A bill to be entitled

An act relating to interpersonal violence injunction petitions; amending ss. 741.30, 784.046, and 784.0485, F.S.; revising verification requirements for specified interpersonal violence injunction petitions; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

- Section 1. Paragraph (a) of subsection (1) and subsection (3) of section 741.30, Florida Statutes, are amended to read:
- 741.30 Domestic violence; injunction; powers and duties of court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification system; enforcement; public records exemption.—
- (1) There is created a cause of action for an injunction for protection against domestic violence.
- (a) Any person described in paragraph (e), who is either the victim of domestic violence as defined in s. 741.28 or has reasonable cause to believe he or she is in imminent danger of becoming the victim of any act of domestic violence, has standing in the circuit court to file a <u>verified sworn</u> petition for an injunction for protection against domestic violence.
- (3)(a) The <u>verified</u> sworn petition must allege the existence of such domestic violence and must include the

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26	specific facts and circumstances upon the basis of which relief
27	is sought.
28	(b) The $\underline{ ext{verified}}$ $\underline{ ext{sworn}}$ petition shall be in substantially
29	the following form:
30	PETITION FOR
31	INJUNCTION FOR PROTECTION
32	AGAINST DOMESTIC VIOLENCE
33	Before me, The undersigned authority, personally appeared
34	petitioner(name) declares under penalties of perjury, who
35	has been sworn and says that the following statements are true:
36	(a) Petitioner resides at:(address)
37	(Petitioner may furnish address to the court in a separate
38	confidential filing if, for safety reasons, the petitioner
39	requires the location of the current residence to be
40	confidential.)
41	(b) Respondent resides at:(last known address)
42	(c) Respondent's last known place of employment: (name
43	of business and address)
44	(d) Physical description of respondent:
45	Race
46	Sex
47	Date of birth
48	Height
49	Weight
50	Eye color

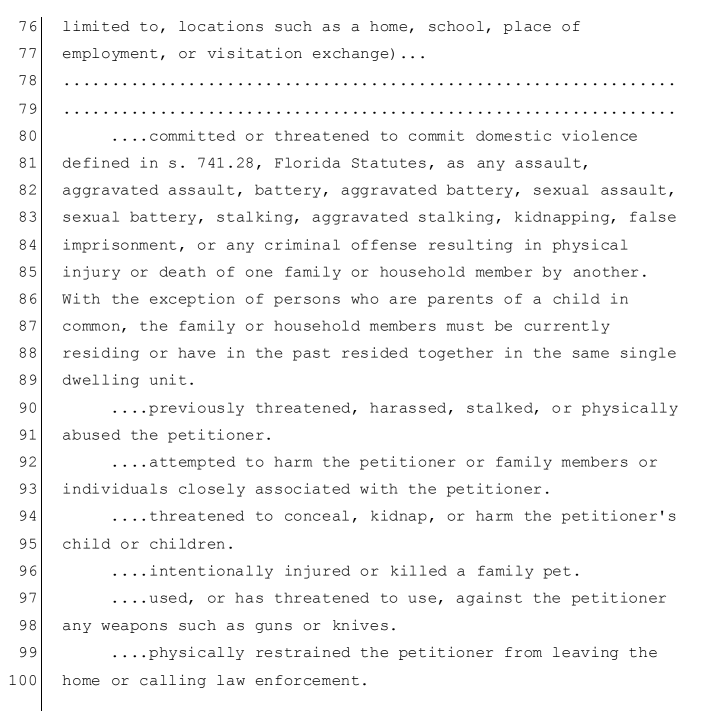
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2	JZ4

51	Hair color
52	Distinguishing marks or scars
53	(e) Aliases of respondent:
54	(f) Respondent is the spouse or former spouse of the
55	petitioner or is any other person related by blood or marriage
56	to the petitioner or is any other person who is or was residing
57	within a single dwelling unit with the petitioner, as if a
58	family, or is a person with whom the petitioner has a child in
59	common, regardless of whether the petitioner and respondent are
60	or were married or residing together, as if a family.
61	(g) The following describes any other cause of action
62	currently pending between the petitioner and respondent:
63	
64	The petitioner should also describe any previous or pending
65	attempts by the petitioner to obtain an injunction for
66	protection against domestic violence in this or any other
67	circuit, and the results of that attempt:
68	
69	Case numbers should be included if available.
70	(h) Petitioner is either a victim of domestic violence or
71	has reasonable cause to believe he or she is in imminent danger
72	of becoming a victim of domestic violence because respondent
73	has:(mark all sections that apply and describe in the spaces
74	below the incidents of violence or threats of violence,
75	specifying when and where they occurred, including, but not

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101a criminal history involving violence or the threat of 102 violence (if known). 103another order of protection issued against him or her previously or from another jurisdiction (if known). 104 105destroyed personal property, including, but not limited 106 to, telephones or other communication equipment, clothing, or 107 other items belonging to the petitioner. 108engaged in a pattern of abusive, threatening, 109 intimidating, or controlling behavior composed of a series of acts over a period of time, however short. 110 111engaged in any other behavior or conduct that leads the petitioner to have reasonable cause to believe he or she is in 112 imminent danger of becoming a victim of domestic violence. 113 114 (i) Petitioner alleges the following additional specific 115 facts: ... (mark appropriate sections) ... 116 A minor child or minor children reside with the 117 petitioner whose names and ages are as follows: 118 119Petitioner needs the exclusive use and possession of 120 the dwelling that the parties share. 121Petitioner is unable to obtain safe alternative housing 122 123 124 Petitioner genuinely fears that respondent imminently 125 will abuse, remove, or hide the minor child or children from

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126	petitioner because:
127	
128	(j) Petitioner genuinely fears imminent domestic violence
129	by respondent.
130	(k) Petitioner seeks an injunction: (mark appropriate
131	section or sections)
132	Immediately restraining the respondent from committing
133	any acts of domestic violence.
134	Restraining the respondent from committing any acts of
135	domestic violence.
136	Awarding to the petitioner the temporary exclusive use
137	and possession of the dwelling that the parties share or
138	excluding the respondent from the residence of the petitioner.
139	Providing a temporary parenting plan, including a
140	temporary time-sharing schedule, with regard to the minor child
141	or children of the parties which might involve prohibiting or
142	limiting time-sharing or requiring that it be supervised by a
143	third party.
144	Establishing temporary support for the minor child or
145	children or the petitioner.
146	Directing the respondent to participate in a batterers'
147	intervention program.
148	Providing any terms the court deems necessary for the
149	protection of a victim of domestic violence, or any minor
150	children of the victim, including any injunctions or directives

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151 to law enforcement agencies.

(c) Every petition for an injunction against domestic violence must contain, directly above the signature line, a statement in all capital letters and bold type not smaller than the surrounding text, as follows:

UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE

FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE TRUE. ‡

HAVE READ EVERY STATEMENT MADE IN THIS PETITION AND EACH

STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS

MADE IN THIS PETITION ARE BEING MADE UNDER PENALTY OF

PERJURY, PUNISHABLE AS PROVIDED IN SECTION 92.525 837.02,

FLORIDA STATUTES.

164 ...(initials)...

- (d) If the <u>verified</u> <u>sworn</u> petition seeks to determine a parenting plan and time-sharing schedule with regard to the minor child or children of the parties, the <u>verified</u> <u>sworn</u> petition must be accompanied by or must incorporate the allegations required by s. 61.522 of the Uniform Child Custody Jurisdiction and Enforcement Act.
- Section 2. Subsections (2) and (4) of section 784.046, 172 Florida Statutes, are amended to read:
 - 784.046 Action by victim of repeat violence, sexual violence, or dating violence for protective injunction; dating violence investigations, notice to victims, and reporting;

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pretrial release violations; public records exemption.-

- (2) There is created a cause of action for an injunction for protection in cases of repeat violence, there is created a separate cause of action for an injunction for protection in cases of dating violence, and there is created a separate cause of action for an injunction for protection in cases of sexual violence.
- (a) Any person who is the victim of repeat violence or the parent or legal guardian of any minor child who is living at home and who seeks an injunction for protection against repeat violence on behalf of the minor child has standing in the circuit court to file a <u>verified</u> <u>sworn</u> petition for an injunction for protection against repeat violence.
- (b) Any person who is the victim of dating violence and has reasonable cause to believe he or she is in imminent danger of becoming the victim of another act of dating violence, or any person who has reasonable cause to believe he or she is in imminent danger of becoming the victim of an act of dating violence, or the parent or legal guardian of any minor child who is living at home and who seeks an injunction for protection against dating violence on behalf of that minor child, has standing in the circuit court to file a verified sworn petition for an injunction for protection against dating violence.
- (c) A person who is the victim of sexual violence or the parent or legal guardian of a minor child who is living at home

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who is the victim of sexual violence has standing in the circuit court to file a <u>verified</u> <u>sworn</u> petition for an injunction for protection against sexual violence on his or her own behalf or on behalf of the minor child if:

- 1. The person has reported the sexual violence to a law enforcement agency and is cooperating in any criminal proceeding against the respondent, regardless of whether criminal charges based on the sexual violence have been filed, reduced, or dismissed by the state attorney; or
- 2. The respondent who committed the sexual violence against the victim or minor child was sentenced to a term of imprisonment in state prison for the sexual violence and the respondent's term of imprisonment has expired or is due to expire within 90 days following the date the petition is filed.
- (d) A cause of action for an injunction may be sought whether or not any other petition, complaint, or cause of action is currently available or pending between the parties.
- (e) A cause of action for an injunction does not require that the petitioner be represented by an attorney.
- (4)(a) The <u>verified</u> sworn petition shall allege the incidents of repeat violence, sexual violence, or dating violence and shall include the specific facts and circumstances that form the basis upon which relief is sought. With respect to a minor child who is living at home, the parent or legal guardian seeking the protective injunction on behalf of the

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226 minor child must:

- 1. Have been an eyewitness to, or have direct physical evidence or affidavits from eyewitnesses of, the specific facts and circumstances that form the basis upon which relief is sought, if the party against whom the protective injunction is sought is also a parent, stepparent, or legal guardian of the minor child; or
- 2. Have reasonable cause to believe that the minor child is a victim of repeat violence, sexual violence, or dating violence to form the basis upon which relief is sought, if the party against whom the protective injunction is sought is a person other than a parent, stepparent, or legal guardian of the minor child.
- (b) The <u>verified</u> sworn petition must be in substantially the following form:

PETITION FOR INJUNCTION FOR PROTECTION

AGAINST REPEAT VIOLENCE, SEXUAL

VIOLENCE, OR DATING VIOLENCE

Before me, The undersigned authority, personally appeared petitioner ... (name) ... declares under penalties of perjury, who has been sworn and says that the following statements are true:

1. Petitioner resides at ...(address)... (A petitioner for an injunction for protection against sexual violence may furnish an address to the court in a separate confidential filing if, for safety reasons, the petitioner requires the location of his

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2 3 1	of her current residence to be confidential pursuant to s.
252	119.071(2)(j), Florida Statutes.)
253	2. Respondent resides at(address)
254	3.a. Petitioner has suffered repeat violence as
255	demonstrated by the fact that the respondent has:
256	(enumerate incidents of violence)
257	
258	
259	
260	b. Petitioner has suffered sexual violence as demonstrated
261	by the fact that the respondent has: (enumerate incident of
262	violence and include incident report number from law enforcement
263	agency or attach notice of inmate release)
264	
265	
266	
267	c. Petitioner is a victim of dating violence and has
268	reasonable cause to believe that he or she is in imminent danger
269	of becoming the victim of another act of dating violence or has
270	reasonable cause to believe that he or she is in imminent danger
271	of becoming a victim of dating violence, as demonstrated by the
272	fact that the respondent has:(list the specific incident or
273	incidents of violence and describe the length of time of the
274	relationship, whether it has been in existence during the last 6
275	months, the nature of the relationship of a romantic or intimate

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2 / 0	nature, the frequency and type of interaction, and any other
277	facts that characterize the relationship)
278	
279	
280	
281	4. Petitioner genuinely fears repeat violence by the
282	respondent.
283	5. Petitioner seeks: an immediate injunction against the
284	respondent, enjoining him or her from committing any further
285	acts of violence; an injunction enjoining the respondent from
286	committing any further acts of violence; and an injunction
287	providing any terms the court deems necessary for the protection
288	of the petitioner and the petitioner's immediate family,
289	including any injunctions or directives to law enforcement
290	agencies.
291	(c) Every petition for an injunction against sexual
292	violence, dating violence, or repeat violence must contain,
293	directly above the signature line, a statement in all capital
294	letters and bold type not smaller than the surrounding text, as
295	follows:
296	
297	UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE
298	FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE
299	TRUE. I UNDERSTAND THAT THE STATEMENTS MADE IN THIS
300	PETITION ARE BEING MADE UNDER PENALTIES OF PERJURY,

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301	PUNISHABLE AS PROVIDED IN SECTION 92.525, FLORIDA STATUTES.
302	
303	(initials)
304	
305	Section 3. Paragraph (a) of subsection (1) and paragraphs
306	(a), (b), and (f) of subsection (3) of section 784.0485, Florida
307	Statutes, are amended to read:
308	784.0485 Stalking; injunction; powers and duties of court
309	and clerk; petition; notice and hearing; temporary injunction;
310	issuance of injunction; statewide verification system;
311	enforcement
312	(1) There is created a cause of action for an injunction
313	for protection against stalking. For the purposes of injunctions
314	for protection against stalking under this section, the offense
315	of stalking shall include the offense of cyberstalking.
316	(a) A person who is the victim of stalking or the parent
317	or legal guardian of a minor child who is living at home who
318	seeks an injunction for protection against stalking on behalf of
319	the minor child has standing in the circuit court to file a
320	verified sworn petition for an injunction for protection against
321	stalking.
322	(3)(a) The $\underline{\text{verified}}$ $\underline{\text{sworn}}$ petition shall allege the
323	existence of such stalking and shall include the specific facts

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The $\underline{\text{verified}}$ $\underline{\text{sworn}}$ petition shall be in substantially

CODING: Words stricken are deletions; words underlined are additions.

324

325

(b)

and circumstances for which relief is sought.

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326
     the following form:
327
                           PETITION FOR INJUNCTION
328
                       FOR PROTECTION AGAINST STALKING
329
          Before me, The undersigned authority, personally appeared
330
     petitioner ... (name) ... declares under penalties of perjury, who
331
     has been sworn and says that the following statements are true:
332
     1. Petitioner resides at: ... (address)...
333
     (Petitioner may furnish the address to the court in a separate
334
     confidential filing if, for safety reasons, the petitioner
335
     requires the location of the current residence to be
336
     confidential.)
337
     2.
         Respondent resides at: ...(last known address)...
338
         Respondent's last known place of employment: ... (name of
339
     business and address) ...
340
         Physical description of respondent: ....
     4.
341
     5.
         Race: ....
342
     6.
         Sex: ....
343
     7.
         Date of birth: ....
344
     8.
         Height: ....
345
     9.
         Weight: ....
346
     10. Eye color: ....
     11. Hair color: ....
347
348
     12. Distinguishing marks or scars: ....
349
     13. Aliases of respondent: ....
350
               Every petition for an injunction against stalking must
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351	contain, directly above the signature line, a statement in all
352	capital letters and bold type not smaller than the surrounding
353	text, as follows:
354	
355	UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE
356	FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE TRUE \pm
357	HAVE READ EVERY STATEMENT MADE IN THIS PETITION AND EACH
358	STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS
359	MADE IN THIS PETITION ARE BEING MADE UNDER PENALTIES PENALTY OF
360	PERJURY, PUNISHABLE AS PROVIDED IN SECTION 92.525 837.02,
361	FLORIDA STATUTES.
362	(initials)
363	Section 4. This act shall take effect July 1, 2024.

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