**By** the Committees on Regulated Industries; and Judiciary; and Senator Latvala

	580-03236-15 2015656c2
1	A bill to be entitled
2	An act relating to unlawful detention by a transient
3	occupant; creating s. 82.045, F.S.; defining the term
4	"transient occupant"; providing factors that establish
5	a transient occupancy; providing for removal of a
6	transient occupant by a law enforcement officer;
7	providing a cause of action for wrongful removal;
8	limiting actions for wrongful removal; providing a
9	civil action for removal of a transient occupant;
10	providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Section 82.045, Florida Statutes, is created to
15	read:
16	82.045 Remedy for unlawful detention by a transient
17	occupant of residential property
18	(1) As used in this section, the term "transient occupant"
19	means a person whose residency in a dwelling intended for
20	residential use has occurred for a brief length of time, is not
21	pursuant to a lease, and whose occupancy was intended as
22	transient in nature.
23	(a) Factors that establish that a person is a transient
24	occupant include, but are not limited to:
25	1. The person does not have an ownership interest,
26	financial interest, or leasehold interest in the property
27	entitling him or her to occupancy of the property.
28	2. The person does not have any property utility
29	subscriptions.

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30	3. The person does not use the property address as an
31	address of record with any governmental agency, including, but
32	not limited to, the Department of Highway Safety and Motor
33	Vehicles or the supervisor of elections.
34	4. The person does not receive mail at the property.
35	5. The person pays minimal or no rent for his or her stay
36	at the property.
37	6. The person does not have a designated space of his or
38	her own, such as a room, at the property.
39	7. The person has minimal, if any, personal belongings at
40	the property.
41	8. The person has an apparent permanent residence
42	elsewhere.
43	(b) Minor contributions made for the purchase of household
44	goods or minor contributions toward other household expenses, do
45	not establish residency.
46	(2) A transient occupant unlawfully detains a residential
47	property if the transient occupant remains in occupancy of the
48	residential property after the party entitled to possession of
49	the property has directed the transient occupant to leave.
50	(3) Any law enforcement officer may, upon receipt of a
51	sworn affidavit of the party entitled to possession that a
52	person who is a transient occupant is unlawfully detaining
53	residential property, direct a transient occupant to surrender
54	possession of residential property. The sworn affidavit must set
55	forth the facts, including the applicable factors listed in
56	paragraph (1)(a), which establish that a transient occupant is
57	unlawfully detaining residential property.
58	(a) A person who fails to comply with the direction of the

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59	law enforcement officer to surrender possession or occupancy
60	violates s. 810.08. In any prosecution of a violation of s.
61	810.08 related to this section, whether the defendant was
62	properly classified as a transient occupant is not an element of
63	the offense, the state is not required to prove that the
64	defendant was in fact a transient occupant, and the defendant's
65	status as a permanent resident is not an affirmative defense.
66	(b) A person wrongfully removed pursuant to this subsection
67	has a cause of action for wrongful removal against the person
68	who requested the removal, and may recover injunctive relief and
69	compensatory damages. However, a wrongfully removed person does
70	not have a cause of action against the law enforcement officer
71	or the agency employing the law enforcement officer absent a
72	showing of bad faith by the law enforcement officer.
73	(4) A party entitled to possession of a dwelling has a
74	cause of action for unlawful detainer against a transient
75	occupant pursuant to s. 82.04. The party entitled to possession
76	is not required to notify the transient occupant before filing
77	the action. If the court finds that the defendant is not a
78	transient occupant but is instead a tenant of residential
79	property governed by part II of chapter 83, the court may not
80	dismiss the action without first allowing the plaintiff to give
81	the transient occupant notice required by that part and to
82	thereafter amend the complaint to pursue eviction under that
83	part.
84	Section 2. This act shall take effect July 1, 2015.

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