By the Committee on Judiciary; and Senator Yarborough

	590-01983-24 2024580c1
1	A bill to be entitled
2	An act relating to the safe exchange of minor
3	children; providing a short title; amending s. 61.13,
4	F.S.; providing requirements for a parenting plan
5	relating to the exchange of a child; creating s.
6	61.455, F.S.; requiring the court to order the parties
7	in a parenting plan to exchange their child at a
8	neutral safe exchange location or at a location
9	authorized by a supervised visitation program under
10	certain circumstances; amending s. 125.01, F.S.;
11	requiring sheriffs to designate certain areas as
12	neutral safe exchange locations; providing
13	requirements for such areas; providing immunity from
14	civil liability; amending s. 741.30, F.S.; revising
15	the form for an injunction for protection against
16	domestic violence; requiring court-ordered injunctions
17	for protection against domestic violence to designate
18	certain locations for the exchange of a child of the
19	parties under certain circumstances; providing an
20	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 the "Cassie Carli Law."
25	Section 2. Paragraph (b) of subsection (2) of section
26	61.13, Florida Statutes, is amended to read:
27	61.13 Support of children; parenting and time-sharing;
28	powers of court
29	(2)

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30	(b) A parenting plan approved by the court must, at a
31	minimum, do all of the following:
32	1. Describe in adequate detail how the parents will share
33	and be responsible for the daily tasks associated with the
34	upbringing of the child <u>.</u> +
35	2. Include the time-sharing schedule arrangements that
36	specify the time that the minor child will spend with each
37	parent.+
38	3. Designate who will be responsible for:
39	a. Any and all forms of health care. If the court orders
40	shared parental responsibility over health care decisions,
41	either parent may consent to mental health treatment for the
42	child unless stated otherwise in the parenting plan.
43	b. School-related matters, including the address to be used
44	for school-boundary determination and registration.
45	c. Other activities <u>.; and</u>
46	4. Describe in adequate detail the methods and technologies
47	that the parents will use to communicate with the child.
48	5. Unless otherwise agreed to by both parents in writing,
49	designate authorized locations for the exchange of the child.
50	The court may require the parents to exchange the child at a
51	neutral safe exchange location as provided in s. 125.01(8) or at
52	a location authorized by a supervised visitation program as
53	defined in s. 753.01 if the court finds that there is a risk or
54	an imminent threat of harm to one party or the child during the
55	exchange of the child, that such requirement is necessary to
56	ensure the safety of a parent or the child, and that it is in
57	the best interests of the child after consideration of all of
58	the factors listed in subsection (3).

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59	Section 3. Section 61.455, Florida Statutes, is created to
60	read:
61	61.455 Court-ordered parenting plan; neutral safe exchange
62	location or a location authorized by a supervised visitation
63	program.—In any proceeding in which the court enters a parenting
64	plan and time-sharing schedule, including in a modification
65	proceeding, if the court finds that there is a risk or an
66	imminent threat of harm to one party or a child during the
67	exchange of the child and that it is in the best interests of
68	the child after consideration of all of the factors specified in
69	s. 61.13(3), the court may require the parties to exchange
70	custody of the child at a neutral safe exchange location as
71	provided in s. 125.01(8) or at a location authorized by a
72	supervised visitation program as defined in s. 753.01.
73	Section 4. Subsection (8) is added to section 125.01,
74	Florida Statutes, to read:
75	125.01 Powers and duties
76	(8)(a) Each sheriff shall designate at least one parking
77	lot at the sheriff's office, or a substation thereof, as a
78	neutral safe exchange location at which parents who exercise
79	time-sharing pursuant to a parenting plan or time-sharing
80	schedule may meet to exchange the minor child.
81	(b) Each parking lot designated as a neutral safe exchange
82	location must have a purple light or a sign on the parking lot
83	premises to clearly identify the designated area as a neutral
84	safe exchange location. The neutral safe exchange location must:
85	1. Be accessible 24 hours a day, 7 days a week;
86	2. Provide adequate lighting and an external video
87	surveillance system that records continuously, 24 hours a day, 7

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590-01983-24 2024580c1 88 days a week; and 89 3. Provide at least one camera that is fixed on the parking 90 lot, is able to record the area in the vicinity of the purple 91 light or sign during both day and night, records images that 92 clearly and accurately display the time and date, and retains 93 video surveillance recordings or images for at least 45 days. 94 (c) A county, a sheriff, a law enforcement officer, or an 95 employee of the designated safe exchange location is not liable 96 for civil damages for any act or omission relating to an 97 incident arising from a meeting to exchange a minor child at a 98 safe exchange location pursuant to this subsection. 99 Section 5. Paragraph (b) of subsection (3), paragraph (a) 100 of subsection (5), and paragraphs (a) and (c) of subsection (6) 101 of section 741.30, Florida Statutes, are amended to read: 102 741.30 Domestic violence; injunction; powers and duties of 103 court and clerk; petition; notice and hearing; temporary 104 injunction; issuance of injunction; statewide verification 105 system; enforcement; public records exemption.-106 (3)107 (b) The sworn petition shall be in substantially the 108 following form: 109 110 PETITION FOR 111 INJUNCTION FOR PROTECTION 112 AGAINST DOMESTIC VIOLENCE 113 Before me, the undersigned authority, personally appeared 114 115 Petitioner ... (Name) ..., who has been sworn and says that the following statements are true: 116

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117	(a) Petitioner resides at:(address)
118	(Petitioner may furnish address to the court in a separate
119	confidential filing if, for safety reasons, the petitioner
120	requires the location of the current residence to be
121	confidential.)
122	(b) Respondent resides at:(last known address)
123	(c) Respondent's last known place of employment:(name
124	of business and address)
125	(d) Physical description of respondent:
126	Race
127	Sex
128	Date of birth
129	Height
130	Weight
131	Eye color
132	Hair color
133	Distinguishing marks or scars
134	(e) Aliases of respondent:
135	(f) Respondent is the spouse or former spouse of the
136	petitioner or is any other person related by blood or marriage
137	to the petitioner or is any other person who is or was residing
138	within a single dwelling unit with the petitioner, as if a
139	family, or is a person with whom the petitioner has a child in
140	common, regardless of whether the petitioner and respondent are
141	or were married or residing together, as if a family.
142	(g) The following describes any other cause of action
143	currently pending between the petitioner and respondent:
144	
145	The petitioner should also describe any previous or pending

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146	attempts by the petitioner to obtain an injunction for
147	protection against domestic violence in this or any other
148	circuit, and the results of that attempt:
149	
150	Case numbers should be included if available.
151	(h) Petitioner is either a victim of domestic violence or
152	has reasonable cause to believe he or she is in imminent danger
153	of becoming a victim of domestic violence because respondent
154	has:(mark all sections that apply and describe in the spaces
155	below the incidents of violence or threats of violence,
156	specifying when and where they occurred, including, but not
157	limited to, locations such as a home, school, place of
158	employment, or visitation exchange)
159	
160	
161	committed or threatened to commit domestic violence
162	defined in s. 741.28, Florida Statutes, as any assault,
163	aggravated assault, battery, aggravated battery, sexual assault,
164	sexual battery, stalking, aggravated stalking, kidnapping, false
165	imprisonment, or any criminal offense resulting in physical
166	injury or death of one family or household member by another.
167	With the exception of persons who are parents of a child in
168	common, the family or household members must be currently
169	residing or have in the past resided together in the same single
170	dwelling unit.
171	previously threatened, harassed, stalked, or physically
172	abused the petitioner.
173	attempted to harm the petitioner or family members or
174	individuals closely associated with the petitioner.

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590-01983-24 2024580c1 175threatened to conceal, kidnap, or harm the petitioner's 176 child or children. 177intentionally injured or killed a family pet.used, or has threatened to use, against the petitioner 178 179 any weapons such as guns or knives.physically restrained the petitioner from leaving the 180 181 home or calling law enforcement. 182a criminal history involving violence or the threat of 183 violence (if known).another order of protection issued against him or her 184 185 previously or from another jurisdiction (if known). 186destroyed personal property, including, but not limited 187 to, telephones or other communication equipment, clothing, or 188 other items belonging to the petitioner. 189engaged in a pattern of abusive, threatening, 190 intimidating, or controlling behavior composed of a series of 191 acts over a period of time, however short. 192engaged in any other behavior or conduct that leads the 193 petitioner to have reasonable cause to believe he or she is in 194 imminent danger of becoming a victim of domestic violence. 195 (i) Petitioner alleges the following additional specific 196 facts: ...(mark appropriate sections)... 197 A minor child or minor children reside with the 198 petitioner whose names and ages are as follows: 199 200 Petitioner needs the exclusive use and possession of 201 the dwelling that the parties share. 202 Petitioner is unable to obtain safe alternative housing 203 because:

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children or the petitioner.

590-01983-24 2024580c1 204 205 Petitioner genuinely fears that respondent imminently will abuse, remove, or hide the minor child or children from 206 207 petitioner because: 208 209 (j) Petitioner genuinely fears imminent domestic violence 210 by respondent. 211 (k) Petitioner seeks an injunction: ... (mark appropriate 212 section or sections)... Immediately restraining the respondent from committing 213 214 any acts of domestic violence. 215Restraining the respondent from committing any acts of 216 domestic violence. 217 Awarding to the petitioner the temporary exclusive use 218 and possession of the dwelling that the parties share or 219 excluding the respondent from the residence of the petitioner. 220 Providing a temporary parenting plan, including a 221 temporary time-sharing schedule, with regard to the minor child 222 or children of the parties which might involve prohibiting or 223 limiting time-sharing or requiring that it be supervised by a 224 third party. 225Designating that the exchange of the minor child or 226 children of the parties must occur at a neutral safe exchange 227 location as provided in s. 125.01(8) or at a location authorized 228 by a supervised visitation program as defined in s. 753.01 if temporary time-sharing of the child is awarded to the 229 230 respondent. 231Establishing temporary support for the minor child or

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590-01983-24 2024580c1 233Directing the respondent to participate in a batterers' 234 intervention program. 235 Providing any terms the court deems necessary for the 236 protection of a victim of domestic violence, or any minor 237 children of the victim, including any injunctions or directives 238 to law enforcement agencies. 239 (5) (a) If it appears to the court that an immediate and 240 present danger of domestic violence exists, the court may grant a temporary injunction ex parte, pending a full hearing, and may 241 242 grant such relief as the court deems proper, including an 243 injunction: 244 1. Restraining the respondent from committing any acts of 245 domestic violence. 246 2. Awarding to the petitioner the temporary exclusive use 247 and possession of the dwelling that the parties share or 248 excluding the respondent from the residence of the petitioner. 249 3. On the same basis as provided in s. 61.13, providing the 250 petitioner a temporary parenting plan, including a time-sharing 251 schedule, which may award the petitioner up to 100 percent of 252 the time-sharing. If temporary time-sharing is awarded to the 253 respondent, the exchange of the child must occur at a neutral 254 safe exchange location as provided in s. 125.01(8) or at a 255 location authorized by a supervised visitation program as 256 defined in s. 753.01 if the court determines it is in the best 257 interests of the child after consideration of all of the factors 258 specified in s. 61.13(3). The temporary parenting plan remains 259 in effect until the order expires or an order is entered by a 260 court of competent jurisdiction in a pending or subsequent civil 261 action or proceeding affecting the placement of, access to,

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61.13(3).

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273 5. Awarding to the petitioner the temporary exclusive care, 274 possession, or control of an animal that is owned, possessed, 275 harbored, kept, or held by the petitioner, the respondent, or a 276 minor child residing in the residence or household of the 277 petitioner or respondent. The court may order the respondent to 278 temporarily have no contact with the animal and prohibit the 279 respondent from taking, transferring, encumbering, concealing, 280 harming, or otherwise disposing of the animal. This subparagraph 281 does not apply to an animal owned primarily for a bona fide 282 agricultural purpose, as defined under s. 193.461, or to a 283 service animal, as defined under s. 413.08, if the respondent is 284 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:

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590-01983-24 2024580c1 291 1. Restraining the respondent from committing any acts of 292 domestic violence. 293 2. Awarding to the petitioner the exclusive use and 294 possession of the dwelling that the parties share or excluding 295 the respondent from the residence of the petitioner. 296 3. On the same basis as provided in chapter 61, providing 297 the petitioner with 100 percent of the time-sharing in a 298 temporary parenting plan that remains in effect until the order 299 expires or an order is entered by a court of competent 300 jurisdiction in a pending or subsequent civil action or 301 proceeding affecting the placement of, access to, parental time 302 with, adoption of, or parental rights and responsibilities for 303 the minor child. 304 4. If the petitioner and respondent have an existing parenting plan or time-sharing schedule under another court 305 306 order, designating that the exchange of the minor child or 307 children of the parties must occur at a neutral safe exchange 308 location as provided in s. 125.01(8) or at a location authorized 309 by a supervised visitation program as defined in s. 753.01 if 310 the court determines it is in the best interests of the child 311 after consideration of all of the factors specified in s. 312 61.13(3). 5. On the same basis as provided in chapter 61, 313 314 establishing temporary support for a minor child or children or 315 the petitioner. An order of temporary support remains in effect 316 until the order expires or an order is entered by a court of

317 competent jurisdiction in a pending or subsequent civil action 318 or proceeding affecting child support.

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6.5. Ordering the respondent to participate in treatment,

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590-01983-24 2024580c1 320 intervention, or counseling services to be paid for by the 321 respondent. When the court orders the respondent to participate 322 in a batterers' intervention program, the court, or any entity 323 designated by the court, must provide the respondent with a list 324 of batterers' intervention programs from which the respondent 325 must choose a program in which to participate.

326 <u>7.6.</u> Referring a petitioner to a certified domestic 327 violence center. The court must provide the petitioner with a 328 list of certified domestic violence centers in the circuit which 329 the petitioner may contact.

8.7. Awarding to the petitioner the exclusive care, 330 331 possession, or control of an animal that is owned, possessed, 332 harbored, kept, or held by the petitioner, the respondent, or a 333 minor child residing in the residence or household of the 334 petitioner or respondent. The court may order the respondent to 335 have no contact with the animal and prohibit the respondent from 336 taking, transferring, encumbering, concealing, harming, or 337 otherwise disposing of the animal. This subparagraph does not 338 apply to an animal owned primarily for a bona fide agricultural 339 purpose, as defined under s. 193.461, or to a service animal, as 340 defined under s. 413.08, if the respondent is the service 341 animal's handler.

342 <u>9.8.</u> Ordering such other relief as the court deems 343 necessary for the protection of a victim of domestic violence, 344 including injunctions or directives to law enforcement agencies, 345 as provided in this section.

(c) The terms of an injunction restraining the respondent
under subparagraph (a)1. or ordering other relief for the
protection of the victim under subparagraph (a)9. (a)8. shall

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349	remain in effect until modified or dissolved. Either party may
350	move at any time to modify or dissolve the injunction. No
351	specific allegations are required. Such relief may be granted in
352	addition to other civil or criminal remedies.
353	Section 6. This act shall take effect July 1, 2024.

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