CS for SB 844, 1st Engrossed

2011844er 1 2 An act relating to violations of probation or 3 community control; creating the "Officer Andrew Widman Act"; amending s. 948.06, F.S.; authorizing a judge, 4 after making a certain finding, to issue a warrant for 5 6 the arrest of a probationer or offender who has 7 violated the terms of probation or community control; 8 requiring that the court inform the probationer or 9 offender of the violation; authorizing the court to order the person taken before the court that granted 10 the probation or community control; authorizing the 11 12 court to commit or release the probationer or offender 13 under certain circumstances; authorizing the court, in 14 determining whether to require or set the amount of 15 bail, to consider the likelihood that the person will 16 be imprisoned for the violation of probation or 17 community control; providing an effective date. 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. This act may be cited as the "Officer Andrew 22 Widman Act." 23 Section 2. Subsection (1) of section 948.06, Florida Statutes, is amended to read: 24 25 948.06 Violation of probation or community control; 26 revocation; modification; continuance; failure to pay 27 restitution or cost of supervision.-28 (1) (a) Whenever within the period of probation or community 29 control there are reasonable grounds to believe that a

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30 probationer or offender in community control has violated his or 31 her probation or community control in a material respect, any 32 law enforcement officer who is aware of the probationary or 33 community control status of the probationer or offender in 34 community control or any parole or probation supervisor may 35 arrest or request any county or municipal law enforcement 36 officer to arrest such probationer or offender without warrant 37 wherever found and return him or her to the court granting such 38 probation or community control.

39 (b) Any committing trial court judge may issue a warrant, upon the facts being made known to him or her by affidavit of 40 one having knowledge of such facts, for the arrest of the 41 42 probationer or offender, returnable forthwith before the court 43 granting such probation or community control. In lieu of issuing 44 a warrant for arrest, the committing trial court judge may issue 45 a notice to appear if the probationer or offender in community 46 control has never been convicted of committing, and is not currently alleged to have committed, a qualifying offense as 47 48 defined in this section.

49 (c) If a judge finds reasonable grounds to believe that a 50 probationer or an offender has violated his or her probation or 51 community control in a material respect by committing a new 52 violation of law, the judge may issue a warrant for the arrest 53 of the person.

54 (d)1. At a first appearance hearing for an offender who has 55 been arrested for violating his or her probation or community 56 control in a material respect by committing a new violation of law the court: 57 58

a. Shall inform the person of the violation.

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59	b. May order the person to be taken before the court that
60	granted the probation or community control if the person admits
61	the violation.
62	2. If the probationer or offender does not admit the
63	violation at the first appearance hearing, the court:
64	a. May commit the probationer or offender or may release
65	the person with or without bail to await further hearing,
66	notwithstanding s. 907.041, relating to pretrial detention and
67	release; or
68	b. May order the probationer or offender to be brought
69	before the court that granted the probation or community
70	<u>control.</u>
71	3. In determining whether to require or set the amount of
72	bail, and notwithstanding s. 907.041, relating to pretrial
73	detention and release, the court may consider whether the
74	probationer or offender is more likely than not to receive a
75	prison sanction for the violation.
76	
77	This paragraph does not apply to a probationer or offender on
78	community control who is subject to the hearing requirements
79	under subsection (4) or paragraph (8)(e).
80	<u>(e)</u> Any parole or probation supervisor, any officer
81	authorized to serve criminal process, or any peace officer of
82	this state is authorized to serve and execute such warrant. Any
83	parole or probation supervisor is authorized to serve such
84	notice to appear.
85	<u>(f)(</u> d) Upon the filing of an affidavit alleging a violation
86	of probation or community control and following issuance of a
87	warrant under s. 901.02, a warrantless arrest under this

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88 section, or a notice to appear under this section, the 89 probationary period is tolled until the court enters a ruling on 90 the violation. Notwithstanding the tolling of probation, the 91 court shall retain jurisdiction over the offender for any 92 violation of the conditions of probation or community control that is alleged to have occurred during the tolling period. The 93 94 probation officer is permitted to continue to supervise any 95 offender who remains available to the officer for supervision 96 until the supervision expires pursuant to the order of probation 97 or community control or until the court revokes or terminates 98 the probation or community control, whichever comes first.

(g) (e) The chief judge of each judicial circuit may direct 99 the department to use a notification letter of a technical 100 violation in appropriate cases in lieu of a violation report, 101 affidavit, and warrant when the alleged violation is not a new 102 felony or misdemeanor offense. Such direction must be in writing 103 104 and must specify the types of specific violations which are to be reported by a notification letter of a technical violation, 105 106 any exceptions to those violations, and the required process for 107 submission. At the direction of the chief judge, the department shall send the notification letter of a technical violation to 108 109 the court.

110 (h) (f) The court may allow the department to file an 111 affidavit, notification letter, violation report, or other 112 report under this section by facsimile or electronic submission.

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Section 3. This act shall take effect October 1, 2011.

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