MISSISSIPPI LEGISLATURE

REGULAR SESSION 2022

By: Senator(s) Hill

To: Judiciary, Division A

## SENATE BILL NO. 2022

1 AN ACT TO AMEND SECTION 93-21-3, MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS IN THE PROTECTION FROM DOMESTIC ABUSE ACT; TO 2 3 AMEND SECTION 93-21-15, MISSISSIPPI CODE OF 1972, TO AUTHORIZE A COURT, IN ISSUING A PROTECTION ORDER, TO INCLUDE THE PROTECTION OF 4 PETS IN THE ORDER; AND FOR RELATED PURPOSES. 5 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 93-21-3, Mississippi Code of 1972, is amended as follows: 8 9 93-21-3. As used in this chapter, unless the context 10 otherwise requires: (a) "Abuse" means the occurrence of one or more of the 11 12 following acts between spouses, former spouses, persons living as spouses or who formerly lived as spouses, persons having a child 13 14 or children in common, other individuals related by consanguinity 15 or affinity who reside together or who formerly resided together 16 or between individuals who have a current or former dating 17 relationship:

S. B. No. 2022 22/SS36/R247 PAGE 1 (ens\kr) 18 (i) Attempting to cause or intentionally, 19 knowingly or recklessly causing bodily injury or serious bodily injury with or without a deadly weapon; 20 21 (ii) Placing, by physical menace or threat, 22 another in fear of imminent serious bodily injury; 23 (iii) Criminal sexual conduct committed against a minor within the meaning of Section 97-5-23; 24 25 Stalking within the meaning of Section (iv) 26 97-3-107; 27 (V) Cyberstalking within the meaning of Section 97-45-15; or 28 29 (vi) Sexual offenses within the meaning of Section 30 97-3-65 or 97-3-95. "Abuse" does not include any act of self-defense. 31 32 (b) "Adult" means any person eighteen (18) years of age 33 or older, or any person under eighteen (18) years of age who has 34 been emancipated by marriage. "Companion animal" means any animal that is kept 35 (C) 36 inside a residential dwelling and any dog or cat regardless of 37 where it is kept, but does not include livestock or any wild 38 animal; a companion animal is personal property. 39 ( \* \* \*d) "Court" means the chancery court, justice 40 court, municipal court or county court. 41 ( **\* \* \***e) "Dating relationship" means a social relationship of a romantic or intimate nature between two (2) 42 S. B. No. 2022 ~ OFFICIAL ~ 22/SS36/R247

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43 individuals; it does not include a casual relationship or ordinary 44 fraternization between two (2) individuals in a business or social 45 context. Whether a relationship is a "dating relationship" shall 46 be determined by examining the following factors:

47 (i) The length of the relationship;
48 (ii) The type of relationship; and
49 (iii) The frequency of interaction between the two
50 (2) individuals involved in the relationship.

51  $(* * * \underline{f})$  "Mutual protection order" means a protection 52 order that includes provisions in favor of both the individual 53 seeking relief and the respondent.

54 SECTION 2. Section 93-21-15, Mississippi Code of 1972, is 55 amended as follows:

56 93-21-15. (1) (a) After a hearing is held as provided in 57 Section 93-21-11 for which notice and opportunity to be heard has 58 been granted to the respondent, and upon a finding that the 59 petitioner has proved the existence of abuse by a preponderance of the evidence, the municipal and justice courts shall be empowered 60 61 to grant a temporary domestic abuse protection order to bring 62 about a cessation of abuse of the petitioner, any minor children, 63 or any person alleged to be incompetent. The relief the court may 64 provide includes, but is not limited to, the following:

(i) Directing the respondent to refrain from
abusing the petitioner, any minor children, or any person alleged
to be incompetent;

S. B. No. 2022 ~ OFFICIAL ~ 22/SS36/R247 PAGE 3 (ens\kr) (ii) Prohibiting or limiting respondent's physical
proximity to the abused or other household members as designated
by the court, including residence and place of work;

(iii) Prohibiting or limiting contact by the respondent with the abused or other household members designated by the court, whether in person, by telephone or by other electronic communication;

(iv) Granting possession to the petitioner of the residence or household to the exclusion of the respondent by evicting the respondent or restoring possession to the petitioner, or both; or

(v) Prohibiting the transferring, encumbering, <u>harming</u> or otherwise disposing of property mutually owned or leased by the parties, except when in the ordinary course of business.

(b) The duration of any temporary domestic abuse protection order issued by a municipal or justice court shall not exceed thirty (30) days. However, if the party to be protected and the respondent do not have minor children in common, the duration of the temporary domestic abuse protection order may exceed thirty (30) days but shall not exceed one (1) year.

89 (c) Procedures for an appeal of the issuance of a
90 temporary domestic abuse protection order are set forth in Section
91 93-21-15.1.

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92 (2)After a hearing is held as provided in Section (a) 93 93-21-11 for which notice and opportunity to be heard has been granted to the respondent, and upon a finding that the petitioner 94 has proved the existence of abuse by a preponderance of the 95 96 evidence, the chancery or county court shall be empowered to grant 97 a final domestic abuse protection order or approve any consent agreement to bring about a cessation of abuse of the petitioner, 98 99 any minor children, or any person alleged to be incompetent. In 100 granting a final domestic abuse protection order, the chancery or county court may provide for relief that includes, but is not 101 limited to, the following: 102

103 (i) Directing the respondent to refrain from
104 abusing the petitioner, any minor children, \* \* \* any person
105 alleged to be incompetent <u>or any companion animal;</u>

(ii) Granting possession to the petitioner of the residence \* \* \*, household <u>or personal property</u> to the exclusion of the respondent by evicting the respondent or restoring possession to the petitioner, or both;

(iii) When the respondent has a duty to support the petitioner, any minor children, or any person alleged to be incompetent living in the residence or household and the respondent is the sole owner or lessee, granting possession to the petitioner of the residence or household to the exclusion of the respondent by evicting the respondent or restoring possession to

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116 the petitioner, or both, or by consent agreement allowing the 117 respondent to provide suitable, alternate housing;

(iv) Awarding temporary custody of or establishing temporary visitation rights with regard to any minor children or any person alleged to be incompetent, or both;

(v) If the respondent is legally obligated to support the petitioner, any minor children, or any person alleged to be incompetent, ordering the respondent to pay temporary support for the petitioner, any minor children, or any person alleged to be incompetent;

126 (vi) Ordering the respondent to pay to the abused person monetary compensation for losses suffered as a direct 127 128 result of the abuse, including, but not limited to, medical 129 expenses resulting from such abuse, loss of earnings or support, 130 out-of-pocket losses for injuries sustained, moving expenses, a 131 reasonable attorney's fee, or any combination of the above; 132 (vii) Prohibiting the transferring, encumbering, or otherwise disposing of property mutually owned or leased by the 133 134 parties, except when in the ordinary course of business;

(viii) Prohibiting or limiting respondent's physical proximity to the abused or other household members designated by the court, including residence, school and place of work;

139 (ix) Prohibiting or limiting contact by the140 respondent with the abused or other household members designated

S. B. No. 2022 ~ OFFICIAL ~ 22/SS36/R247 PAGE 6 (ens\kr) 141 by the court whether in person, by telephone or by electronic 142 communication; and

143 (x) Ordering counseling or professional medical 144 treatment for the respondent, including counseling or treatment 145 designed to bring about the cessation of domestic abuse.

(b) Except as provided below, a final domestic abuse protection order issued by a chancery or county court under the provisions of this chapter shall be effective for such time period as the court deems appropriate. The expiration date of the order shall be clearly stated in the order.

151 (C) Temporary provisions addressing temporary custody, visitation or support of minor children contained in a final 152 153 domestic abuse protection order issued by a chancery or county 154 court shall be effective for one hundred eighty (180) days. A party seeking relief beyond that period must initiate appropriate 155 156 proceedings in the chancery court of appropriate jurisdiction. Ιf 157 at the end of the one-hundred-eighty-day period, neither party has initiated such proceedings, the custody, visitation or support of 158 159 minor children will revert to the chancery court order addressing 160 such terms that was in effect at the time the domestic abuse 161 protection order was granted. The chancery court in which 162 custody, visitation or support proceedings have been initiated may provide for any temporary provisions addressing custody, 163 164 visitation or support as the court deems appropriate.

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S. B. No. 2022 22/SS36/R247 PAGE 7 (ens\kr) 165 (3) Every domestic abuse protection order issued pursuant to 166 this section shall set forth the reasons for its issuance, shall 167 contain specific findings of fact regarding the existence of abuse, shall be specific in its terms and shall describe in 168 169 reasonable detail the act or acts to be prohibited. No mutual 170 protection order shall be issued unless that order is supported by 171 an independent petition by each party requesting relief pursuant 172 to this chapter, and the order contains specific findings of fact 173 regarding the existence of abuse by each party as principal aggressor, and a finding that neither party acted in self-defense. 174

175 The Attorney General, in cooperation with the (4) 176 Mississippi Supreme Court and the Mississippi Judicial College, 177 shall develop standardized forms for temporary and final domestic 178 abuse protection orders. The use of standardized forms in 179 protection order proceedings pursuant to this chapter shall be 180 fully implemented by all courts no later than July 1, 2015. 181 However, in any criminal prosecution or contempt proceeding for a 182 violation of a domestic abuse protection order, it shall not be a 183 defense that the order was not issued on the standardized form. 184 Upon issuance of any protection order by the court, the (5)185 order shall be entered in the Mississippi Protection Order 186 Registry by the clerk of the court pursuant to Section 93-21-25, 187 and a copy shall be provided to the sheriff's department in the 188 county of the court of issuance.

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(6) Upon subsequent petition by either party and following a
hearing of which both parties have received notice and an
opportunity to be heard, the court may modify, amend, or dissolve
a domestic abuse protection order previously issued by that court.

(7) A domestic abuse protection order issued under this section is effective in this state, in all other states, and in United States territories and tribal lands. A court shall not limit the scope of a protection order to the boundaries of the State of Mississippi or to the boundaries of a municipality or county within the State of Mississippi.

(8) Procedures for an appeal of the issuance or denial of a
final domestic abuse protection order are set forth in Section
93-21-15.1.

202 **SECTION 3.** This act shall take effect and be in force from 203 and after July 1, 2022.