1 A bill to be entitled 2 An act relating to transient occupants of residential 3 property; amending s. 82.045, F.S.; revising criteria for determination of whether a person is a transient 4 5 occupant; specifying when a transient occupancy ends; 6 providing that a party entitled to possession of a 7 dwelling must allow a former transient occupant to 8 recover his or her personal belongings at a reasonable 9 time under reasonable conditions; specifying that 10 additional conditions may be imposed in certain 11 circumstances; creating a presumption that personal 12 belongings are abandoned in certain circumstances; authorizing civil actions for recovery of personal 13 14 property by former transient occupants; providing 15 construction; providing an effective date. 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Section 82.045, Florida Statutes, is amended to 20 read: 21 82.045 Remedy for unlawful detention by a transient occupant of residential property; recovery of transient 22

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means a person whose residency in a dwelling intended for

As used in this section, the term "transient occupant"

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occupant's property.-

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residential use has occurred for a brief length of time, is not pursuant to a lease, and whose occupancy was intended as transient in nature.

- (a) Factors that establish that a person is a transient occupant include, but are not limited to:
- 1. The person does not have an ownership interest, financial interest, or leasehold interest in the property entitling him or her to occupancy of the property.
- 2. The person does not have any property utility subscriptions.

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- 3. The person <u>has does</u> not <u>used use</u> the property address as an address of record with any governmental agency <u>within the past 12 months</u>, including, but not limited to, the Department of Highway Safety and Motor Vehicles or the supervisor of elections.
 - 4. The person does not receive mail at the property.
- 4.5. The person pays minimal or no rent for his or her stay at the property.
- 5.6. The person does not have a designated space of his or her own, such as a room, at the property.
- 6.7. The person has minimal, if any, personal belongings at the property.
- 7.8. The person has an apparent permanent residence elsewhere.
 - (b) Minor contributions made for the purchase of household

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goods, or minor contributions towards other household expenses, do not establish residency.

- (2) A transient occupant unlawfully detains a residential property if the transient occupant remains in occupancy of the residential property after the party entitled to possession of the property has directed the transient occupant to leave. A transient occupancy terminates when a transient occupant begins to reside elsewhere, surrenders the key to the dwelling, or leaves the dwelling when directed by the party entitled to possession, a law enforcement officer, or a court. A transient occupancy is not extended by the presence of personal belongings of a former transient occupant.
- (3) Any law enforcement officer may, upon receipt of a sworn affidavit of the party entitled to possession that a person who is a transient occupant is unlawfully detaining residential property, direct a transient occupant to surrender possession of residential property. The sworn affidavit must set forth the facts, including the applicable factors listed in paragraph (1)(a), which establish that a transient occupant is unlawfully detaining residential property.
- (a) A person who fails to comply with the direction of the law enforcement officer to surrender possession or occupancy violates s. 810.08. In any prosecution of a violation of s. 810.08 related to this section, whether the defendant was properly classified as a transient occupant is not an element of

the offense, the state is not required to prove that the defendant was in fact a transient occupant, and the defendant's status as a permanent resident is not an affirmative defense.

- (b) A person wrongfully removed pursuant to this subsection has a cause of action for wrongful removal against the person who requested the removal, and may recover injunctive relief and compensatory damages. However, a wrongfully removed person does not have a cause of action against the law enforcement officer or the agency employing the law enforcement officer absent a showing of bad faith by the law enforcement officer.
- (4) A party entitled to possession of a dwelling has a cause of action for unlawful detainer against a transient occupant pursuant to s. 82.04. The party entitled to possession is not required to notify the transient occupant before filing the action. If the court finds that the defendant is not a transient occupant but is instead a tenant of residential property governed by part II of chapter 83, the court may not dismiss the action without first allowing the plaintiff to give the transient occupant the notice required by that part and to thereafter amend the complaint to pursue eviction under that part.
- (5) The party entitled to possession of a dwelling must allow a former transient occupant to recover his or her personal belongings at a reasonable time and under reasonable conditions.

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- (b) If the party entitled to possession of the dwelling reasonably believes that the former transient occupant has engaged in misconduct or has a history of violence or drug or alcohol abuse, it is not unreasonable for the party entitled to possession of the dwelling to impose additional conditions on access to the dwelling or the personal belongings. These conditions may include, for example, the presence of a law enforcement officer or the use of a mover that is registered with the Department of Agriculture and Consumer Services or the use of a trusted third party to recover the personal belongings. For purposes of this paragraph, misconduct includes, but is not limited to:
- 1. Intentional damage to the dwelling, property owned by the party entitled to possession of the dwelling, or property owned by another occupant of the dwelling;
- 2. Physical or verbal abuse directed at the party entitled to possession of the dwelling or directed at another occupant of the dwelling; or
- 3. Theft of property belonging to the party entitled to possession of the dwelling or property of another occupant of

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the dwelling.

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The person entitled to possession of a dwelling may presume that the former transient occupant has abandoned personal belongings left at the dwelling if the former transient occupant does not seek to recover them within a reasonable time after the transient occupant surrenders occupancy of the dwelling. A reasonable time to recover personal belongings is generally at least 5 days after the termination of the transient occupancy, but may be longer or shorter depending on the specific circumstances. Circumstances that may extend the time period include an agreement to hold the property for longer than 5 days or the unavailability of the party entitled to possession of the dwelling to supervise the recovery of the personal belongings. Circumstances that may shorten the time period include, but are not limited to, the poor condition or perishable or hazardous nature of the personal belongings, the intent of the former transient occupant to abandon or discard the belongings, or the significant impairment of the use of the dwelling by the storage of the former transient occupant's personal belongings.

(d) If the person entitled to possession of the dwelling unreasonably withholds access to a former transient occupant's personal belongings, the former transient occupant may bring a civil action for damages or the recovery of the property. The court shall award the prevailing party reasonable attorney fees

151	and costs.
152	(6) This section shall be construed to recognize that the
153	right to exclude others is one of the most essential property
154	rights.
155	Section 2. This act shall take effect July 1, 2018.

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