CS for SB 1430

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1	
2	An act relating to postjudgment execution proceedings
3	relating to terrorism; amending s. 772.13, F.S.;
4	providing additional requirements for postjudgment
5	execution proceedings to enforce judgments entered
6	against terrorist parties under specified provisions;
7	providing retroactive application of specified
8	provisions; providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Subsection (6) of section 772.13, Florida
13	Statutes, is amended to read:
14	772.13 Civil remedy for terrorism or facilitating or
15	furthering terrorism
16	(6)(a) In any postjudgment execution proceedings to enforce
17	a judgment entered <u>against a terrorist party</u> under this section
18	or under 18 U.S.C. s. 2333 or a substantially similar law of the
19	United States or of any state or territory of the United States <u>,</u>
20	including postjudgment execution proceedings against any agency
21	or instrumentality of the terrorist party not named in the
22	judgment pursuant to s. 201(a) of the Terrorism Risk Insurance
23	<u>Act, 28 U.S.C. s. 1610</u> :
24	1. There is no right to a jury trial under s. 56.18 or s.
25	77.08; <del>and</del>
26	2. A defendant or a person may not use the resources of the
27	courts of this state in furtherance of a defense or <u>an</u> objection
28	to postjudgment collection proceedings if the defendant or
29	person purposely leaves the jurisdiction of this state or the
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20251430er 30 United States, declines to enter or reenter this state or the 31 United States to submit to its jurisdiction, or otherwise evades 32 the jurisdiction of the court in which a criminal case is 33 pending against the defendant or person. This subparagraph 34 applies to any entity that is owned or controlled by a person to 35 whom this paragraph applies; 36 3. Creditor process issued under chapter 56 or chapter 77 37 may be served upon any person or entity over whom the court has 38 personal jurisdiction. Writs of garnishment issued under s. 39 77.01 and proceedings supplementary under s. 56.29 apply to intangible assets wherever located, without territorial 40 41 limitation, including bank accounts as defined in s. 42 674.104(1)(a), financial assets as defined in s. 678.1021(1), or 43 other intangible property as defined in s. 717.101. The situs of 44 any intangible assets held or maintained by or in the 45 possession, custody, or control of a person or entity so served 46 shall be deemed to be in this state for the purposes of a proceeding under chapter 56 or chapter 77. Service of a writ or 47 48 notice to appear under this section shall provide the court with in rem jurisdiction over any intangible assets regardless of the 49 50 location of the assets; 4. Notwithstanding s. 678.1121, the interest of a debtor in 51 52 a financial asset or security entitlement may be reached by a 53 creditor by legal process upon the securities intermediary with 54 whom the debtor's securities account is maintained, or, if that is a foreign entity, legal process under chapter 56 or chapter 55 56 77 may be served upon the United States securities custodian or 57 intermediary that has reported holding, maintaining, possessing, 58 or controlling the blocked financial assets or security

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59	entitlements to the Office of Foreign Assets Control of the
60	United States Department of the Treasury, and such financial
61	assets or security entitlements shall be subject to execution,
62	garnishment, and turnover by the United States securities
63	custodian or intermediary; and
64	5. Notwithstanding s. 670.502(4), when an electronic funds
65	transfer is not completed within 5 banking days and is canceled
66	pursuant to s. 670.211(4) because a United States intermediary
67	financial institution has blocked the transaction in compliance
68	with a United States sanctions program, and a terrorist party or
69	any agency or instrumentality thereof was either the originator
70	or the intended beneficiary, then the blocked funds shall be
71	deemed owned by the terrorist party or its agency or
72	instrumentality and shall be subject to execution and
73	garnishment.
74	(b) Paragraph (a) applies to any postjudgment execution
75	proceedings, including creditor process under chapter 56 or
76	chapter 77 served, judgment collectible under state law and to
77	any civil action pending, or filed <u>before,</u> on, or after <u>July 1,</u>
78	<u>2025</u> <del>June 20, 2023</del> .
79	Section 2. This act shall take effect upon becoming a law.

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