1

31

An act relating to acts of violence; providing a short title; amending s. 39.301, F.S.; requiring that staff who conduct child protective investigations receive training on removing a perpetrator of domestic violence from the home by use of injunction; creating s. 741.283, F.S.; requiring that the court order a person to serve a minimum term of imprisonment as part of any sentence imposed for an offense of domestic violence that intentionally caused bodily harm to another person; providing an exception if the person is incarcerated for such offense; amending s. 784.03, F.S.; providing that a person commits felony battery if the offense is a second or subsequent conviction of any type of battery offense; creating s. 938.08, F.S.; requiring that the court impose an additional surcharge for any offense of domestic violence and other assault, battery, and stalking offenses; providing for deposit of a portion of the surcharge into the Domestic Violence Trust Fund; providing for the clerk of the court to retain a service charge; requiring that a portion of the surcharge be used to train law enforcement personnel in combating domestic violence; amending s. 948.03, F.S.; requiring that a person convicted of an offense of domestic violence complete a batterers' intervention program; requiring that the offender pay the cost of attending the

program; amending s. 741.01, F.S.; authorizing the Executive Office of the Governor to use a specified amount from the Domestic Violence Trust Fund to fund a public-awareness campaign on domestic violence; amending s. 741.281, F.S.; requiring the court to impose the batterers' intervention program as a condition of probation; providing for an exception; requiring that the batterers' intervention program be certified; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 2. Paragraph (f) of subsection (9) of section 39.301, Florida Statutes, is amended to read:

 39.301 Initiation of protective investigations.--

(9) For each report it receives, the department shall perform an onsite child protective investigation that includes a face-to-face interview with the child, other siblings, parents, and other adults in the household and an onsite assessment of the child's residence in order to:

(f) Determine the protective, treatment, and ameliorative services necessary to safeguard and ensure the child's safety and well-being and development, and cause the delivery of those services through the early intervention of the department or its agent. The training provided to staff members who conduct child protective investigations must include instruction on how and when to use the injunction

 process under s. 39.504 or s. 741.30 to remove a perpetrator of domestic violence from the home as an intervention to protect the child.

Section 3. Section 741.283, Florida Statutes, is created to read:

741.283 Minimum term of imprisonment for domestic violence.—If a person is adjudicated guilty of a crime of domestic violence, as defined in s. 741.28, and the person has intentionally caused bodily harm to another person, the court shall order the person to serve a minimum of 5 days in the county jail as part of the sentence imposed, unless the court sentences the person to a nonsuspended period of incarceration in a state correctional facility. This section does not preclude the court from sentencing the person to probation, community control, or an additional period of incarceration.

Section 4. Section 784.03, Florida Statutes, is amended to read:

784.03 Battery; felony battery.--

- (1)(a) The offense of battery occurs when a person:
- 1. Actually and intentionally touches or strikes another person against the will of the other; or
 - 2. Intentionally causes bodily harm to another person.
- (b) Except as provided in subsection (2), a person who commits battery commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) A person who has <u>one two</u> prior <u>conviction</u>

 convictions for battery, <u>aggravated battery</u>, or <u>felony battery</u>

 and who commits <u>any second</u> a third or subsequent battery

 commits a felony of the third degree, punishable as provided

 in s. 775.082, s. 775.083, or s. 775.084. For purposes of this

 subsection, "conviction" means a determination of guilt that

```
is the result of a plea or a trial, regardless of whether
2
    adjudication is withheld or a plea of nolo contendere is
3
    entered.
4
           Section 5. Section 938.08, Florida Statutes, is
5
    created to read:
6
           938.08 Additional cost to fund programs in domestic
7
    violence. -- In addition to any sanction imposed for a violation
8
    of s. 784.011, s. 784.021, s. 784.03, s. 784.041, s. 784.045,
9
    s. 784.048, s. 784.07, s. 784.08, s. 784.081, s. 784.082, s.
    784.083, s. 784.085, 794.011, or for any offense of domestic
10
    violence described in s. 741.28, the court shall impose a
11
12
    surcharge of $201. Payment of the surcharge shall be a
    condition of probation, community control, or any other
13
14
    court-ordered supervision. The sum of $85 of the surcharge
15
    shall be deposited into the Domestic Violence Trust Fund
   established in s. 741.01. The clerk of the court shall retain
16
17
   $1 of each surcharge that the clerk of the court collects as a
    service charge of the clerk's office. The remainder of the
18
19
    surcharge shall be provided to the governing board of the
20
    county and must be used only to defray the costs of
21
    incarcerating persons sentenced under s. 741.283 and provide
    additional training to law enforcement personnel in combating
22
    domestic violence.
23
           Section 6. Subsection (12) is added to section 948.03,
24
   Florida Statutes, to read:
25
26
           948.03 Terms and conditions of probation or community
   control.--
27
28
          (12) As a condition of probation, community control,
29
    or any other court-ordered community supervision, the court
    shall order a person convicted of an offense of domestic
30
31
    violence, as defined in s. 741.28, to attend and successfully
```

```
complete a batterers' intervention program unless the court
 1
 2
    determines that the person does not qualify for the batterers'
    intervention program pursuant to s. 741.325. Effective July 1,
 3
 4
    2002, the batterers' intervention program must be a program
 5
    certified under s. 741.32 and the offender must pay the cost
 6
    of attending the program.
 7
           Section 7. Subsection (2) of section 741.01, Florida
 8
    Statutes, is amended to read:
 9
           741.01 County court judge or clerk of the circuit
    court to issue marriage license; fee. --
10
           (2) The fee charged for each marriage license issued
11
12
    in the state shall be increased by the sum of $30. This fee
    shall be collected upon receipt of the application for the
13
14
    issuance of a marriage license. The Executive Office of the
    Governor shall establish a Domestic Violence Trust Fund for
15
    the purpose of collecting and disbursing funds generated from
16
17
    the increase in the marriage license fee. Such funds which
    are generated shall be directed to the Department of Children
18
19
    and Family Services for the specific purpose of funding
20
    domestic violence centers, and the funds shall be appropriated
    in a "grants-in-aid" category to the Department of Children
21
22
    and Family Services for the purpose of funding domestic
    violence centers. From the proceeds of the surcharge deposited
23
24
    into the Domestic Violence Trust Fund as required under s.
    938.08, the Executive Office of the Governor may spend up to
25
   $500,000 each year for the purpose of administering a
26
27
    statewide public-awareness campaign regarding domestic
    violence.
28
29
           Section 8. Section 741.281, Florida Statutes, is
30
    amended to read:
31
```

741.281 Court to order batterers' intervention program 1 2 attendance. -- If a person is found guilty of, has had adjudication withheld on, or has pled nolo contendere to a 3 4 crime of domestic violence, as defined in s. 741.28, that 5 person shall be ordered by the court to a minimum term of 1 6 year's probation and the court shall order that the defendant 7 attend a batterers' intervention program as a condition of 8 probation. If a person is admitted to a pretrial diversion 9 program and has been charged with an act of domestic violence, as defined in s. 741.28, the court shall order as a condition 10 of the program that the defendant attend a batterers' 11 12 intervention program. The court must impose the condition of the batterers' intervention program for a defendant admitted 13 14 to placed on probation or pretrial diversion under this section, but the court, in its discretion, may determine not 15 to impose the condition if it states on the record why a 16 17 batterers' intervention program might be inappropriate. court must impose the condition of the batterers' intervention 18 19 program for a defendant placed on probation unless the court 20 determines that the person does not qualify for the batterers' intervention program pursuant to s. 741.325. Effective July 1, 21 2002, the batterers' intervention program must It is 22 23 preferred, but not mandatory, that such programs be a certified program under s. 741.32. The imposition of probation 24 under this section shall not preclude the court from imposing 25 26 any sentence of imprisonment authorized by s. 775.082. Section 9. This act shall take effect July 1, 2001. 27 28 29 30 31