2025106er

	202310661							
1								
2	An act relating to exploitation of vulnerable adults;							
3	amending s. 825.1035, F.S.; authorizing the use of							
4	substitute service on unascertainable respondents;							
5	defining the term "unascertainable respondent";							
6	requiring a petitioner to file with the court a sworn							
7	affidavit to effectuate substitute service; providing							
8	requirements for the affidavit; requiring the court to							
9	enter an order providing for specified service when a							
10	petitioner files the sworn affidavit; requiring the							
11	petitioner to file with the court proof that the							
12	petitioner attempted to serve the unascertainable							
13	respondent; requiring that any proposed transfer of							
14	funds or property in dispute be held for a specified							
15	time period; providing construction; providing an							
16	effective date.							
17								
18	Be It Enacted by the Legislature of the State of Florida:							
19								
20	Section 1. Present subsections (8) through (14) of section							
21	825.1035, Florida Statutes, are redesignated as subsections (9)							
22	through (15), respectively, a new subsection (8) is added to							
23	that section, and subsection (7) of that section is amended, to							
24	read:							
25	825.1035 Injunction for protection against exploitation of							
26	a vulnerable adult							
27	(7) NOTICE OF PETITION AND INJUNCTION							
28	(a) Except as provided in subsection (8), the respondent							
29	must shall be personally served, pursuant to chapter 48, with a							

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30	copy of the petition, notice of hearing, and temporary						
31	injunction, if any, before the final hearing.						
32	(b) If the petitioner is acting in a representative						
33	capacity, the vulnerable adult $\underline{must}\ \underline{shall}$ also be served with a						
34	copy of the petition, notice of hearing, and temporary						
35	injunction, if any, before the final hearing.						
36	(c) If any assets or lines of credit are ordered to be						
37	frozen, the depository or financial institution must be served						
38	as provided in s. 655.0201.						
39	(8) SUBSTITUTE SERVICE ON UNASCERTAINABLE RESPONDENT						
40	(a) In lieu of service pursuant to chapter 48 as required						
41	pursuant to subsection (7), substitute service in accordance						
42	with this subsection may be made on an unascertainable						
43	respondent. As used in this subsection, the term						
44	"unascertainable respondent" means a person whose identity						
45	cannot be ascertained or whose identity is unknown, and who has						
46	communicated with the vulnerable adult through any means that						
47	make tracing the person's identity impractical.						
48	(b) To effectuate substitute service pursuant to this						
49	subsection, a petitioner must file with the court a sworn						
50	affidavit based on the petitioner's information and belief. The						
51	affidavit must include:						
52	1. The facts leading the petitioner to believe that the						
53	respondent is an unascertainable respondent;						
54	2. Information regarding how the unascertainable respondent						
55	and the vulnerable adult have been in contact;						
56	3. All identifying information for the unascertainable						
57	respondent which is known to the petitioner or the vulnerable						
58	adult, including, but not limited to, pseudonyms, tax						

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59	identification numbers, e-mail addresses, telephone or cellular								
60	numbers, software application programs used, social media								
61	usernames and handles, or other similar information;								
62	4. The facts leading the petitioner to believe that a								
63	proposed or initiated transfer of funds or property by the								
64	vulnerable adult is a response to a fraudulent request by the								
65	unascertainable respondent; and								
66	5. A description of the petitioner's attempts to identify								
67	the unascertainable respondent, including, but not limited to,								
68	using the same method of communication that the unascertainable								
69	respondent used to communicate with the vulnerable adult.								
70	(c) When a petitioner files the sworn affidavit required								
71	under paragraph (b), the court must enter an order requiring the								
72	petitioner to serve the unascertainable respondent, through the								
73	same means of communication that the unascertainable respondent								
74	used to communicate with the vulnerable adult, within 2 business								
75	days after the date the court issues the temporary injunction								
76	order or sets a final hearing.								
77	(d) The petitioner must file with the court proof,								
78	including, but not limited to, a sworn affidavit with								
79	screenshots, that the petitioner has attempted to serve the								
80	unascertainable respondent in accordance with paragraph (c).								
81	This constitutes substitute service on the unascertainable								
82	respondent.								
83	(e) In accordance with a written final order of injunction,								
84	if using substitute service in accordance with this subsection,								
85	a proposed transfer of funds or property in dispute must be held								
86	for 30 days, beginning on the date of the issuance of the final								
87	order of injunction, before such funds or property may be								

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## ENROLLED 2025 Legislature

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88	<u>distr</u>	ibuted	for	the k	benef	it of	the v	ulnera	ble ad	ult.			
89	-	(f) Tł	nis s	ubsec	tion	shall	be c	onstru	ed for	the	bene	fit	and
90	prote	ction (	of a	vulne	erabl	e adul	t.						
91		Section	n 2.	This	act	shall	take	effec	t July	1, 2	2025.		
						Page	4 of	4					
	CODING:	Words	<del>stri</del>	<u>cken</u>	are	deleti	ons;	words	underl	ined	are	addi	tions.