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A bill to be entitled An act relating to access to clinics; providing a directive to the Division of Law Revision; creating s. 762.01, F.S.; providing a short title; creating s. 762.02, F.S.; defining terms; creating s. 762.03, F.S.; defining the term "minor child or ward"; prohibiting a person from committing certain acts against reproductive health services clients, providers, or assistants; prohibiting a person from damaging certain properties; providing penalties; providing construction; creating s. 762.04, F.S.; providing criminal penalties and fines for first offenses and for second and subsequent offenses; providing requirements for departures from the sentences and fines; creating s. 762.05, F.S.; providing civil remedies for those aggrieved by specified violations against reproductive health services clients, providers, or assistants or against certain properties; authorizing the Attorney General, a state attorney, or a city attorney to bring a civil action for such violations; creating s. 762.06, F.S.; requiring a court to take actions necessary to safeguard the health, safety, or privacy of specified persons under certain circumstances, including granting restraining orders that may prohibit or

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26	restrict the photographing of such persons;									
27	authorizing the court to authorize specified persons									
28	to use pseudonyms in a civil action; providing an									
29	effective date.									
30										
31	Be It Enacted by the Legislature of the State of Florida:									
32										
33	Section 1. The Division of Law Revision is directed to									
34	create chapter 762, Florida Statutes, consisting of ss. 762.01-									
35	762.06, Florida Statutes, to be entitled "Protection of the									
36	Exercise of Constitutional Rights."									
37	Section 2. Section 762.01, Florida Statutes, is created to									
38	read:									
39	762.01 Short title.—Sections 762.01-762.06 may be cited as									
40	the "Clinic Protection Act."									
41	Section 3. Section 762.02, Florida Statutes, is created to									
42	read:									
43	762.02 Definitions.—As used in ss. 762.01-762.06, the									
44	term:									
45	(1) "Crime of violence" means an offense that involves the									
46	use or attempted or threatened use of physical force against the									
47	person or property of another.									
48	(2) "Interfere with" means to restrict a person's freedom									
49	of movement.									
50	(3) "Intimidate" means to place a person in reasonable									

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apprehension of bodily harm to herself or himself or to another.

- (4) "Nonviolent" means conduct that would not constitute a crime of violence.
- (5) "Physical obstruction" means rendering ingress to or egress from a reproductive health services facility impassable to another person, or rendering passage to or from a reproductive health services facility unreasonably difficult or hazardous to another person.
- (6) "Reproductive health services" means reproductive health services provided in a hospital, clinic, physician's office, or other facility and includes medical, surgical, counseling, or referral services relating to the human reproductive system, including services relating to pregnancy or the termination of a pregnancy.
- (7) "Reproductive health services client, provider, or assistant" means a person or entity that is or was involved in:
- (a) Obtaining or seeking to obtain any services in a reproductive health services facility;
- (b) Providing or seeking to provide any services in a reproductive health services facility;
- (c) Assisting or seeking to assist another person at that other person's request to obtain or provide any services in a reproductive health services facility; or
- (d) Owning or operating, or seeking to own or operate, a reproductive health services facility.

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(8) "Reproductive health services facility" means a hospital, clinic, physician's office, or other facility that provides or seeks to provide reproductive health services and includes the building or structure in which the facility is located.

Section 4. Section 762.03, Florida Statutes, is created to read:

## 762.03 Prohibited acts.-

- (1) As used in this section, the term "minor child or ward" means a person's child or legal guardian's ward who is 16 years of age or younger.
  - (2) A person may not commit any of the following acts:
- (a) Intentionally injuring, intimidating, or interfering with, or attempting to injure, intimidate, or interfere with, a person or an entity by force, threat of force, or physical obstruction because that person or entity is a reproductive health services client, provider, or assistant, or in order to intimidate that person or entity from becoming or remaining a reproductive health services client, provider, or assistant.
- (b) Intentionally injuring, intimidating, or interfering with, or attempting to injure, intimidate, or interfere with, a person or an entity by nonviolent physical obstruction because that person or entity is a reproductive health services client, provider, or assistant, or in order to intimidate that person or entity from becoming or remaining a reproductive health services

101 client, provider, or assistant.

- (c) Intentionally damaging or destroying, or attempting to damage or destroy, a facility or the property of a person or entity because the facility, person, or entity is a reproductive health services facility or reproductive health services client, provider, or assistant.
- (3) A person who violates this section is subject to the penalties in s. 762.04.
- (4) This section does not prohibit a parent or legal guardian from restricting a minor child or ward's access to a reproductive health services facility.
- Section 5. Section 762.04, Florida Statutes, is created to read:

## 762.04 Penalties.—

- (1) A person who violates s. 762.03(2)(b) for the first time commits a misdemeanor of the second degree, punishable by imprisonment in a county jail not exceeding 6 months and by a fine not exceeding \$2,000. A second or subsequent offense constitutes a misdemeanor of the second degree, punishable by imprisonment in a county jail not exceeding 6 months and by a fine not exceeding \$5,000.
- (2) A person who violates s. 762.03(2)(a) or (c) for the first time commits a misdemeanor of the first degree, punishable by imprisonment in a county jail not exceeding 1 year and by a fine not exceeding \$25,000. A second or subsequent offense

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constitutes a misdemeanor of the first degree, punishable by
imprisonment in a county jail not exceeding 1 year and by a fine
not exceeding \$50,000.

(3) Departures from the presumptive sentences and fines established in this section shall be articulated in writing and made when circumstances or factors reasonably justify the aggravation or mitigation of the sentences and fines.

Section 6. Section 762.05, Florida Statutes, is created to read:

## 762.05 Civil actions.—

- (1) A person aggrieved by a violation of s. 762.03 may bring a civil action to enjoin the violation, for compensatory and punitive damages, and for the costs of the action and reasonable fees for attorneys and expert witnesses, except that only a reproductive health services client, provider, or assistant may bring an action for a violation of s. 762.03(2). With respect to compensatory damages, the plaintiff may elect, at any time before the rendering of a final judgment, to recover, in lieu of actual damages, an award of statutory damages in the amount of \$1,000 for each exclusively nonviolent violation and \$5,000 for each violation other than an exclusively nonviolent violation.
- (2) The Attorney General, a state attorney, or a city attorney may bring a civil action to enjoin a violation of s. 762.03 for compensatory damages to persons aggrieved, as

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151	described in subsection (1), and for the assessment of a civil										
152	penalty against each respondent. The civil penalty may not										
153	exceed \$2,000 for an exclusively nonviolent first violation and										
154	\$15,000 for any other first violation, and may not exceed \$5,000										
155	for a subsequent exclusively nonviolent violation and \$25,000										
156	for any other subsequent violation.										
157	Section 7. Section 762.06, Florida Statutes, is created to										
158	read:										
159	762.06 Safety and privacy										
160	(1) A court in which a criminal or civil proceeding is										
161	filed for a violation of s. 762.03(2) shall take all action										
162	reasonably required, including granting restraining orders, to										
163	safeguard the health, safety, or privacy of:										
164	(a) A reproductive health services client, provider, or										
165	assistant who is a party or witness in the proceeding; and										
166	(b) A person who is a victim of, or is at risk of becoming										
167	a victim of, an act prohibited under s. 762.03(2).										
168	(2) A restraining order issued pursuant to this section										
169	may include provisions prohibiting or restricting the										
170	photographing of a person described in subsection (1) if										
171	reasonably required to safeguard the person's health, safety, or										
172	privacy.										
173	(3) A court may authorize a person described in subsection										
174	(1) to use a pseudonym in a civil action described in s. 762.05										
175	if reasonably required to safeguard the person's health, safety,										

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176	or privacy.									
177	Section	8.	This	act	shall	take	effect	July	1,	2019.

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