CS for SB 1082

20201082er 1 2 An act relating to domestic violence injunctions; 3 amending s. 741.30, F.S.; authorizing a court to take 4 certain actions regarding the care, possession, or 5 control of an animal in domestic violence injunctions; 6 providing applicability; conforming a cross-reference; 7 making technical changes; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Paragraph (a) of subsection (5) and subsection 11 (6) of section 741.30, Florida Statutes, are amended to read: 12 13 741.30 Domestic violence; injunction; powers and duties of 14 court and clerk; petition; notice and hearing; temporary 15 injunction; issuance of injunction; statewide verification 16 system; enforcement; public records exemption.-17 (5) (a) If it appears to the court that an immediate and 18 present danger of domestic violence exists, the court may grant 19 a temporary injunction ex parte, pending a full hearing, and may 20 grant such relief as the court deems proper, including an 21 injunction: 1. Restraining the respondent from committing any acts of 22 domestic violence. 23 24 2. Awarding to the petitioner the temporary exclusive use 25 and possession of the dwelling that the parties share or 26 excluding the respondent from the residence of the petitioner. 3. On the same basis as provided in s. 61.13, providing the 27 28 petitioner a temporary parenting plan, including a time-sharing 29 schedule, which may award the petitioner up to 100 percent of Page 1 of 7

20201082er 30 the time-sharing. The temporary parenting plan remains in effect until the order expires or an order is entered by a court of 31 32 competent jurisdiction in a pending or subsequent civil action 33 or proceeding affecting the placement of, access to, parental 34 time with, adoption of, or parental rights and responsibilities 35 for the minor child. 36 4. Awarding to the petitioner the temporary exclusive care, 37 possession, or control of an animal that is owned, possessed, 38 harbored, kept, or held by the petitioner, the respondent, or a 39 minor child residing in the residence or household of the petitioner or respondent. The court may order the respondent to 40 temporarily have no contact with the animal and prohibit the 41

42 respondent from taking, transferring, encumbering, concealing, 43 harming, or otherwise disposing of the animal. This subparagraph 44 does not apply to an animal owned primarily for a bona fide 45 agricultural purpose, as defined under s. 193.461, or to a 46 service animal, as defined under s. 413.08, if the respondent is 47 the service animal's handler.

(6) (a) Upon notice and hearing, when it appears to the court that the petitioner is either the victim of domestic violence as defined by s. 741.28 or has reasonable cause to believe he or she is in imminent danger of becoming a victim of domestic violence, the court may grant such relief as the court deems proper, including an injunction:

Restraining the respondent from committing any acts of
 domestic violence.

56 2. Awarding to the petitioner the exclusive use and 57 possession of the dwelling that the parties share or excluding 58 the respondent from the residence of the petitioner.

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59 3. On the same basis as provided in chapter 61, providing 60 the petitioner with 100 percent of the time-sharing in a temporary parenting plan that remains in effect until the order 61 62 expires or an order is entered by a court of competent 63 jurisdiction in a pending or subsequent civil action or 64 proceeding affecting the placement of, access to, parental time 65 with, adoption of, or parental rights and responsibilities for 66 the minor child.

67 4. On the same basis as provided in chapter 61, 68 establishing temporary support for a minor child or children or 69 the petitioner. An order of temporary support remains in effect 70 until the order expires or an order is entered by a court of 71 competent jurisdiction in a pending or subsequent civil action 72 or proceeding affecting child support.

5. Ordering the respondent to participate in treatment, intervention, or counseling services to be paid for by the respondent. When the court orders the respondent to participate in a batterers' intervention program, the court, or any entity designated by the court, must provide the respondent with a list of batterers' intervention programs from which the respondent must choose a program in which to participate.

80 6. Referring a petitioner to a certified domestic violence
81 center. The court must provide the petitioner with a list of
82 certified domestic violence centers in the circuit which the
83 petitioner may contact.

84 <u>7. Awarding to the petitioner the exclusive care,</u> 85 <u>possession, or control of an animal that is owned, possessed,</u> 86 <u>harbored, kept, or held by the petitioner, the respondent, or a</u> 87 minor child residing in the residence or household of the

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20201082er 88 petitioner or respondent. The court may order the respondent to 89 have no contact with the animal and prohibit the respondent from 90 taking, transferring, encumbering, concealing, harming, or 91 otherwise disposing of the animal. This subparagraph does not 92 apply to an animal owned primarily for a bona fide agricultural purpose, as defined under s. 193.461, or to a service animal, as 93 94 defined under s. 413.08, if the respondent is the service 95 animal's handler. 96 8.7. Ordering such other relief as the court deems 97 necessary for the protection of a victim of domestic violence, including injunctions or directives to law enforcement agencies, 98 99 as provided in this section. 100 (b) In determining whether a petitioner has reasonable cause to believe he or she is in imminent danger of becoming a 101 102 victim of domestic violence, the court shall consider and 103 evaluate all relevant factors alleged in the petition, 104 including, but not limited to: 105 1. The history between the petitioner and the respondent, 106 including threats, harassment, stalking, and physical abuse. 107 2. Whether the respondent has attempted to harm the 108 petitioner or family members or individuals closely associated 109 with the petitioner. 110 3. Whether the respondent has threatened to conceal, kidnap, or harm the petitioner's child or children. 111 112 4. Whether the respondent has intentionally injured or 113 killed a family pet. 5. Whether the respondent has used, or has threatened to 114 115 use, against the petitioner any weapons such as guns or knives. 116 6. Whether the respondent has physically restrained the

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117 petitioner from leaving the home or calling law enforcement. 7. Whether the respondent has a criminal history involving 118 119 violence or the threat of violence. 8. The existence of a verifiable order of protection issued 120 121 previously or from another jurisdiction. 9. Whether the respondent has destroyed personal property, 122 123 including, but not limited to, telephones or other 124 communications equipment, clothing, or other items belonging to 125 the petitioner. 126 10. Whether the respondent engaged in any other behavior or 127 conduct that leads the petitioner to have reasonable cause to 128 believe that he or she is in imminent danger of becoming a victim of domestic violence. 129 130 131 In making its determination under this paragraph, the court is 132 not limited to those factors enumerated in subparagraphs 1.-10. 133 (c) The terms of an injunction restraining the respondent under subparagraph (a)1. or ordering other relief for the 134 protection of the victim under subparagraph (a)8. (a)7. shall 135 remain in effect until modified or dissolved. Either party may 136 move at any time to modify or dissolve the injunction. No 137 138 specific allegations are required. Such relief may be granted in addition to other civil or criminal remedies. 139 (d) A temporary or final judgment on injunction for 140 protection against domestic violence entered under pursuant to 141

142 this section shall, on its face, indicate that: 143 1. The injunction is valid and enforceable in all counties

144 of the State of Florida.

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2. Law enforcement officers may use their arrest powers

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146 <u>under pursuant to</u> s. 901.15(6) to enforce the terms of the 147 injunction.

148 3. The court had jurisdiction over the parties and matter 149 under the laws of Florida and that reasonable notice and 150 opportunity to be heard was given to the person against whom the 151 order is sought sufficient to protect that person's right to due 152 process.

4. The date <u>the</u> respondent was served with the temporary or
final order, if obtainable.

155 (e) An injunction for protection against domestic violence 156 entered under pursuant to this section, on its face, may order 157 that the respondent attend a batterers' intervention program as 158 a condition of the injunction. Unless the court makes written 159 factual findings in its judgment or order which are based on 160 substantial evidence, stating why batterers' intervention 161 programs would be inappropriate, the court shall order the 162 respondent to attend a batterers' intervention program if:

163 1. It finds that the respondent willfully violated the ex 164 parte injunction;

165 2. The respondent, in this state or any other state, has 166 been convicted of, had adjudication withheld on, or pled nolo 167 contendere to a crime involving violence or a threat of 168 violence; or

169 3. The respondent, in this state or any other state, has
170 had at any time a prior injunction for protection entered
171 against the respondent after a hearing with notice.

(f) The fact that a separate order of protection is granted to each opposing party <u>is shall</u> not be legally sufficient to deny any remedy to either party or to prove that the parties are

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175 equally at fault or equally endangered.

(g) A final judgment on injunction for protection against domestic violence entered <u>under</u> pursuant to this section must, on its face, indicate that it is a violation of s. 790.233, and a first degree misdemeanor, for the respondent to have in his or her care, custody, possession, or control any firearm or ammunition.

(h) All proceedings under this subsection shall be
recorded. Recording may be by electronic means as provided by
the Rules of Judicial Administration.

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Section 2. This act shall take effect July 1, 2020.