2015

1	A bill to be entitled
2	An act relating to lifetime electronic monitoring of
3	sex offenders; creating s. 943.71, F.S.; establishing
4	the lifetime electronic monitoring program within the
5	Department of Law Enforcement; requiring the
6	implementation of an electronic monitoring system to
7	monitor sex offenders sentenced to lifetime electronic
8	monitoring; requiring tracking the movement and
9	location of each sex offender; requiring timely
10	reporting and recording of the sex offender's presence
11	in certain circumstances; requiring that such records
12	be available upon request; requiring a sex offender
13	sentenced to lifetime electronic monitoring to wear or
14	carry an electronic monitoring device as determined by
15	the department; requiring the sex offender to
16	reimburse the department for the cost of the lifetime
17	electronic monitoring; creating s. 943.711, F.S.;
18	defining the term "sex offender"; requiring a
19	convicted sex offender to be sentenced to lifetime
20	electronic monitoring; providing criminal penalties;
21	authorizing a term of imprisonment imposed for
22	specified violations relating to lifetime electronic
23	monitoring to run consecutively with other violations;
24	providing an effective date.
25	
26	WHEREAS, the Legislature is concerned about convicted sex
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27 offenders who are released from custody or supervision and 28 repeat the unlawful acts for which they were originally 29 convicted, and

30 WHEREAS, the Legislature has a compelling interest in 31 protecting children and other individuals from predatory sexual 32 activity, and

33 WHEREAS, the Legislature finds that, despite registration 34 and reporting requirements, law enforcement agencies encounter 35 difficulties in locating many convicted sex offenders, and

36 WHEREAS, a 2012 report by the Office of Program Policy 37 Analysis and Government Accountability found that 40 percent of 38 sheriff's offices surveyed reported that they had difficulty 39 locating convicted sex offenders who provide transient 40 residences, and

41 WHEREAS, the Legislature believes that some convicted sex 42 offenders report their addresses as "transient" for the express 43 purpose of avoiding law enforcement oversight, and

WHEREAS, requiring a convicted sex offender to wear an electronic monitoring device for the duration of his or her natural life would provide law enforcement with the capability of determining the offender's precise location, and

WHEREAS, an electronic monitoring system would immediately inform law enforcement if a convicted sex offender was near a prohibited area such as a park, a child care facility, a school, or another location where children regularly congregate, and WHEREAS, the implementation of this electronic monitoring

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53	technology can assist law enforcement agencies in marshaling
54	their resources to more effectively protect children and others
55	from predatory sexual activity, NOW, THEREFORE,
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57	Be It Enacted by the Legislature of the State of Florida:
58	
59	Section 1. Section 943.71, Florida Statutes, is created to
60	read:
61	943.71 Lifetime electronic monitoring program.—
62	(1) The lifetime electronic monitoring program is
63	established in the department, which shall implement a system of
64	monitoring sex offenders who are released from prison,
65	probation, community control, or conditional release and who are
66	sentenced by the court to lifetime electronic monitoring. The
67	lifetime electronic monitoring program shall require all of the
68	following:
69	(a) Electronic tracking of the movement and location of
70	each sex offender sentenced to lifetime electronic monitoring
71	from the time that he or she is released from prison, probation,
72	community control, or conditional release for the remainder of
73	his or her natural life.
74	(b) Use of an electronic system that actively monitors and
75	identifies a sex offender's location and movement, and timely
76	reports and records his or her presence near or within a crime
77	scene or in a prohibited area or his or her departure from
78	specified geographic limitations. Such recorded information must
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79	be available upon request to the court or a law enforcement
80	agency.
81	(2) A sex offender who is sentenced to lifetime electronic
82	monitoring shall wear or otherwise carry an electronic
83	monitoring device as determined by the department and in the
84	manner prescribed by the program. A sex offender subject to
85	electronic monitoring by the department shall pay the department
86	for the electronic monitoring services as provided in s.
87	948.09(2).
88	Section 2. Section 943.711, Florida Statutes, is created
89	to read:
90	943.711 Lifetime electronic monitoring
91	(1) For purposes of this section, "sex offender" means an
92	offender convicted of a crime committed in this state on or
93	after October 1, 2015, for which he or she is required to
94	register pursuant to s. 775.21, s. 943.0435, or s. 944.607.
95	(2) A person convicted as a sex offender shall be
96	sentenced to lifetime electronic monitoring as provided under s.
97	943.71.
98	(3) A sex offender who willfully or knowingly commits any
99	of the following acts commits a felony of the third degree,
100	punishable as provided in s. 775.082, s. 775.083, or s. 775.084:
101	(a) Intentionally altering, tampering with, damaging, or
102	destroying electronic monitoring equipment.
103	(b) Failure to notify the Department of Corrections of any
104	damage to an electronic monitoring device.
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105	(c) Failure to reimburse the Department of Corrections or
106	its agent for the cost of electronic monitoring.
107	(4) A term of imprisonment imposed for a violation of this
108	section may be served consecutively to any term of imprisonment
109	imposed for any other violation of law which is committed by the
110	offender while in violation of this section.
111	Section 3. This act shall take effect October 1, 2015.

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