HB 889

1	A bill to be entitled
2	An act relating to delayed arraignment; amending s.
3	901.28, F.S.; defining the term "notice to appear";
4	requiring a law enforcement officer to issue a notice
5	to appear when there are reasonable grounds to believe
6	that a person is committing or has committed a
7	misdemeanor offense or a violation of a municipal or
8	county ordinance; providing exceptions; providing an
9	effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Section 901.28, Florida Statutes, is amended to
14	read:
15	901.28 Notice to appear for misdemeanors or violations of
16	municipal or county ordinances; effect on authority to conduct
17	search
18	(1) As used in this section, the term "notice to appear"
19	means a written order issued by a law enforcement officer in
20	lieu of custodial arrest which requires a person accused of
21	violating the law to appear in a designated court or
22	governmental office for arraignment at a specified date and time
23	or to pay a fine.
24	(2) When there are reasonable grounds to believe that a
25	person is committing or has committed an offense that is a
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26	misdemeanor of the first degree, a misdemeanor of the second				
27	degree, or a violation of a municipal or county ordinance, a law				
28	enforcement officer shall issue a notice to appear unless any of				
29	the following applies:				
30	(a) The offense is of a sexual or violent nature.				
31	(b) The person does not have or will not provide valid				
32	identification or the provided identification cannot be				
33	verified.				
34	(c) The person refuses to sign a notice to appear or				
35	requests to be taken before a judge.				
36	(d) There are reasonable grounds to believe that the				
37	person poses a danger to himself or herself, to others, or to				
38	property or that the offense will continue.				
39	(e) The person has no ties with the jurisdiction				
40	reasonably sufficient to assure his or her appearance or the				
41	person has previously failed to appear.				
42	(f) There are reasonable grounds to believe that a				
43	legitimate investigation or prosecution in any jurisdiction				
44	would be jeopardized by the person's release.				
45	(g) The person is on parole or probation or has violated				
46	the conditions of a pretrial release program.				
47	(h) The person has an outstanding warrant.				
48	(i) The person requires physical or behavioral health				
49	care.				
50	(j) The person has a criminal record with an arrest or a				
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51	conviction for an offense that is sexual or violent in nature.					
52	(k) The person was issued a notice to appear within the					
53	last 6 months.					
54	(3) The issuance of a notice to appear <u>may</u> shall not be					
55	construed to affect a law enforcement officer's authority to					
56	conduct an otherwise lawful search, as provided by law.					
57	Section 2. This act shall take effect July 1, 2022.					
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