1

A bill to be entitled

An act relating to pretrial release programs; creating s. 2 3 907.043, F.S.; creating the "Citizens' Right-to-Know Act"; defining the terms "nonsecured release," "pretrial release 4 5 program," "register," and "secured release"; requiring 6 each pretrial release program to prepare a register 7 displaying information relevant to the defendants released 8 through such a program; requiring that a copy of the register be located at the office of the clerk of the 9 circuit court in the county where the program is located 10 and readily accessible to the public; specifying the 11 contents of the register; requiring each pretrial release 12 program to submit an annual report to the Office of the 13 State Court Administrator and to the clerk of the circuit 14 court by a specified date; specifying the content of the 15 16 annual report; providing penalties for noncompliance by the pretrial release program; amending s. 903.011, F.S.; 17 providing requirements for the form of bail or bond 18 required for release from detention; amending s. 903.286, 19 F.S.; requiring that all cash bond forms prominently 20 display a notice explaining that cash funds are subject to 21 forfeiture and withholding by the clerk of the court for 22 the payment of court fees, court costs, and criminal 23 24 penalties on behalf of the criminal defendant regardless 25 of who posted the funds; providing an effective date. 26 Be It Enacted by the Legislature of the State of Florida: 27

28

Page 1 of 7

CODING: Words stricken are deletions; words underlined are additions.

Section 1. Section 907.043, Florida Statutes, is created

CS/HB 1441

29

30 to read: 907.043 Pretrial release; citizens' right to know .--31 This section may be cited as the "Citizens' Right-to-32 (1) Know Act." 33 (2) As used in this section, the term: 34 35 (a) "Nonsecured release" means the release of a defendant 36 from pretrial custody when no secured surety or cash bond is 37 required as a condition of the release. "Pretrial release program" means an entity, public or 38 (b) private, that conducts investigations of pretrial detainees, 39 makes pretrial release recommendations to a court, and 40 41 electronically monitors and supervises pretrial defendants. "Register" means a public record prepared by a 42 (C) 43 pretrial release program which furnishes specified data and is 44 readily available to the public at the office of the clerk of 45 the circuit court. "Secured release" means the release of a defendant 46 (d) 47 from pretrial custody with a financial guarantee, such as cash 48 or a surety bond, required as a condition of the release. 49 (3) (a) Each pretrial release program must prepare a 50 register displaying information that is relevant to the defendants released through such a program. A copy of the 51 register must be located at the office of the clerk of the 52 53 circuit court in the county where the program is located and 54 must be readily accessible to the public. 55 (b) The register must be updated weekly and display 56 accurate data regarding the following information: Page 2 of 7 CODING: Words stricken are deletions; words underlined are additions.

FLORIDA HOUSE OF REPRESENTATIV	ΕS
--------------------------------	----

CS/HB	1441	
00/110		

	CS/HB 1441 2008
57	1. The name, location, and funding source of the pretrial
58	release program.
59	2. The number of defendants assessed and interviewed for
60	pretrial release.
61	3. The number of indigent defendants assessed and
62	interviewed for pretrial release.
63	4. The names and number of defendants accepted into the
64	pretrial release program.
65	5. The names and number of indigent defendants accepted
66	into the pretrial release program.
67	6. The charges filed against and the case numbers of
68	defendants accepted into the pretrial release program.
69	7. The nature of any prior criminal conviction of a
70	defendant accepted into the pretrial release program.
71	8. The court appearances required of defendants accepted
72	into the pretrial release program.
73	9. The date of each defendant's failure to appear for a
74	scheduled court appearance.
75	10. The number of warrants, if any, which have been issued
76	for a defendant's arrest for failing to appear at a scheduled
77	court appearance.
78	11. The number and type of program noncompliance
79	infractions committed by a defendant in the pretrial release
80	program and whether the pretrial release program recommended
81	that the court revoke the defendant's release.
82	(4)(a) No later than March 31 of every year, each pretrial
83	release program must submit an annual report for the previous
84	calendar year to the Office of the State Court Administrator and
	Page 3 of 7

CODING: Words stricken are deletions; words underlined are additions.

FLORIDA HOUSE OF REPRESENTATIVES

2008 85 to the clerk of the circuit court in the county where the 86 pretrial release program is located. The annual report must be readily accessible to the public. 87 88 The annual report must contain, but need not be (b) 89 limited to: 90 The name, location, and funding sources of the pretrial 1. 91 release program, including the amount of public funds, if any, 92 received by the pretrial release program. 93 2. The operating and capital budget of each pretrial release program receiving public funds. 94 3. The percentage of the total budget representing receipt 95 96 of public funds. The number of persons employed by the pretrial release 97 4. 98 program. 99 5. The number of defendants assessed and interviewed for 100 pretrial release. 101 The number of defendants recommended for pretrial 6. 102 release. 103 7. The number of defendants for whom the pretrial release 104 program recommended against nonsecured release. 105 The number of defendants granted nonsecured release 8. 106 after the pretrial release program recommended nonsecured 107 release. 108 9. The number of defendants assessed and interviewed for pretrial release who were declared indigent by the court. 109 110 10. The name and case number of each person granted 111 nonsecured release who: a. Failed to attend a scheduled court appearance. 112

Page 4 of 7

CODING: Words stricken are deletions; words underlined are additions.

FLORIDA HOUSE OF REPRESENTATIVES

113 b. Was issued a warrant for failing to appear. Was arrested for any offense while on release through 114 c. 115 the pretrial release program. 11. Any additional information deemed necessary by the 116 117 chief judge of the circuit court of the county or the Office of 118 the State Court Administrator to assess the performance and cost 119 efficiency of the pretrial release program. 120 The annual report must disclose the percentage of the (C) 121 pretrial release program's budget which is allocated to assisting defendants obtain release through a nonpublicly funded 122 123 program. 124 The amount of fees paid by defendants to the pretrial (d) 125 release program. 126 If the chief judge of the circuit court finds that the (5) pretrial release program has not maintained the register or 127 128 filed an annual report as required by this section, the chief 129 judge shall: 130 For a first occurrence of noncompliance, require the (a) 131 pretrial release program to immediately prepare a written report 132 explaining the noncompliance and what measures will be taken to 133 bring the pretrial release program into compliance and the date 134 by which the noncompliance will be cured. 135 (b) For a second or subsequent occurrence of 136 noncompliance, order the pretrial release program to show why it should not be held in contempt for its continued noncompliance. 137 If the pretrial release program cannot justify the continued 138 noncompliance, the chief judge may order the program to reduce 139 140 its budget by 25 percent if it is a pretrial release program

CODING: Words stricken are deletions; words underlined are additions.

hb1441-01-c1

2008

141	receiving public funds and, if the pretrial release program is a
142	private entity, immediately cancel all pretrial release
143	contracts.
144	Section 2. Section 903.011, Florida Statutes, is amended
145	to read:
146	903.011 "Bail" and "bond" defined; general terms
147	(1) As used in this chapter, the terms "bail" and "bond"
148	include any and all forms of pretrial release.
149	(2) Any monetary or cash component of any form of pretrial
150	release may be met by a surety bond.
151	(3) Differing monetary amounts may not be set for cash,
152	surety, or other forms of pretrial release.
153	Section 3. Section 903.286, Florida Statutes, is amended
154	to read:
155	903.286 Return of cash bond; requirement to withhold
156	unpaid fines, fees, and court costs; cash bond forms
157	(1) Notwithstanding the provisions of s. 903.31(2), the
158	clerk of the court shall withhold from the return of a cash bond
159	posted on behalf of a criminal defendant by a person other than
160	a bail bond agent licensed pursuant to chapter 648 sufficient
161	funds to pay any unpaid court fees, court costs, and criminal
162	penalties. If In the event that sufficient funds are not
163	available to pay all unpaid court fees, court costs, and
164	criminal penalties, the clerk of the court shall immediately
165	obtain payment from the defendant or enroll the defendant in a
166	payment plan pursuant to s. 28.246.
167	(2) All cash bond forms used in conjunction with the
168	requirements of s. 903.09(2) must prominently display a notice
I	Page 6 of 7

CODING: Words stricken are deletions; words underlined are additions.

FLORIDA HOUSE OF REPRESENTA	АТІУЕЅ	E S
-----------------------------	--------	-----

169	explaining	that	all	funds	are	subiect	to	forfeiture	and
± 0 2	0110 + 01 + 11 + 11 9	011010	0.11	1 011010	0.10	Dawjeee	00	TOTTOTOUTO	0.110.

- 170 withholding by the clerk of the court for the payment of court
- 171 fees, court costs, and criminal penalties on behalf of the
- 172 criminal defendant regardless of who posted the funds.
- 173

Section 4. This act shall take effect July 1, 2008.