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2	An act relating to citrus canker; amending s.
3	120.80, F.S.; excluding certain statements and
4	actions by the Department of Agriculture and
5	Consumer Services from application of certain
6	rules; creating s. 933.40, F.S.; providing
7	definitions; providing for issuance of
8	agriculture warrants for certain purposes under
9	certain circumstances; requiring probable
10	cause; providing criteria procedures for
11	issuing such warrants; providing certain
12	guidelines and limitations on required notice;
13	providing for ex parte hearing for certain
14	warrant applications; providing a time limit on
15	the effectiveness of certain warrants;
16	providing a criminal penalty for refusal to
17	permit execution of a warrant; prohibiting
18	certain persons from giving certain information
19	as a confidential informant under certain
20	circumstances; providing construction; amending
21	s. 581.184, F.S.; authorizing the destruction
22	of certain trees; providing a notice
23	requirement to certain property owners;
24	preempting regulation of tree removal and
25	destruction to the state; providing an
26	effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Paragraph (c) is added to subsection (2) of
31	section 120.80, Florida Statutes, to read:

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120.80 Exceptions and special requirements; 1 2 agencies.--3 (2) DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES.--(c) The provisions of ss. 120.54 and 120.56 shall not 4 5 apply to any statement or action by the department in б furtherance of its duties pursuant to s. 581.184(2). 7 Section 2. Section 933.40, Florida Statutes, is 8 created to read: 9 933.40 Agriculture warrants.--(1) As used in this section: 10 (a) "Agriculture warrant" means an order in writing, 11 in the name of the people, signed by a person competent to 12 13 issue search warrants pursuant to s. 933.01, authorizing 14 department employees to exercise any duty or power granted by chapter 581 or chapter 585 with respect to any plant pest or 15 animal pest identified in the warrant, including, but not 16 limited to, conducting inspections, setting traps, examining 17 18 records, testing, dipping, disinfecting, treating, 19 identifying, quarantining, taking samples and measurements, and seizing or destroying property. 20 (b) "Animal pest" means any biological or chemical 21 22 residue as defined in s. 585.01(4), pathogenic organism or virulent organism as defined in s. 585.01(15), or any 23 24 transmissible, communicable, contagious, or infectious disease as described in s. 585.01(18). 25 (c) "Department" means the Department of Agriculture 26 27 and Consumer Services. (d) "Electronic signature" means any letters, 28 29 characters, symbols, or process manifested by electronic or similar means and attached to or logically associated with a 30 31

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record and executed or adopted by a person with the intent to 1 2 sign the record. 3 (e) "Parcel number" means the distinct parcel identification number assigned to a parcel of property by the 4 5 property appraiser for the county in which the property is б located. 7 (f) "Plant pest" means any plant pest, noxious weed, 8 or arthropod declared a nuisance by the department pursuant to s. 581.031(6), or any plant infected or exposed to infection 9 as defined in s. 581.184(1). 10 (q) When capitalized, "Section" has the meaning 11 ascribed in 43 U.S.C. s. 751. 12 13 (2) An agriculture warrant shall be issued only upon application supported by affidavit and shall describe the 14 street address and city or the parcel number and county of 15 each property to be subject to the warrant and each type of 16 plant pest or animal pest which will be the subject of the 17 18 warrant. 19 (3) An agriculture warrant shall be issued only upon probable cause. In determining the existence of probable cause 20 for the issuance of one or more agriculture warrants, one or 21 22 more of the following findings may be sufficient to support a 23 determination of probable cause: 24 (a) The property to be subject to the agriculture warrant is located within an area subject to a quarantine 25 which has been established by the department with respect to 26 the plant pest or animal pest that is the subject of the 27 2.8 warrant; or 29 (b) Under all of the circumstances set forth in the affidavit, there is a fair probability the property subject to 30 the agriculture warrant: 31

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1	1. Contains a plant pest;							
1 2	2. Is located in an area which may reasonably be							
∠ 3	suspected of being infested or infected with a plant pest due							
4	to its proximity to a known infestation, or if it is							
5	reasonably exposed to infestation;							
б	3. Is located in a Section in which the department has							
7	diagnosed the presence of one or more plants infected with							
8	citrus canker as defined in s. 581.184(1)(a) or is located in							
9	a Section adjacent thereto;							
10	4. Contains animals affected with any animal pest or							
11	which have been exposed to and are liable to spread the animal							
12	pest; or							
13	5. Contains any other property that is liable to							
14	<u>convey an animal pest.</u>							
15	(4) A single warrant application shall be sufficient							
16	for the issuance of multiple agriculture warrants if the							
17	application for the warrants describes the street address and							
18	city or the parcel number and county of each property subject							
19	to an agriculture warrant and all such properties are located							
20	within the same county.							
21	(5) Agriculture warrants may be signed by any person							
22	competent to issue search warrants under s. 933.01, either							
23	manually, by signature stamp, or by electronic signature. The							
24	judge or magistrate, upon examination of the application and							
25	proofs submitted, if satisfied that probable cause exists for							
26	the issuing of one or more agriculture warrants, shall issue							
27	such agriculture warrants with his or her signature and office							
28	affixed thereto. Such agriculture warrants may be served and							
29	executed by employees of the department, with the assistance							
30	of third parties supervised by department employees, and shall							
31								

**CODING:** Words stricken are deletions; words <u>underlined</u> are additions.

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1	authorize department employees with such assistance to						
2	undertake all actions authorized by the warrant.						
3	(6) Prior notice to the owner or occupant of the						
4	property to be subject to the agriculture warrant, or to any						
5	other person, of the application for agriculture warrants						
6	shall not be required as a condition for the issuance of						
7	warrants under this section. At the time of execution of the						
8	agriculture warrant, a copy, including any applicable renewal						
9	or extension thereof under subsection (8), shall be delivered						
10	to a person 18 years of age or older who is occupying or						
11	living on the property subject to the warrant or shall be						
12	attached to a conspicuous place on that property.						
13	(7) The department shall be entitled to an ex parte						
14	hearing forthwith on an application for an agriculture						
15	warrant.						
16	(8) An agriculture warrant shall be effective for 60						
17	days and shall authorize multiple executions of the warrant						
18	prior to its expiration. An agriculture warrant may be						
19	extended or renewed by the judge or magistrate who signed and						
20	issued the original warrant upon satisfaction of such official						
21	that probable cause continues to exist for the reissuance of						
22	the warrant. Such warrant must be returned to the issuing						
23	official prior to the expiration date specified in the warrant						
24	or within the extended or renewed time.						
25	(9) An agriculture warrant shall not:						
26	(a) Be executed between 7 p.m. of any day and 7 a.m.						
27	of the succeeding day, or on any legal holiday;						
28	(b) Authorize the entry into or inspection of the						
29	interior of any occupied dwelling or any automobile; or						
30	(c) Be issued in blank.						
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1	(10) Any person who willfully refuses to permit
2	execution of any agriculture warrant commits a misdemeanor of
3	the second degree, punishable as provided in s. 775.082 or s.
4	<u>775.083.</u>
5	(11) A person executing an agriculture warrant
6	pursuant to this section shall not give information as a
7	confidential informer, testify as a witness, or execute an
8	affidavit as a predicate for the issuance of a criminal search
9	warrant or for probable cause to search any dwelling or other
10	building without a criminal search warrant.
11	(12) Nothing in this section shall be construed to
12	restrict the powers granted by general law to an agency of the
13	state, or to a unit of local government acting on behalf of
14	such agency pursuant to a contract with the agency, to conduct
15	inspections with or without warrant as authorized by general
16	law.
17	Section 3. Subsections $(2)$ and $(4)$ of section 581.184,
18	Florida Statutes, are amended to read:
19	581.184 Adoption of rules; citrus canker eradication;
20	voluntary destruction agreements
21	(2)(a) The department shall remove and destroy all
22	infected citrus trees and all citrus trees exposed to
23	infection. The department may destroy by chipping trees
24	removed pursuant to this section. Notice of the removal of
25	such trees, by immediate final order, <u>shall</u> may be provided to
26	the owner of the property on which such trees are located. An
27	immediate final order issued by the department pursuant to
28	this section shall notify the property owner that the citrus
29	trees that are the subject of the immediate final order will
30	be removed and destroyed unless the property owner, no later
31	than 10 days after delivery of the immediate final order

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1	pursuant to subsection (3), requests and obtains a stay of the
2	immediate final order from the district court of appeal with
3	jurisdiction to review such requests. The property owner shall
4	not be required to seek a stay of the immediate final order by
5	the department prior to seeking the stay from the district
б	court of appeal.
7	(b) <u>Regulation of the removal or destruction of citrus</u>
8	trees pursuant to this section is hereby preempted to the
9	state. No county, municipal, or other local ordinance or other
10	regulation that would otherwise impose requirements,
11	restrictions, or conditions upon the department or its
12	contractors with respect to the removal or destruction of
13	citrus trees pursuant to this section shall be enforceable
14	against the department or its contractors. Notwithstanding the
15	provisions of paragraph (a), and for the 2003 2004 fiscal year
16	only, notice of the removal of infected citrus trees and
17	citrus trees exposed to infection, by immediate final order,
18	shall be provided to the owner of the property on which such
19	trees are located. This paragraph expires July 1, 2004.
20	(4) Simultaneously with the delivery of an immediate
21	final order, the department shall also provide the following
22	information to a property owner:
23	(a) The physical location of the infected tree which
24	has necessitated removal and destruction of the property
25	owner's tree.
26	(b) The diagnostic report that resulted in the
27	determination that the infected tree is infected with the
28	citrus canker.
29	(c) The distance between the infected citrus tree and
30	a property owner's exposed citrus trees.
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1		Section	4.	This	act	shall	take	effect	upon	becoming	a
2	law.										
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