1	A bill to be entitled
2	An act relating to public records; providing a short
3	title; amending s. 28.2221, F.S.; requiring each
4	county recorder or clerk of the court to make publicly
5	available on an Internet website the identity of a
6	respondent against whom a final judgment for an
7	injunction for the protection of a minor is entered,
8	as well as the fact that the final judgment injunction
9	for the protection of a minor has been entered;
10	providing an exception; providing that such
11	information must be made publicly available on an
12	Internet website if a certain person makes a request
13	in a specified manner; requiring each county recorder
14	or clerk of the court to post a certain notice on the
15	Internet website and in the office of the county
16	recorder or clerk of the court; authorizing certain
17	persons to petition the circuit court for compliance;
18	amending s. 28.29, F.S.; requiring that final
19	judgments for injunctions for protection be recorded
20	in official records; providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. This act may be cited as "Serena's Law."
25	Section 2. Subsection (6) is added to section 28.2221,
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26 Florida Statutes, to read: 27 28.2221 Electronic access to official records.-28 (6) (a) Each county recorder or clerk of the court must 29 make the identity of each respondent against whom a final 30 judgment for an injunction for the protection of a minor under 31 s. 741.30, s. 784.046, or s. 784.0485 is entered, as well as the 32 fact that a final judgment for an injunction for the protection of a minor under s. 741.30, s. 784.046, or s. 784.0485 has been 33 34 entered against that respondent, publicly available on an 35 Internet website for general public display, which may include 36 the Internet website required by this section, unless the 37 respondent is a minor. (b) Any information specified in this subsection not made 38 39 available by the county recorder or clerk of the court on a 40 publicly available Internet website for general public display 41 before July 1, 2021, must be made publicly available on an 42 Internet website if the affected party identifies the 43 information and requests that such information be added to a 44 publicly available Internet website for general public display. 45 Such request must be in writing and delivered by mail, 46 facsimile, or electronic transmission or in person to the county 47 recorder or clerk of the court. The request must specify the 48 case number assigned to the final judgment for an injunction for the protection of a minor under s. 741.30, s. 784.046, or s. 49 50 784.0485. A fee may not be charged for the addition of

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51 information pursuant to such request.

52 No later than 30 days after July 1, 2021, notice of (C) 53 the right of any affected party to request the addition of 54 information to a publicly available Internet website pursuant to 55 this subsection shall be conspicuously and clearly displayed by 56 the county recorder or clerk of the court on the publicly 57 available Internet website on which images or copies of the 58 county's public records are placed and in the office of each 59 county recorder or clerk of the court. Such notice must contain appropriate instructions for making the addition of information 60 request in person, by mail, by facsimile, or by electronic 61 62 transmission. The notice must state, in substantially similar 63 form, that any person has a right to request that a county 64 recorder or clerk of the court add information to a publicly available Internet website if that information involves the 65 66 identity of a respondent against whom a final judgment for an 67 injunction for the protection of a minor under s. 741.30, s. 68 784.046, or s. 784.0485 is entered, unless the respondent is a 69 minor. Such request must be made in writing and delivered by 70 mail, facsimile, or electronic transmission or in person to the 71 county recorder or clerk of the court. The request must specify 72 the case number assigned to the final judgment for an injunction for the protection of a minor under s. 741.30, s. 784.046, or s. 73 74 784.0485. A fee may not be charged for the addition of a 75 document pursuant to such request.

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76 (d) Any affected person may petition the circuit court for 77 an order directing compliance with this subsection. 78 Section 3. Section 28.29, Florida Statutes, is amended to 79 read: 80 28.29 Recording of orders and judgments.-Orders of 81 dismissal and final judgments of the courts in civil actions, 82 including final judgments for injunctions for protection as 83 provided in chapters 741 and 784, must shall be recorded in 84 official records. Other orders must shall be recorded only on 85 written direction of the court. The direction may be by incorporation in the order of the words "To be recorded in 86 87 official records" or words to that effect. Failure to record an order or judgment does shall not affect its validity. The 88 89 certified copy of a judgment, required under s. 55.10 to become a lien on real property, shall be recorded only when presented 90 for recording with the statutory service charge. 91 92 Section 4. This act shall take effect July 1, 2021.

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