**By** Senator Bradley

	7-00808A-13 20131372
1	A bill to be entitled
2	An act relating to pretrial detention; amending s.
3	907.041, F.S.; providing additional factors a court
4	may consider when ordering pretrial detention;
5	providing an effective date.
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7	Be It Enacted by the Legislature of the State of Florida:
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9	Section 1. Paragraph (c) of subsection (4) of section
10	907.041, Florida Statutes, is amended to read:
11	907.041 Pretrial detention and release
12	(4) PRETRIAL DETENTION
13	(c) The court may order pretrial detention if it finds a
14	substantial probability, based on a defendant's past and present
15	patterns of behavior, the criteria in s. 903.046, and any other
16	relevant facts, that any of the following circumstances exists:
17	1. The defendant has previously violated conditions of
18	release and that no further conditions of release are reasonably
19	likely to assure the defendant's appearance at subsequent
20	proceedings;
21	2. The defendant, with the intent to obstruct the judicial
22	process, has threatened, intimidated, or injured any victim,
23	potential witness, juror, or judicial officer, or has attempted
24	or conspired to do so, and that no condition of release will
25	reasonably prevent the obstruction of the judicial process;
26	3. The defendant is charged with trafficking in controlled
27	substances as defined by s. 893.135, that there is a substantial
28	probability that the defendant has committed the offense, and
29	that no conditions of release will reasonably assure the

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7-00808A-13 20131372 30 defendant's appearance at subsequent criminal proceedings; or 31 4. The defendant is charged with DUI manslaughter, as 32 defined by s. 316.193, and that there is a substantial 33 probability that the defendant committed the crime and that the 34 defendant poses a threat of harm to the community; conditions 35 that would support a finding by the court pursuant to this 36 subparagraph that the defendant poses a threat of harm to the 37 community include, but are not limited to, any of the following: a. The defendant has previously been convicted of any crime 38 39 under s. 316.193, or of any crime in any other state or territory of the United States that is substantially similar to 40 any crime under s. 316.193; 41 42 b. The defendant was driving with a suspended driver's license when the charged crime was committed; or 43 44 c. The defendant has previously been found guilty of, or 45 has had adjudication of guilt withheld for, driving while the 46 defendant's driver's license was suspended or revoked in 47 violation of s. 322.34; 5. The defendant poses the threat of harm to the community. 48 49 The court may so conclude, if it finds that the defendant is 50 presently charged with a dangerous crime, that there is a 51 substantial probability that the defendant committed such crime, that the factual circumstances of the crime indicate a disregard 52 for the safety of the community, and that there are no 53 54 conditions of release reasonably sufficient to protect the 55 community from the risk of physical harm to persons;-56 6. The defendant was on probation, parole, or other release 57 pending completion of sentence or on pretrial release for a 58 dangerous crime at the time the current offense was committed;

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59	<del>or</del>
60	7. The defendant has violated one or more conditions of
61	pretrial release or bond for the offense currently before the
62	court and the violation, in the discretion of the court,
63	supports a finding that no conditions of release can reasonably
64	protect the community from risk of physical harm to persons or
65	assure the presence of the accused at trial; or
66	8.a. The defendant has ever been sentenced pursuant to s.
67	775.082(9) or s. 775.084 as a prison releasee reoffender,
68	habitual violent felony offender, three-time violent felony
69	offender, or violent career criminal, or the state attorney
70	files a notice seeking that the defendant be sentenced pursuant
71	to s. 775.082(9) or s. 775.084, as a prison releasee reoffender,
72	habitual violent felony offender, three-time violent felony
73	offender, or violent career criminal;
74	b. There is a substantial probability that the defendant
75	committed the offense; and
76	c. There are no conditions of release that can reasonably
77	protect the community from risk of physical harm or ensure the
78	presence of the accused at trial.
79	Section 2. This act shall take effect July 1, 2013.

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