CS for SB 240

By the Committee on Criminal Justice; and Senators Berman, Rodriguez, DiCeglie, Pizzo, Smith, and Garcia

	591-03141-25 2025240c1
1	A bill to be entitled
2	An act relating to victims of domestic violence and
3	dating violence; defining terms; requiring the
4	Division of Telecommunications within the Department
5	of Management Services to consult with certain
6	entities to conduct a feasibility study regarding a
7	specified alert system; providing requirements for
8	such alert system; requiring the division to report to
9	the Legislature the results of the feasibility study
10	by a specified date; amending s. 741.401, F.S.;
11	revising legislative findings to include victims of
12	dating violence; reordering and amending s. 741.402,
13	F.S.; defining the term "dating violence"; amending s.
14	741.403, F.S.; authorizing victims of dating violence
15	to apply to participate in the Attorney General's
16	address confidentiality program; amending s. 741.408,
17	F.S.; requiring the Attorney General to designate
18	certain entities to assist victims of dating violence
19	applying to be address confidentiality program
20	participants; amending ss. 741.4651 and 960.001, F.S.;
21	conforming provisions to changes made by the act;
22	providing an effective date.
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24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Domestic and dating violence 911 alert system
27	feasibility study
28	(1) As used in this section, the term:
29	(a) "Division" means the Division of Telecommunications

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30	within the Department of Management Services.
31	(b) "Enhanced 911" has the same meaning as in s.
32	365.172(3), Florida Statutes.
33	(c) "Next Generation 911" has the same meaning as in s.
34	365.172(3), Florida Statutes.
35	(d) "Public safety agency" has the same meaning as in s.
36	365.172(3), Florida Statutes.
37	(e) "Public safety answering point" or "PSAP" has the same
38	meaning as in s. 365.172(3), Florida Statutes.
39	(2) The division shall consult with enhanced 911 and Next
40	Generation 911 service providers; state, county, and municipal
41	PSAPs; and state and local public safety agencies to conduct a
42	feasibility study regarding the creation of a web-based 911
43	alert system for use by victims of domestic violence and dating
44	violence which is capable of:
45	(a) Ensuring real-time data-sharing between PSAPs and law
46	enforcement agencies.
47	(b) Creating a unique telephone number for each user which
48	will connect the user to a PSAP.
49	(c) Creating a user-generated numerical code or phrase that
50	can be utilized by the user after contacting a PSAP which
51	indicates the user's need for immediate law enforcement
52	assistance.
53	(d) Transmitting specified data to law enforcement agencies
54	when a user calls from his or her unique telephone number and
55	enters his or her numerical code or phrase.
56	(3) By January 31, 2026, the division must report to the
57	President of the Senate and the Speaker of the House of
58	Representatives the results of the feasibility study.

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59	Section 2. Section 741.401, Florida Statutes, is amended to
60	read:
61	741.401 Legislative findings; purposeThe Legislature
62	finds that persons attempting to escape from actual or
63	threatened domestic violence or dating violence frequently
64	establish new addresses in order to prevent their assailants or
65	probable assailants from finding them. The purpose of ss.
66	741.401-741.409 is to enable state and local agencies to respond
67	to requests for public records without disclosing the location
68	of a victim of domestic violence <u>or dating violence</u> , to enable
69	interagency cooperation with the Attorney General in providing
70	address confidentiality for victims of domestic violence <u>and</u>
71	dating violence, and to enable state and local agencies to
72	accept a program participant's use of an address designated by
73	the Attorney General as a substitute mailing address.
74	Section 3. Section 741.402, Florida Statutes, is reordered
75	and amended to read:
76	741.402 Definitions; ss. 741.401-741.409Unless the
77	context clearly requires otherwise, as used in ss. 741.401-
78	741.409, the term:
79	(1) "Address" means a residential street address, school
80	address, or work address of an individual, as specified on the
81	individual's application to be a program participant under ss.
82	741.401-741.409.
83	(4) (2) "Program participant" means a person certified as a
84	program participant under s. 741.403.
85	(2) "Dating violence" means an assault, aggravated assault,
86	battery, aggravated battery, sexual assault, sexual battery,
87	stalking, aggravated stalking, kidnapping, false imprisonment,
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591-03141-25 2025240c1 or any criminal offense resulting in physical injury or death, or the threat of any such act, committed by an individual who has or has had a continuing and significant relationship of a romantic or intimate nature as determined by the factors listed in s. 784.046(1)(d) with the victim, regardless of whether these acts or threats have been reported to law enforcement officers. (3) "Domestic violence" means an act as defined in s. 741.28 and includes a threat of such acts committed against an individual in a domestic situation, regardless of whether these acts or threats have been reported to law enforcement officers. Section 4. Paragraphs (a) and (d) of subsection (1) of section 741.403, Florida Statutes, are amended to read: 741.403 Address confidentiality program; application; certification.-(1) An adult person, a parent or guardian acting on behalf of a minor, or a guardian acting on behalf of a person adjudicated incapacitated under chapter 744 may apply to the Attorney General to have an address designated by the Attorney General serve as the person's address or the address of the minor or incapacitated person. To the extent possible within funds appropriated for this purpose, the Attorney General shall approve an application if it is filed in the manner and on the form prescribed by the Attorney General and if it contains all of the following: (a) A sworn statement by the applicant that the applicant has good reason to believe that the applicant, or the minor or incapacitated person on whose behalf the application is made, is

incapacitated person on whose behalf the application is made, i a victim of domestic violence <u>or dating violence</u>, and that the applicant fears for his or her safety or his or her children's

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CODING: Words stricken are deletions; words underlined are additions.

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591-03141-25 2025240c1 117 safety or the safety of the minor or incapacitated person on 118 whose behalf the application is made. 119 (d) A statement that the new address or addresses that the 120 applicant requests must not be disclosed for the reason that 121 disclosure will increase the risk of domestic violence or dating 122 violence. 123 Section 5. Section 741.408, Florida Statutes, is amended to 124 read: 125 741.408 Assistance for program applicants.-The Attorney 126 General shall designate state and local agencies and nonprofit 127 agencies that provide counseling and shelter services to victims 128 of domestic violence and dating violence to assist persons 129 applying to be program participants. Assistance and counseling 130 rendered by the Office of the Attorney General or its designees 131 to applicants does not constitute legal advice. 132 Section 6. Section 741.4651, Florida Statutes, is amended 133 to read: 134 741.4651 Public records exemption; victims of stalking or 135 aggravated stalking.-The names, addresses, and telephone numbers 136 of persons who are victims of stalking or aggravated stalking 137 are exempt from s. 119.07(1) and s. 24(a), Art. I of the State 138 Constitution in the same manner that the names, addresses, and 139 telephone numbers of participants in the Address Confidentiality 140 Program for Victims of Domestic and Dating Violence which are 141 held by the Attorney General under s. 741.465 are exempt from

142 disclosure, provided that the victim files a sworn statement of 143 stalking with the Office of the Attorney General and otherwise 144 complies with the procedures in ss. 741.401-741.409.

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Section 7. Paragraph (c) of subsection (1) of section

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591-03141-25 2025240c1 146 960.001, Florida Statutes, is amended to read: 147 960.001 Guidelines for fair treatment of victims and witnesses in the criminal justice and juvenile justice systems.-148 149 (1) The Department of Legal Affairs, the state attorneys, 150 the Department of Corrections, the Department of Juvenile 151 Justice, the Florida Commission on Offender Review, the State 152 Courts Administrator and circuit court administrators, the Department of Law Enforcement, and every sheriff's department, 153 154 police department, or other law enforcement agency as defined in 155 s. 943.10(4) shall develop and implement guidelines for the use 156 of their respective agencies, which guidelines are consistent 157 with the purposes of this act and s. 16(b), Art. I of the State 158 Constitution and are designed to implement s. 16(b), Art. I of 159 the State Constitution and to achieve the following objectives: 160 (c) Information concerning protection available to victim 161 or witness.-A victim or witness shall be furnished, as a matter 162 of course, with information on steps that are available to law 163 enforcement officers and state attorneys to protect victims and 164 witnesses from intimidation. Victims of domestic violence and

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Section 8. This act shall take effect July 1, 2025.

dating violence shall also be given information about the

address confidentiality program provided under s. 741.403.

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