Bill No. CS/HB 1099 (2012)

Amendment No. 1

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Judiciary Committee Representative Plakon offered the following:

#### Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsection (2) of section 741.315, Florida Statutes, is amended to read:

741.315 Recognition of foreign protection orders.-

9 (2) Pursuant to 18 U.S.C. s. 2265, an injunction for 10 protection against domestic violence issued by a court of a foreign state must be accorded full faith and credit by the 11 courts of this state and enforced by a law enforcement agency as 12 13 if it were the order of a Florida court issued under s. 741.30, s. 741.31, s. 784.046, or s. 784.047, 784.0485, or 784.0487 and 14 15 provided that the court had jurisdiction over the parties and the matter and that reasonable notice and opportunity to be 16 17 heard was given to the person against whom the order is sought sufficient to protect that person's right to due process. Ex 18 parte foreign injunctions for protection are not eligible for 19

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20 enforcement under this section unless notice and opportunity to be heard have been provided within the time required by the 21 22 foreign state or tribal law, and in any event within a 23 reasonable time after the order is issued, sufficient to protect the respondent's due process rights. 24 25 Section 2. Section 784.048, Florida Statutes, is amended to 26 read: 784.048 Stalking; definitions; penalties.-27 As used in this section, the term: 28 (1)29 "Harass" means to engage in a course of conduct (a) 30 directed at a specific person which that causes substantial 31 emotional distress to that in such person and serves no 32 legitimate purpose. "Course of conduct" means a pattern of conduct 33 (b) composed of a series of acts over a period of time, however 34 short, which evidences evidencing a continuity of purpose. The 35 36 term does not include constitutionally protected activity such 37 as is not included within the meaning of "course of conduct." 38 Such constitutionally protected activity includes picketing or 39 other organized protests. "Credible threat" means a verbal or nonverbal threat, 40 (C) 41 or a combination of the two, including threats delivered by 42 electronic communication or implied by a pattern of conduct, 43 which places the person who is the target of the threat in reasonable fear for his or her safety or the safety of his or 44 45 her family members or individuals closely associated with the 46 person, and which is made with the apparent ability to carry out 47 the threat to cause such harm. It is not necessary to prove that 416577 - h1099-strike.docx

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Amendment No. 1 48 <u>the person making the threat had the intent to actually carry</u> 49 <u>out the threat. The present incarceration of the person making</u> 50 <u>the threat is not a bar to prosecution under this section made</u> 51 <del>with the intent to cause the person who is the target of the</del> 52 <del>threat to reasonably fear for his or her safety</del>. The threat must 53 be against the life of, or a threat to cause bodily injury to, a 54 <del>person.</del>

(d) "Cyberstalk" means to engage in a course of conduct to communicate, or to cause to be communicated, words, images, or language by or through the use of electronic mail or electronic communication, directed at a specific person, causing substantial emotional distress to that person and serving no legitimate purpose.

(2) <u>A</u> Any person who willfully, maliciously, and
repeatedly follows, harasses, or cyberstalks another person
commits the offense of stalking, a misdemeanor of the first
degree, punishable as provided in s. 775.082 or s. 775.083.

A Any person who willfully, maliciously, and 65 (3)repeatedly follows, harasses, or cyberstalks another person $_{\mathcal{T}}$  and 66 67 makes a credible threat to that person with the intent to place that person in reasonable fear of death or bodily injury of the 68 69 person, or the person's child, sibling, spouse, parent, or 70 dependent, commits the offense of aggravated stalking, a felony 71 of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 72

(4) <u>A</u> Any person who, after an injunction for protection against repeat violence, sexual violence, or dating violence pursuant to s. 784.046, or an injunction for protection against 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 3 of 24

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domestic violence pursuant to s. 741.30, or after any other court-imposed prohibition of conduct toward the subject person or that person's property, knowingly, willfully, maliciously, and repeatedly follows, harasses, or cyberstalks another person commits the offense of aggravated stalking, a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

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(5) <u>A</u> Any person who willfully, maliciously, and
repeatedly follows, harasses, or cyberstalks a <u>child minor</u> under
16 years of age commits the offense of aggravated stalking, a
felony of the third degree, punishable as provided in s.
775.082, s. 775.083, or s. 775.084.

(6) <u>A</u> Any law enforcement officer may arrest, without a
warrant, any person <u>that</u> he or she has probable cause to believe
has violated the provisions of this section.

91 (7) <u>A</u> Any person who, after having been sentenced for a 92 violation of s. 794.011, s. 800.04, or s. 847.0135(5) and 93 prohibited from contacting the victim of the offense under s. 94 921.244, willfully, maliciously, and repeatedly follows, 95 harasses, or cyberstalks the victim commits the offense of 96 aggravated stalking, a felony of the third degree, punishable as 97 provided in s. 775.082, s. 775.083, or s. 775.084.

98 (8) The punishment imposed under this section shall run
99 consecutive to any former sentence imposed for a conviction for
100 any offense under s. 794.011, s. 800.04, or s. 847.0135(5).

101 (9) (a) The sentencing court shall consider, as a part of 102 any sentence, issuing an order restraining the defendant from 103 any contact with the victim, which may be valid for up to 10 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 4 of 24

104	Amendment No. 1 years, as determined by the court. It is the intent of the
105	Legislature that the length of any such order be based upon the
106	seriousness of the facts before the court, the probability of
107	future violations by the perpetrator, and the safety of the
108	victim and his or her family members or individuals closely
109	associated with the victim.
110	(b) The order may be issued by the court even if the
111	defendant is sentenced to a state prison or a county jail or
112	even if the imposition of the sentence is suspended and the
113	defendant is placed on probation.
114	Section 3. Section 784.0485, Florida Statutes, is created
115	to read:
116	784.0485 Stalking; injunction; powers and duties of court
117	and clerk; petition; notice and hearing; temporary injunction;
118	issuance of injunction; statewide verification system;
119	enforcement
120	(1) There is created a cause of action for an injunction
121	for protection against stalking. For the purposes of injunctions
122	for protection against stalking under this section, the offense
123	of stalking shall include the offense of cyberstalking.
124	(a) A person who is the victim of stalking or the parent
125	or legal guardian of a minor child who is living at home who
126	seeks an injunction for protection against stalking on behalf of
127	the minor child has standing in the circuit court to file a
128	sworn petition for an injunction for protection against
129	stalking.
130	(b) The cause of action for an injunction for protection
131	may be sought regardless of whether any other cause of action is
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132	currently pending between the parties. However, the pendency of
133	any such cause of action shall be alleged in the petition.
134	(c) The cause of action for an injunction may be sought by
135	any affected person.
136	(d) The cause of action for an injunction does not require
137	either party to be represented by an attorney.
138	(e) The court may not issue mutual orders of protection;
139	however, the court is not precluded from issuing separate
140	injunctions for protection against stalking if each party has
141	complied with this section. Compliance with this section may not
142	be waived.
143	(f) Notwithstanding chapter 47, a petition for an
144	injunction for protection against stalking may be filed in the
145	circuit where the petitioner currently or temporarily resides,
146	where the respondent resides, or where the stalking occurred.
147	There is no minimum requirement of residency to petition for an
148	injunction for protection.
149	(2)(a) Notwithstanding any other law, the clerk of court
150	may not assess a filing fee to file a petition for protection
151	against stalking. However, subject to legislative appropriation,
152	the clerk of the circuit court may, on a quarterly basis, submit
153	to the Office of the State Courts Administrator a certified
154	request for reimbursement for petitions for protection against
155	stalking issued by the court, at the rate of \$40 per petition.
156	The request for reimbursement shall be submitted in the form and
157	manner prescribed by the Office of the State Courts
158	Administrator. From this reimbursement, the clerk shall pay any
159	law enforcement agency serving the injunction the fee requested
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160	Amendment No. 1 by the law enforcement agency; however, this fee may not exceed
161	\$20.
162	(b) A bond is not required by the court for the entry of
163	an injunction.
164	(c)1. The clerk of the court shall assist petitioners in
165	seeking both injunctions for protection against stalking and
166	enforcement of a violation thereof as specified in this section.
167	2. All offices of the clerk of the court shall provide
168	simplified petition forms for the injunction and any
169	modifications to and the enforcement thereof, including
170	instructions for completion.
171	3. The clerk of the court shall ensure the petitioner's
172	privacy to the extent practicable while completing the forms for
173	an injunction for protection against stalking.
174	4. The clerk of the court shall provide a petitioner with
175	a minimum of two certified copies of the order of injunction,
176	one of which is serviceable and will inform the petitioner of
177	the process for service and enforcement.
178	5. The clerk of the court and appropriate staff in each
179	county shall receive training in the effective assistance of
180	petitioners as provided or approved by the Florida Association
181	of Court Clerks.
182	6. The clerk of the court in each county shall make
183	available informational brochures on stalking when such a
184	brochure is provided by the local certified domestic violence
185	center or certified rape crisis center.
186	7. The clerk of the court in each county shall distribute
187	a statewide uniform informational brochure to petitioners at the
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188	Amendment No. 1 time of filing for an injunction for protection against stalking
189	when such brochures become available. The brochure must include
190	information about the effect of giving the court false
191	information.
192	(3)(a) The sworn petition shall allege the existence of
193	such stalking and shall include the specific facts and
194	circumstances for which relief is sought.
195	(b) The sworn petition shall be in substantially the
196	following form:
197	
198	PETITION FOR INJUNCTION FOR PROTECTION AGAINST STALKING
199	
200	Before me, the undersigned authority, personally appeared
201	Petitioner(Name), who has been sworn and says that
202	the following statements are true:
203	
204	1. Petitioner resides at:(address)
205	(Petitioner may furnish the address to the court in a
206	separate confidential filing if, for safety reasons,
207	the petitioner requires the location of the current
208	residence to be confidential.)
209	2. Respondent resides at:(last known address)
210	3. Respondent's last known place of employment:(name
211	of business and address)
212	4. Physical description of respondent:
213	5. Race
214	<u>6. Sex</u>
215	7. Date of birth
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م ما	Amendment No. 1
216	8. Height
217	9. Weight
218	10. Eye color
219	11. Hair color
220	12. Distinguishing marks or scars
221	13. Aliases of respondent:
222	
223	(c) The petitioner shall describe any other cause of
224	action currently pending between the petitioner and respondent.
225	The petitioner shall also describe any previous attempt by the
226	petitioner to obtain an injunction for protection against
227	stalking in this or any other circuit, and the result of that
228	attempt. (Case numbers should be included, if available.)
229	(d) The petition must provide space for the petitioner to
230	specifically allege that he or she is a victim of stalking
231	because respondent has:
232	
233	(Mark all sections that apply and describe in the spaces below
234	the incidents of stalking specifying when and where they
235	occurred, including, but not limited to, locations such as a
236	home, school, or place of employment.)
237	
238	Committed stalking.
239	Previously threatened, harassed, stalked,
240	cyberstalked, or physically abused the petitioner.
241	Threatened to harm the petitioner or family members or
242	individuals closely associated with the petitioner.
243	Intentionally injured or killed a family pet.
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244	Used, or has threatened to use, against the petitioner
245	any weapons such as guns or knives.
246	A criminal history involving violence or the threat of
247	violence (if known).
248	Another order of protection issued against him or her
249	previously or from another jurisdiction, if known.
250	Destroyed personal property, including, but not
251	limited to, telephones or other communication equipment,
252	clothing, or other items belonging to the petitioner.
253	(e) The petitioner seeks an injunction: (Mark appropriate
254	section or sections.)
255	Immediately restraining the respondent from committing
256	any acts of stalking.
257	Restraining the respondent from committing any acts of
258	stalking.
259	Providing any terms the court deems necessary for the
260	protection of a victim of stalking, including any injunctions or
261	directives to law enforcement agencies.
262	(f) Every petition for an injunction against stalking must
263	contain, directly above the signature line, a statement in all
264	capital letters and bold type not smaller than the surrounding
265	text, as follows:
266	
267	I HAVE READ EVERY STATEMENT MADE IN THIS PETITION AND
268	EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT
269	THE STATEMENTS MADE IN THIS PETITION ARE BEING MADE
270	UNDER PENALTY OF PERJURY, PUNISHABLE AS PROVIDED IN
271	SECTION 837.02, FLORIDA STATUTES.
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070	Amendment No. 1
272	
273	(initials)
274	
275	(4) Upon the filing of the petition, the court shall set a
276	hearing to be held at the earliest possible time. The respondent
277	shall be personally served with a copy of the petition, notice
278	of hearing, and temporary injunction, if any, before the
279	hearing.
280	(5)(a) If it appears to the court that stalking exists,
281	the court may grant a temporary injunction ex parte, pending a
282	full hearing, and may grant such relief as the court deems
283	proper, including an injunction restraining the respondent from
284	committing any act of stalking.
285	(b) In a hearing ex parte for the purpose of obtaining
286	such ex parte temporary injunction, evidence other than verified
287	pleadings or affidavits may not be used as evidence, unless the
288	respondent appears at the hearing or has received reasonable
289	notice of the hearing. A denial of a petition for an ex parte
290	injunction shall be by written order noting the legal grounds
291	for denial. If the only ground for denial is no appearance of an
292	immediate and present danger of stalking, the court shall set a
293	full hearing on the petition for injunction with notice at the
294	earliest possible time. This paragraph does not affect a
295	petitioner's right to promptly amend any petition, or otherwise
296	be heard in person on any petition consistent with the Florida
297	Rules of Civil Procedure.
298	(c) Any such ex parte temporary injunction is effective
299	for a fixed period not to exceed 15 days. A full hearing, as
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300	provided in this section, shall be set for a date no later than
301	the date when the temporary injunction ceases to be effective.
302	The court may grant a continuance of the hearing before or
303	during a hearing for good cause shown by any party, which shall
304	include a continuance to obtain service of process. An
305	injunction shall be extended if necessary to remain in full
306	force and effect during any period of continuance.
307	(6)(a) Upon notice and hearing, when it appears to the
308	court that the petitioner is the victim of stalking, the court
309	may grant such relief as the court deems proper, including an
310	injunction:
311	1. Restraining the respondent from committing any act of
312	stalking.
313	2. Ordering the respondent to participate in treatment,
314	intervention, or counseling services to be paid for by the
315	respondent.
316	3. Referring a petitioner to appropriate services. The
317	court may provide the petitioner with a list of certified
318	domestic violence centers, certified rape crisis centers, and
319	other appropriate referrals in the circuit which the petitioner
320	may contact.
321	4. Ordering such other relief as the court deems necessary
322	for the protection of a victim of stalking, including
323	injunctions or directives to law enforcement agencies, as
324	provided in this section.
325	(b) The terms of an injunction restraining the respondent
326	under subparagraph (a)1. or ordering other relief for the
327	protection of the victim under subparagraph (a)4. shall remain
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Amendment No. 1 328 in effect until modified or dissolved. Either party may move at 329 any time to modify or dissolve the injunction. Specific 330 allegations are not required. Such relief may be granted in 331 addition to other civil or criminal remedies. 332 (c) A temporary or final judgment on injunction for 333 protection against stalking entered pursuant to this section 334 shall, on its face, indicate that: 1. The injunction is valid and enforceable in all counties 335 336 of this state. 337 2. Law enforcement officers may use their arrest powers 338 pursuant to s. 901.15(6) to enforce the terms of the injunction. 339 3. The court has jurisdiction over the parties and matter 340 under the laws of this state and that reasonable notice and 341 opportunity to be heard was given to the person against whom the 342 order is sought sufficient to protect that person's right to due 343 process. 4. The date that the respondent was served with the 344 345 temporary or final order, if obtainable. 346 The fact that a separate order of protection is (d) 347 granted to each opposing party is not legally sufficient to deny any remedy to either party or to prove that the parties are 348 349 equally at fault or equally endangered. 350 (e) A final judgment on an injunction for protection 351 against stalking entered pursuant to this section must, on its 352 face, provide that it is a violation of s. 790.233 and a 353 misdemeanor of the first degree for the respondent to have in 354 his or her care, custody, possession, or control any firearm or 355 ammunition. 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 13 of 24

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356	(f) All proceedings under this subsection shall be
357	recorded. Recording may be by electronic means as provided by
358	the Rules of Judicial Administration.
359	(7) The court shall allow an advocate from a state
360	attorney's office, a law enforcement agency, a certified rape
361	crisis center, or a certified domestic violence center who is
362	registered under s. 39.905 to be present with the petitioner or
363	respondent during any court proceedings or hearings related to
364	the injunction for protection if the petitioner or respondent
365	has made such a request and the advocate is able to be present.
366	(8)(a)1. The clerk of the court shall furnish a copy of
367	the petition, notice of hearing, and temporary injunction, if
368	any, to the sheriff or a law enforcement agency of the county
369	where the respondent resides or can be found, who shall serve it
370	upon the respondent as soon thereafter as possible on any day of
371	the week and at any time of the day or night. When requested by
372	the sheriff, the clerk of the court may transmit a facsimile
373	copy of an injunction that has been certified by the clerk of
374	the court, and this facsimile copy may be served in the same
375	manner as a certified copy. Upon receiving a facsimile copy, the
376	sheriff must verify receipt with the sender before attempting to
377	serve it on the respondent. In addition, if the sheriff is in
378	possession of an injunction for protection which has been
379	certified by the clerk of the court, the sheriff may transmit a
380	facsimile copy of that injunction to a law enforcement officer
381	who shall serve it in the same manner as a certified copy. The
382	clerk of the court shall furnish to the sheriff such information
383	concerning the respondent's physical description and location as
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384	Amendment No. 1 is required by the Department of Law Enforcement to comply with
385	the verification procedures set forth in this section.
386	Notwithstanding any other law, the chief judge of each circuit,
387	in consultation with the appropriate sheriff, may authorize a
388	law enforcement agency within the jurisdiction to effect
389	service. A law enforcement agency serving injunctions pursuant
390	to this section shall use service and verification procedures
391	consistent with those of the sheriff.
392	2. If an injunction is issued and the petitioner requests
393	the assistance of a law enforcement agency, the court may order
394	that an officer from the appropriate law enforcement agency
395	accompany the petitioner to assist in the execution or service
396	of the injunction. A law enforcement officer shall accept a copy
397	of an injunction for protection against stalking, certified by
398	the clerk of the court, from the petitioner and immediately
399	serve it upon a respondent who has been located but not yet
400	served.
401	3. An order issued, changed, continued, extended, or
402	vacated subsequent to the original service of documents
403	enumerated under subparagraph 1. shall be certified by the clerk
404	of the court and delivered to the parties at the time of the
405	entry of the order. The parties may acknowledge receipt of such
406	order in writing on the face of the original order. If a party
407	fails or refuses to acknowledge the receipt of a certified copy
408	of an order, the clerk shall note on the original order that
409	service was effected. If delivery at the hearing is not
410	possible, the clerk shall mail certified copies of the order to
411	the parties at the last known address of each party. Service by
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Amendment No. 1 412 mail is complete upon mailing. When an order is served pursuant 413 to this subsection, the clerk shall prepare a written certification to be placed in the court file specifying the 414 time, date, and method of service and shall notify the sheriff. 415 416 4. If the respondent has been served previously with a 417 temporary injunction and has failed to appear at the initial 418 hearing on the temporary injunction, any subsequent petition for 419 injunction seeking an extension of time may be served on the 420 respondent by the clerk of the court by certified mail in lieu 421 of personal service by a law enforcement officer. 422 (b)1. Within 24 hours after the court issues an injunction for protection against stalking or changes, continues, extends, 423 424 or vacates an injunction for protection against stalking, the 425 clerk of the court must forward a certified copy of the 426 injunction for service to the sheriff having jurisdiction over 427 the residence of the petitioner. The injunction must be served in accordance with this subsection. 428 429 2. Within 24 hours after service of process of an 430 injunction for protection against stalking upon a respondent, 431 the law enforcement officer must forward the written proof of 432 service of process to the sheriff having jurisdiction over the 433 residence of the petitioner. 434 3. Within 24 hours after the sheriff receives a certified 435 copy of the injunction for protection against stalking, the sheriff must make information relating to the injunction 436 437 available to other law enforcement agencies by electronically 438 transmitting such information to the Department of Law 439 Enforcement. 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 16 of 24

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440	4. Within 24 hours after the sheriff or other law
441	enforcement officer has made service upon the respondent and the
442	sheriff has been so notified, the sheriff must make information
443	relating to the service available to other law enforcement
444	agencies by electronically transmitting such information to the
445	Department of Law Enforcement.
446	5. Within 24 hours after an injunction for protection
447	against stalking is vacated, terminated, or otherwise rendered
448	no longer effective by ruling of the court, the clerk of the
449	court must notify the sheriff receiving original notification of
450	the injunction as provided in subparagraph 2. That agency shall,
451	within 24 hours after receiving such notification from the clerk
452	of the court, notify the Department of Law Enforcement of such
453	action of the court.
454	(9)(a) The court may enforce a violation of an injunction
455	for protection against stalking through a civil or criminal
456	contempt proceeding, or the state attorney may prosecute it as a
457	criminal violation under s. 784.0487. Any assessments or fines
458	ordered by the court enforcing such an injunction shall be
459	collected by the clerk of the court and transferred on a monthly
460	basis to the State Treasury for deposit into the Domestic
461	Violence Trust Fund.
462	(b) If the respondent is arrested by a law enforcement
463	officer under s. 901.15(6) or for a violation of s. 784.0487,
464	the respondent shall be held in custody until brought before the
465	court as expeditiously as possible for the purpose of enforcing
466	the injunction and for admittance to bail in accordance with
467	chapter 903 and the applicable rules of criminal procedure,
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468	Amendment No. 1 pending a hearing.
469	(10) The petitioner or the respondent may move the court
470	to modify or dissolve an injunction at any time.
471	Section 4. Section 784.0487, Florida Statutes, is created
472	to read:
473	784.0487 Violation of an injunction for protection against
474	stalking or cyberstalking
475	(1) If the injunction for protection against stalking or
476	cyberstalking has been violated and the respondent has not been
477	arrested, the petitioner may contact the clerk of the circuit
478	court of the county in which the violation is alleged to have
479	occurred. The clerk shall assist the petitioner in preparing an
480	affidavit in support of reporting the violation or directing the
481	petitioner to the office operated by the court that has been
482	designated by the chief judge of that circuit as the central
483	intake point for violations of injunctions for protection where
484	the petitioner can receive assistance in the preparation of the
485	affidavit in support of the violation.
486	(2) The affidavit shall be immediately forwarded by the
487	office assisting the petitioner to the state attorney of that
488	circuit and to such judge as the chief judge determines to be
489	the recipient of affidavits of violations of an injunction. If
490	the affidavit alleges that a crime has been committed, the
491	office assisting the petitioner shall also forward a copy of the
492	petitioner's affidavit to the appropriate law enforcement agency
493	for investigation. No later than 20 days after receiving the
494	initial report, the local law enforcement agency shall complete
495	its investigation and forward a report to the state attorney.
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496 The policy adopted by the state attorney in each circuit under 497 s. 741.2901(2) shall include a policy regarding intake of 498 alleged violations of injunctions for protection against stalking or cyberstalking under this section. The intake shall 499 500 be supervised by a state attorney who has been designated and 501 assigned to handle stalking or cyberstalking cases. The state 502 attorney shall determine within 30 working days whether his or her office will file criminal charges or prepare a motion for an 503 504 order to show cause as to why the respondent should not be held in criminal contempt, or prepare both as alternative findings, 505 506 or file notice that the case remains under investigation or is 507 pending subject to some other action. 508 (3) If the court has knowledge that the petitioner or 509 another person is in immediate danger if the court does not act 510 before the decision of the state attorney to proceed, the court 511 shall immediately issue an order of appointment of the state attorney to file a motion for an order to show cause as to why 512 513 the respondent should not be held in contempt. If the court does 514 not issue an order of appointment of the state attorney, it 515 shall immediately notify the state attorney that the court is 516 proceeding to enforce the violation through criminal contempt. 517 (4) A person who willfully violates an injunction for 518 protection against stalking or cyberstalking issued pursuant to s. 784.0485, or a foreign protection order accorded full faith 519 520 and credit pursuant to s. 741.315, by: 521 (a) Going to, or being within 500 feet of, the petitioner's residence, school, place of employment, or a 522 523 specified place frequented regularly by the petitioner and any 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 19 of 24

Amendment No. 1

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524	Amendment No. 1 named family members or individuals closely associated with the
525	petitioner;
526	(b) Committing an act of stalking against the petitioner;
527	(c) Committing any other violation of the injunction
528	through an intentional unlawful threat, word, or act to do
529	violence to the petitioner;
530	(d) Telephoning, contacting, or otherwise communicating
531	with the petitioner, directly or indirectly, unless the
532	injunction specifically allows indirect contact through a third
533	party;
534	(e) Knowingly and intentionally coming within 100 feet of
535	the petitioner's motor vehicle, whether or not that vehicle is
536	occupied;
537	(f) Defacing or destroying the petitioner's personal
538	property, including the petitioner's motor vehicle; or
539	(g) Refusing to surrender firearms or ammunition if
540	ordered to do so by the court,
541	
542	commits a misdemeanor of the first degree, punishable as
543	provided in s. 775.082 or s. 775.083.
544	(5) A person who suffers an injury or loss as a result of
545	a violation of an injunction for protection against stalking or
546	cyberstalking may be awarded economic damages for that injury or
547	loss by the court issuing the injunction. Damages includes costs
548	and attorney fees for enforcement of the injunction.
549	Section 5. Section 790.233, Florida Statutes, is amended
550	to read:

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551	Amendment No. 1 790.233 Possession of firearm or ammunition prohibited
552	when person is subject to an injunction against committing acts
553	of domestic violence, stalking, or cyberstalking; penalties
554	(1) A person may not have in his or her care, custody,
555	possession, or control any firearm or ammunition if the person
556	has been issued a final injunction that is currently in force
557	and effect, restraining that person from committing acts of
558	domestic violence, as <del>and that has been</del> issued under s. 741.30
559	or from committing acts of stalking or cyberstalking, as issued
560	under s. 784.0485.
561	(2) A person who violates subsection (1) commits a
562	misdemeanor of the first degree, punishable as provided in s.
563	775.082 or s. 775.083.
564	(3) It is the intent of the Legislature that the
565	disabilities regarding possession of firearms and ammunition are
566	consistent with federal law. Accordingly, this section shall not
567	apply to a state or local officer as defined in s. 943.10(14),
568	holding an active certification, who receives or possesses a
569	firearm or ammunition for use in performing official duties on
570	behalf of the officer's employing agency, unless otherwise
571	prohibited by the employing agency.
572	Section 6. This act shall take effect October 1, 2012.
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574	
575	
576	TITLE AMENDMENT
577	Remove the entire title and insert:
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Amendment No. 1 578 An act relating to stalking; amending s. 741.315, F.S.; 579 providing injunctions issued by a court of a foreign state be 580 accorded full faith and credit by the courts of this state and 581 enforced as if it were an order issued under s. 784.0485 or s. 582 784.0487, F.S.; amending s. 784.048, F.S.; redefining the terms 583 "course of conduct" and "credible threat"; providing that a person who makes a threat which places another person in 584 585 reasonable fear for his or her safety or the safety of his or 586 her family members or individuals closely associated with the person commits the offense of aggravated stalking under certain 587 588 circumstances; requiring that the sentencing court consider issuing an order restraining a defendant from any contact with 589 the victim for up to 10 years; providing legislative intent 590 regarding the length of any such restraining order; creating s. 591 784.0485, F.S.; creating a civil cause of action for an 592 injunction for protection against stalking or cyberstalking; 593 594 providing that the victim of stalking or cyberstalking or the 595 parent or legal quardian on behalf of a minor child victim has 596 standing in the circuit court to file a sworn petition for an 597 injunction for protection against stalking or cyberstalking; prohibiting a court from issuing mutual orders of protection, 598 599 but authorizing the court to issue a separate injunction for 600 protection against stalking or cyberstalking if each party has 601 complied with the provisions of law; providing for venue of the 602 cause of action; prohibiting the clerk of the court from assessing a filing fee; providing an exception; providing that a 603 petitioner is not required to post a bond; requiring the clerks 604 of court to assist petitioners in filing petitions with the 605 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM Page 22 of 24

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606 court; requiring the clerk of the court in each county to make 607 available informational brochures; providing a sample petition 608 for an injunction for protection against stalking or 609 cyberstalking; authorizing the court to grant a temporary injunction ex parte, pending a full hearing, under certain 610 611 circumstances; authorizing the court to grant such relief as the 612 court deems necessary and proper; providing procedures for an ex 613 parte injunction hearing; setting forth the criteria the court must consider at the hearing; requiring the court to allow an 614 advocate from a state attorney's office, law enforcement agency, 615 616 certified domestic violence center, or certified rape crisis 617 center to be present with the petitioner or respondent during 618 any court proceeding; requiring the clerk of the court to furnish a copy of the petition, notice of hearing, and temporary 619 injunction, if any, to the sheriff or a law enforcement agency 620 of the county where the respondent resides or can be found, who 621 622 shall serve it upon the respondent as soon thereafter as 623 possible on any day of the week and at any time of the day or 624 night; authorizing the court to order a law enforcement officer 625 to accompany the petitioner; authorizing the court to enforce a violation of an injunction for protection against stalking or 626 627 cyberstalking through a civil or criminal contempt proceeding; 628 authorizing a state attorney to use criminal procedures for a 629 violation of an injunction for protection; creating s. 784.0487, F.S.; providing procedures to follow when the respondent has 630 violated the injunction for protection; providing legislative 631 intent; providing criminal penalties; providing that a court may 632 633 award a person who suffers an injury or loss as a result of a 416577 - h1099-strike.docx Published On: 2/15/2012 7:10:33 PM

Amendment No. 1

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Amendment No. 1 634 violation of an injunction for protection against stalking or 635 cyberstalking economic damages for that injury or loss, 636 including costs and attorney fees for enforcement of the 637 injunction; amending s. 790.233, F.S.; providing that a person 638 may not have in his or her possession any firearm or ammunition 639 if a final injunction is currently in force to restrain that 640 person from committing acts of stalking or cyberstalking; 641 providing an effective date.