1 A bill to be entitled 2 An act relating to home safety; creating s. 790.1741, 3 F.S.; prohibiting a person who owns a firearm from keeping it in a residence if he or she knows or has 4 5 reason to know that another person also residing in 6 that residence is prohibited from owning, possessing, 7 purchasing, or receiving a firearm; providing 8 exceptions; providing criminal penalties; amending s. 9 790.401, F.S.; defining the term "family or household 10 member"; redefining the term "petitioner" to include 11 family or household members; requiring that on a 12 certain date and annually thereafter each clerk of the court report to the Office of State Courts 13 14 Administrator specified information; requiring that by a certain date the office compile and publish on its 15 16 website a report in a specified manner; conforming 17 provisions to changes made by the act; providing effective dates. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Section 1. Effective October 1, 2019, section 790.1741, 23 Florida Statutes, is created to read: 24 790.1741 Access to firearms in residence.-25 PROHIBITION.-Unless an exception under subsection (2) (1)

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26 applies, a person who is 18 years of age or older, who is a 27 legal occupant of a residence, and who owns a firearm may not 28 keep in that residence a firearm if he or she knows or has 29 reason to know that another person also residing therein is 30 prohibited by state or federal law from owning, possessing, 31 purchasing, or receiving a firearm. 32 (2) EXCEPTIONS.-Subsection (1) does not apply if that 33 person does any of the following: (a) 34 Stores the firearm in a locked container, a locked gun 35 safe, or a locked trunk. (b) Disables the firearm by means of a firearm safety 36 37 device. 38 (c) Secures the firearm with a locking device that renders 39 the firearm inoperable. 40 (d) Keeps the firearm readily accessible to himself or 41 herself for immediate use. 42 (3) PENALTY.-A person who violates this section commits a 43 misdemeanor of the second degree, punishable as provided in s. 44 775.082 or s. 775.083. 45 Section 2. Present paragraphs (a), (b), and (c) of 46 subsection (1) of section 790.401, Florida Statutes, are redesignated as paragraphs (b), (c), and (d), respectively, 47 present paragraph (a) of that subsection is amended, and a new 48 paragraph (a) is added to that subsection, paragraphs (a), (b), 49 50 (f), and (g) of subsection (2) and subsection (13) of that Page 2 of 5

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51 section are amended, and subsection (15) is added to that 52 section, to read: 53 790.401 Risk protection orders.-54 DEFINITIONS.-As used in this section, the term: (1)55 (a) "Family or household member" has the same meaning as 56 in s. 741.28. The term also includes a person who: 57 1. Has a biological or legal parent-child relationship 58 with the respondent, including a stepparent, stepchild, 59 grandparent, and grandchild; and 2. Is acting or has acted as the respondent's legal 60 61 guardian. 62 (b) (a) "Petitioner" means a law enforcement officer, or a law enforcement agency, or a family or household member that 63 64 petitions a court for a risk protection order under this 65 section. (2)PETITION FOR A RISK PROTECTION ORDER.-There is created 66 67 an action known as a petition for a risk protection order. 68 A petition for a risk protection order may be filed by (a) 69 a law enforcement officer, a or law enforcement agency, or a 70 family or household member. 71 (b) An action under this section must be filed in the 72 county where: The petitioner's law enforcement office is located; 73 1. 74 2. The family or household member lives; or 75 the county where The respondent resides. 3. Page 3 of 5

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76 (f) A law enforcement officer or law enforcement agency 77 that files a petition under this section The petitioner must 78 make a good faith effort to provide notice to a family or 79 household member of the respondent and to any known third party 80 who may be at risk of violence. The notice must state that the 81 law enforcement officer or law enforcement agency petitioner 82 intends to petition the court for a risk protection order or has 83 already done so and must include referrals to appropriate resources, including mental health, domestic violence, and 84 85 counseling resources. The law enforcement officer or law 86 enforcement agency petitioner must attest in the petition to 87 having provided such notice or must attest to the steps that 88 will be taken to provide such notice.

(g) The petitioner must list the address of record on the petition as being where the appropriate law enforcement agency is located <u>or where the family or household member lives</u>.

92 (13)LIABILITY.-Except as provided in subsection (8) or 93 subsection (11), this section does not impose criminal or civil 94 liability on any person or entity for acts or omissions related 95 to obtaining a risk protection order or temporary ex parte risk 96 protection order, including, but not limited to, providing notice to a law enforcement officer or law enforcement agency 97 the petitioner, a family or household member of the respondent, 98 and any known third party who may be at risk of violence or 99 100 failure to provide such notice, or reporting, declining to

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101 report, investigating, declining to investigate, filing, or 102 declining to file, a petition under this section. 103 (15) (a) Beginning January 31, 2020, and by each January 31 thereafter, each clerk of court shall report to the Office of 104 105 the State Courts Administrator all of the following information for the previous calendar year, the total number of: 106 107 1. Petitions for a risk protection order sought and the 108 total number of those petitions that requested that the order be 109 entered ex parte. 110 2. Temporary ex parte risk protection orders entered and 111 the total number denied. 112 3. Risk protection orders entered and the total number 113 denied. 114 4. Risk protection orders vacated upon petition by the 115 respondent. 116 5. Risk protection orders extended. 117 (b) Beginning April 1, 2020, and by each April 1 thereafter, the Office of State Courts Administrator shall 118 119 compile and publish on its website a report that provides the 120 information required by each of subparagraphs (a)1.-5. by 121 category, by county, and by court. 122 Section 3. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2019. 123

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