1	A bill to be entitled
2	An act relating to unlawful detention by a transient
3	occupant; amending s. 82.045, F.S.; revising factors
4	that establish a person as a transient occupant of
5	residential property; specifying circumstances when a
6	transient occupancy terminates; providing that a
7	transient occupancy is not extended by the presence of
8	personal belongings of a former transient occupant;
9	requiring the party entitled to possession of a
10	dwelling to allow a former transient occupant to
11	recover personal belongings at reasonable times and
12	under reasonable conditions; specifying a reasonable
13	time to recover personal belongings; authorizing a
14	party entitled to possession of the dwelling, under
15	certain circumstances, to impose additional conditions
16	on access to the dwelling or personal belongings;
17	providing a presumption of when a former transient
18	occupant has abandoned his or her personal belongings;
19	providing circumstances in which the period for
20	recovering personal belongings may be extended or
21	shortened; authorizing a former transient occupant,
22	under certain circumstances, to bring a civil action
23	for damages or recovery of personal belongings;
24	requiring a court to award the prevailing party
25	reasonable attorney fees and costs; providing
26	construction; providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Section 82.045, Florida Statutes, is amended to
31	read:
32	82.045 Remedy for unlawful detention by a transient
33	occupant of residential property; recovery of transient
34	occupant's personal belongings
35	(1) As used in this section, the term "transient occupant"
36	means a person whose residency in a dwelling intended for
37	residential use has occurred for a brief length of time, is not
38	pursuant to a lease, and whose occupancy was intended as
39	transient in nature.
40	(a) Factors that establish that a person is a transient
41	occupant include, but are not limited to:
42	1. The person does not have an ownership interest,
43	financial interest, or leasehold interest in the property
44	entitling him or her to occupancy of the property.
45	2. The person does not have any property utility
46	subscriptions.
47	3. The person cannot produce documentation, correspondence,
48	or identification cards sent or issued by a government agency,
49	including, but not limited to, the Department of Highway Safety
50	and Motor Vehicles or the supervisor of elections, which show
51	and Motor venicies of the supervisor of elections, which show
	that the person used the property address as an address of
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	that the person used the property address as an address of
52	that the person used the property address as an address of record with the agency within the previous 12 months does not
52 53	that the person used the property address as an address of record with the agency within the previous 12 months <del>does not</del> use the property address as an address of record with any
52 53 54	that the person used the property address as an address of record with the agency within the previous 12 months does not use the property address as an address of record with any governmental agency, including, but not limited to, the
52 53 54 55	that the person used the property address as an address of record with the agency within the previous 12 months does not use the property address as an address of record with any governmental agency, including, but not limited to, the Department of Highway Safety and Motor Vehicles or the
52 53 54 55 56	that the person used the property address as an address of record with the agency within the previous 12 months does not use the property address as an address of record with any governmental agency, including, but not limited to, the Department of Highway Safety and Motor Vehicles or the supervisor of elections.

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59 at the property.

60 5.6. The person does not have a designated space of his or 61 her own, such as a room, at the property.

62 <u>6.7</u>. The person has minimal, if any, personal belongings at
 63 the property.

64 <u>7.8.</u> The person has an apparent permanent residence
65 elsewhere.

(b) Minor contributions made for the purchase of household
goods, or minor contributions towards other household expenses,
do not establish residency.

69 (2) A transient occupant unlawfully detains a residential 70 property if the transient occupant remains in occupancy of the 71 residential property after the party entitled to possession of 72 the property has directed the transient occupant to leave. A 73 transient occupancy terminates when a transient occupant begins 74 to reside elsewhere, surrenders the key to the dwelling, or 75 leaves the dwelling when directed by a law enforcement officer 76 in receipt of an affidavit under subsection (3), the party 77 entitled to possession, or a court. A transient occupancy is not 78 extended by the presence of personal belongings of a former 79 transient occupant.

80 (3) Any law enforcement officer may, upon receipt of a 81 sworn affidavit of the party entitled to possession that a 82 person who is a transient occupant is unlawfully detaining 83 residential property, direct a transient occupant to surrender possession of residential property. The sworn affidavit must set 84 85 forth the facts, including the applicable factors listed in 86 paragraph (1)(a), which establish that a transient occupant is 87 unlawfully detaining residential property.

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88 (a) A person who fails to comply with the direction of the 89 law enforcement officer to surrender possession or occupancy violates s. 810.08. In any prosecution of a violation of s. 90 91 810.08 related to this section, whether the defendant was 92 properly classified as a transient occupant is not an element of the offense, the state is not required to prove that the 93 94 defendant was in fact a transient occupant, and the defendant's 95 status as a permanent resident is not an affirmative defense.

96 (b) A person wrongfully removed pursuant to this subsection 97 has a cause of action for wrongful removal against the person 98 who requested the removal, and may recover injunctive relief and 99 compensatory damages. However, a wrongfully removed person does 100 not have a cause of action against the law enforcement officer 101 or the agency employing the law enforcement officer absent a 102 showing of bad faith by the law enforcement officer.

103 (4) A party entitled to possession of a dwelling has a 104 cause of action for unlawful detainer against a transient 105 occupant pursuant to s. 82.04. The party entitled to possession 106 is not required to notify the transient occupant before filing 107 the action. If the court finds that the defendant is not a 108 transient occupant but is instead a tenant of residential 109 property governed by part II of chapter 83, the court may not 110 dismiss the action without first allowing the plaintiff to give 111 the transient occupant the notice required by that part and to 112 thereafter amend the complaint to pursue eviction under that 113 part.

114 (5) The party entitled to possession of a dwelling shall 115 allow a former transient occupant to recover his or her personal 116 belongings at reasonable times and under reasonable conditions.

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117	(a) Unless otherwise agreed to, a reasonable time for the
118	recovery of the former transient occupant's personal belongings
119	generally means a time period within 10 days after termination
120	of the transient occupancy, when the party entitled to
121	possession of the dwelling or a trusted third party can be
122	present at the dwelling to supervise the recovery of the
123	belongings.
124	(b) If the party entitled to possession of the dwelling
125	reasonably believes that the former transient occupant has
126	engaged in misconduct or has a history of violence or drug or
127	alcohol abuse, it is reasonable for the party entitled to
128	possession of the dwelling to impose additional conditions on
129	access to the dwelling or the personal belongings. These
130	conditions may include, but are not limited to, the presence of
131	a law enforcement officer, the use of a mover registered with
132	the Department of Agriculture and Consumer Services, or the use
133	of a trusted third party to recover the personal belongings. For
134	purposes of this paragraph, misconduct includes, but is not
135	limited to:
136	1. Intentional damage to the dwelling, to property owned by
137	the party entitled to possession of the dwelling, or to property
138	owned by another occupant of the dwelling;
139	2. Physical or verbal abuse directed at the party entitled
140	to possession of the dwelling or another occupant of the
141	dwelling; or
142	3. Theft of property belonging to the party entitled to
143	possession of the dwelling or property of another occupant of
144	the dwelling.
145	(c) The person entitled to possession of a dwelling may
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146	presume that the former transient occupant has abandoned
147	personal belongings left at the dwelling if the former transient
148	occupant does not seek to recover them within a reasonable time
149	after the transient occupant surrenders occupancy of the
150	dwelling. The time period to recover personal belongings may be
151	extended due to the unavailability of the party entitled to
152	possession of the dwelling to supervise the recovery of the
153	personal belongings. Circumstances that may shorten the time
154	include, but are not limited to, the poor condition of or the
155	perishable or hazardous nature of the personal belongings, the
156	intent of the former transient occupant to abandon or discard
157	the belongings, or the significant impairment of the use of the
158	dwelling by the storage of the former transient occupant's
159	personal belongings.
160	(d) If the person entitled to possession of the dwelling
161	unreasonably withholds access to a former transient occupant's
162	personal belongings, the former transient occupant may bring a
163	civil action for damages or the recovery of the property. The
164	court shall award the prevailing party reasonable attorney fees
165	and costs.
166	(6) This section shall be construed in recognition of the
167	right to exclude others as one of the most essential components
168	of property rights.
169	Section 2. This act shall take effect July 1, 2018.
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