House



LEGISLATIVE ACTION

Senate Comm: RCS 04/01/2019

The Committee on Criminal Justice (Perry) recommended the following:

Senate Amendment (with title amendment)

Between lines 17 and 18

insert:

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Section 1. Section 60.05, Florida Statutes, is amended to read:

60.05 Abatement of nuisances.-

(1) When any nuisance as defined in s. 823.05 exists, the Attorney General, state attorney, city attorney, county attorney, or any citizen of the county may sue in the name of



11 the state on his or her relation to enjoin the nuisance, the 12 person or persons maintaining it, and the owner or agent of the building or ground on which the nuisance exists. 13

14 (2) The court may allow a temporary injunction without bond on proper proof being made. If it appears by evidence or 15 16 affidavit that a temporary injunction should issue, the court, 17 pending the determination on final hearing, may enjoin any of 18 the following:

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(a) The maintaining of a nuisance.+

(b) The operating and maintaining of the place or premises 21 where the nuisance is maintained. +

(c) The owner or agent of the building or ground upon which the nuisance exists.+

(d) The conduct, operation, or maintenance of any business or activity operated or maintained in the building or on the premises in connection with or incident to the maintenance of the nuisance.

The injunction shall specify the activities enjoined and shall not preclude the operation of any lawful business not conducive to the maintenance of the nuisance complained of.

32 (3) (a) The defendant shall be given written notice to abate 33 the nuisance within 10 days after the issuance of such notice at 34 least 3 days' notice in writing shall be given defendant of the 35 time and place of application for the temporary injunction. The 36 notice must inform the defendant that an application for 37 temporary injunction may be filed if the nuisance is not abated. 38 If the nuisance is not timely abated, the defendant must be 39 given a second written notice that informs the defendant that an

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40	application for a temporary injunction will be filed if the
41	nuisance is not abated within 15 days after the end of the
42	initial 10-day period. This notice also must provide the
43	location where the application will be filed and the time that
44	it will be filed. If the nuisance is not timely abated as
45	provided in the second notice, the application for the temporary
46	injunction must be filed as indicated in the notice.
47	(b) In addition to the information provided in paragraph
48	(a), each notice must:
49	1. If applicable, describe the building, booth, tent, or
50	place that is declared a nuisance;
51	2. State the activities that led to the nuisance being
52	declared;
53	3. State the actions necessary to abate the nuisance; and
54	4. State that costs will be assessed if abatement of the
55	nuisance is not completed and if there is a determination by the
56	court that such nuisance exists.
57	(c) The notices provided in this subsection must be sent by
58	personal service to the owner at his or her address as it
59	appears on the latest tax assessment roll or to the tenant of
60	such address. If an address is not found for the owner, the
61	notices must be sent to the location of the declared nuisance
62	and displayed prominently and conspicuously at such location.
63	(d) If a nuisance presents a danger of immediate and
64	irreparable injury to a person or to the safety of a community,
65	the notice requirements under paragraph (a) are waived, and only
66	one notice is required, which must inform the defendant that the
67	application for a temporary injunction will be filed if the
68	nuisance is not abated within a designated timeframe of between



69 <u>24 and 72 hours. The notice also must identify the location</u> 70 where the application will be filed and time that it will be 71 <u>filed.</u>

(4) (3) Evidence of the general reputation of the alleged nuisance and place is admissible to prove the existence of the nuisance. No action filed by a citizen shall be dismissed unless the court is satisfied that it should be dismissed. Otherwise the action shall continue and the state attorney notified to proceed with it. If the action is brought by a citizen and the court finds that there was no reasonable ground for the action, the costs shall be taxed against the citizen.

80 (5) (4) On trial if the existence of a nuisance is shown, the court shall issue a permanent injunction and order the costs 81 82 to be paid by the persons establishing or maintaining the nuisance and shall adjudge that the costs are a lien on all 83 personal property found in the place of the nuisance and on the 84 85 failure of the property to bring enough to pay the costs, then on the real estate occupied by the nuisance. A No lien may not 86 87 shall attach to the real estate of any other than said persons unless 15 5 days' written notice has been given to the owner or 88 89 his or her agent who fails to begin to abate the nuisance within 90 the 15-day period said 5 days. In a proceeding abating a 91 nuisance pursuant to s. 823.10 or s. 823.05, if a tenant has been convicted of an offense under chapter 893 or s. 796.07, the 92 93 court may order the tenant to vacate the property within 72 94 hours if the tenant and owner of the premises are parties to the 95 nuisance abatement action and the order will lead to the 96 abatement of the nuisance.

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(6) (5) If the action was brought by the Attorney General, a

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	state attorney, or any other officer or agency of state
99	government; if the court finds either before or after trial that
100	there was no reasonable ground for the action; and if judgment
101	is rendered for the defendant, the costs and reasonable
102	attorney's fees shall be taxed against the state.
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105	And the title is amended as follows:
106	Between lines 2 and 3
107	insert:
108	60.05, F.S.; revising notice requirements for the
109	filing of temporary injunctions relating to the
110	enjoinment of certain nuisances; extending the period
111	of notice before a lien may attach to certain real
112	estate; amending s.

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