest extent practical, provide or facilitate the provision of additional information or training to law enforcement officers in order to promote access to other services and resources that may be needed by individuals committing life-sustaining misdemeanors or by other homeless individuals.
- (9) Each law enforcement agency shall annually prepare a report that summarizes its activities relating to the shelter capacity coordinator, including the number and nature of successful and unsuccessful attempted placements, as well as the number of citations and arrests for life-sustaining misdemeanors.

Section 2. This act shall take effect January 1, 2004.

SENATE SUMMARY Prohibits law enforcement officers from arresting homeless persons under specified circumstances for committing certain acts related to fulfilling life-sustaining needs which would otherwise be misdemeanors. Provides for the appointment of shelter capacity coordinators. Provides for exchanges of information between the coordinators and law enforcement agencies. Requires agencies to prepare annual reports relating to their activities under this section.