1 Stalking Amendments

## 2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Stephanie Gricius	
LONG TITLE	
General Description:	
This bill addresses stalking.	
Highlighted Provisions:	
This bill:	
<ul> <li>provides that an individual does not commit stalking in certain circumstances; and</li> </ul>	
<ul> <li>makes technical and conforming changes.</li> </ul>	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
Utah Code Sections Affected:	
AMENDS:	
76-5-106.5, as last amended by Laws of Utah 2024, Chapter 179	
<b>78B-7-701</b> , as last amended by Laws of Utah 2022, Chapter 297	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section <b>76-5-106.5</b> is amended to read:	
76-5-106.5 . Stalking Definitions Injunction Penalties Duties of law	
enforcement officer.	
(1)(a) As used in this section:	
(i) "Course of conduct" means two or more acts directed at or toward a specific	
individual, including:	
(A) acts in which the actor follows, monitors, observes, photographs, surveils,	
threatens, or communicates to or about an individual, or interferes with an	
individual's property:	
(I) directly, indirectly, or through any third party; and	
(II) by any action, method, device, or means; or	
(B) when the actor engages in any of the following acts or causes someone else to	

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32	engage in any of these acts:
33	(I) approaches or confronts an individual;
34	(II) appears at the individual's workplace or contacts the individual's employer
35	or coworker;
36	(III) appears at an individual's residence or contacts an individual's neighbor, or
37	enters property owned, leased, or occupied by an individual;
38	(IV) sends material by any means to the individual or for the purpose of
39	obtaining or disseminating information about or communicating with the
40	individual to a member of the individual's family or household, employer,
41	coworker, friend, or associate of the individual;
42	(V) places an object on or delivers an object to property owned, leased, or
43	occupied by an individual, or to the individual's place of employment with
44	the intent that the object be delivered to the individual; or
45	(VI) uses a computer, the Internet, text messaging, or any other electronic
46	means to commit an act that is a part of the course of conduct.
47	(ii)(A) "Emotional distress" means significant mental or psychological suffering,
48	whether or not medical or other professional treatment or counseling is
49	required.
50	(B) "Emotional distress" includes significant mental or psychological suffering
51	resulting from harm to an animal.
52	(iii) "Immediate family" means a spouse, parent, child, sibling, or any other
53	individual who regularly resides in the household or who regularly resided in the
54	household within the prior six months.
55	(iv) "Private investigator" means the same as that term is defined in Section 76-9-408.
56	(v) "Reasonable person" means a reasonable person in the victim's circumstances.
57	(vi) "Stalking" means an offense as described in Subsection (2).
58	(vii) "Text messaging" means a communication in the form of electronic text or one
59	or more electronic images sent by the actor from a telephone or computer to
60	another individual's telephone or computer by addressing the communication to
61	the recipient's telephone number.
62	(b) Terms defined in Section 76-1-101.5 apply to this section.
63	(2) An actor commits stalking if the actor intentionally or knowingly:
64	(a) engages in a course of conduct directed at a specific individual and knows or is
65	reckless as to whether the course of conduct would cause a reasonable person:

66	(i) to fear for the individual's own safety or the safety of a third individual; or
67	(ii) to suffer other emotional distress; or
68	(b) violates:
69	(i) a stalking injunction issued under Title 78B, Chapter 7, Part 7, Civil Stalking
70	Injunctions; or
71	(ii) a permanent criminal stalking injunction issued under Title 78B, Chapter 7, Part
72	9, Criminal Stalking Injunctions.
73	(3)(a) A violation of Subsection (2) is a class A misdemeanor:
74	(i) upon the actor's first violation of Subsection (2); or
75	(ii) if the actor violated a stalking injunction issued under Title 78B, Chapter 7, Part
76	7, Civil Stalking Injunctions.
77	(b) Notwithstanding Subsection (3)(a), a violation of Subsection (2) is a third degree
78	felony if the actor:
79	(i) has been previously convicted of an offense of stalking;
80	(ii) has been previously convicted in another jurisdiction of an offense that is
81	substantially similar to the offense of stalking;
82	(iii) has been previously convicted of any felony offense in Utah or of any crime in
83	another jurisdiction which if committed in Utah would be a felony, in which the
84	victim of the stalking offense or a member of the victim's immediate family was
85	also a victim of the previous felony offense;
86	(iv) violated a permanent criminal stalking injunction issued under Title 78B,
87	Chapter 7, Part 9, Criminal Stalking Injunctions; or
88	(v) has been or is at the time of the offense a cohabitant, as defined in Section
89	78B-7-102, of the victim.
90	(c) Notwithstanding Subsection (3)(a) or (b), a violation of Subsection (2) is a second
91	degree felony if the actor:
92	(i) used a dangerous weapon or used other means or force likely to produce death or
93	serious bodily injury, in the commission of the crime of stalking;
94	(ii) has been previously convicted two or more times of the offense of stalking;
95	(iii) has been convicted two or more times in another jurisdiction or jurisdictions of
96	offenses that are substantially similar to the offense of stalking;
97	(iv) has been convicted two or more times, in any combination, of offenses under
98	Subsection (3)(b)(i), (ii), or (iii);
99	(v) has been previously convicted two or more times of felony offenses in Utah or of

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100	crimes in another jurisdiction or jurisdictions which, if committed in Utah, would
101	be felonies, in which the victim of the stalking was also a victim of the previous
102	felony offenses; or
103	(vi) has been previously convicted of an offense under Subsection (3)(b)(iv) or (v).
104	(4) In a prosecution under this section, it is not a defense that the actor:
105	(a) was not given actual notice that the course of conduct was unwanted; or
106	(b) did not intend to cause the victim fear or other emotional distress.
107	(5) An offense of stalking may be prosecuted under this section in any jurisdiction where
108	one or more of the acts that is part of the course of conduct was initiated or caused an
109	effect on the victim.
110	(6)(a) Except as provided in Subsection (6)(b), an actor does not violate this section if:
111	(i) the actor is acting:
112	[(i)] (A) in the actor's official capacity as a law enforcement officer, governmental
113	investigator, or private investigator; and
114	[(ii)] (B) for a legitimate official or business purpose[:] ; or
115	(ii)(A) the actor is the owner of a business;
116	(B) the actor engages in a course of conduct that is reasonable and necessary to
117	protect the actor's ownership interest in the business;
118	(C) the conduct is not directed at a cohabitant, as that term is defined in Section
119	78B-7-102; and
120	(D) the actor's conduct does not violate any other provision of this code.
121	(b) A private investigator is not exempt from this section if the private investigator
122	engages in conduct that would constitute a ground for disciplinary action under
123	Section 53-9-118.
124	(7)(a) A permanent criminal stalking injunction limiting the contact between the actor
125	and victim may be filed in accordance with Section 78B-7-902.
126	(b) This section does not preclude the filing of criminal information for stalking based
127	on the same act which is the basis for the violation of the stalking injunction issued
128	under Title 78B, Chapter 7, Part 7, Civil Stalking Injunctions, or a permanent
129	criminal stalking injunction issued under Title 78B, Chapter 7, Part 9, Criminal
130	Stalking Injunctions.
131	(8)(a) A law enforcement officer who responds to an allegation of stalking shall use all
132	reasonable means to protect the victim and prevent further violence, including:
133	(i) taking action that in the officer's discretion is reasonably necessary to provide for

134	the safety of the victim and any family or household member;
135	(ii) confiscating the weapon or weapons involved in the alleged stalking;
136	(iii) making arrangements for the victim and any child to obtain emergency housing
137	or shelter;
138	(iv) providing protection while the victim removes essential personal effects;
139	(v) arranging, facilitating, or providing for the victim and any child to obtain medical
140	treatment; and
141	(vi) arranging, facilitating, or providing the victim with immediate and adequate
142	notice of the rights of victims and of the remedies and services available to
143	victims of stalking, in accordance with Subsection (8)(b).
144	(b)(i) A law enforcement officer shall give written notice to the victim in simple
145	language, describing the rights and remedies available under this section and Title
146	78B, Chapter 7, Part 7, Civil Stalking Injunctions.
147	(ii) The written notice shall also include:
148	(A) a statement that the forms needed in order to obtain a stalking injunction are
149	available from the court clerk's office in the judicial district where the victim
150	resides or is temporarily domiciled; and
151	(B) a list of shelters, services, and resources available in the appropriate
152	community, together with telephone numbers, to assist the victim in accessing
153	any needed assistance.
154	(c) If a weapon is confiscated under this Subsection (8), the law enforcement agency
155	shall return the weapon to the individual from whom the weapon is confiscated if a
156	stalking injunction is not issued or once the stalking injunction is terminated.
157	Section 2. Section <b>78B-7-701</b> is amended to read:
158	78B-7-701. Ex parte civil stalking injunction Civil stalking injunction.
159	(1)(a)(i) Except as provided in Subsection (1)(b), an individual who believes that the
160	individual is the victim of stalking may [file] bring a verified written petition for a
161	civil stalking injunction against the alleged stalker[-with the district court in the
162	district in which the individual or respondent resides, is temporarily domiciled, or
163	in which any of the events occurred].
164	(ii) A minor with the minor's parent or guardian may [file] bring a petition on the
165	minor's own behalf, or a parent, guardian, or custodian may file a petition on the
166	minor's behalf.
167	(b) A stalking injunction may not be obtained against:

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168	(i) a law enforcement officer, governmental investigator, or licensed private
169	investigator, [who is acting in official capacity.] as described in Subsection
170	76-5-106.5(6); or
171	(ii) an individual for engaging in conduct described in Subsection 76-5-106.5(6)
172	<u>(a)(ii).</u>
173	(2) Notwithstanding Chapter 3a, Venue for Civil Actions, an individual shall bring a
174	petition described in Subsection (1)(a) in the judicial district in which:
175	(a) the individual or respondent resides or is temporarily domiciled; or
176	(b) any of the events occurred.
177	[(2)] (3)(a) Except as provided in Subsection $[(2)(b)]$ (3)(b), a petition for a civil stalking
178	injunction shall include:
179	(i) the name of the petitioner;
180	(ii) the name and address, if known, of the respondent;
181	(iii) specific events and dates of the actions constituting the alleged stalking;
182	(iv) if there is a prior court order concerning the same conduct, the name of the court
183	in which the order was rendered; and
184	(v) corroborating evidence of stalking, which may be in the form of a police report,
185	affidavit, record, statement, item, letter, or any other evidence which tends to
186	prove the allegation of stalking.
187	(b)(i) The petitioner's address shall be disclosed to the court for purposes of service.
188	(ii) On request of the petitioner, the petitioner's address may not be listed on the
189	petition, and shall be protected and maintained in a separate document or
190	automated database, not subject to release, disclosure, or any form of public
191	access except as ordered by the court for good cause shown.
192	[(3)] $(4)$ (a) If the court determines that there is reason to believe that an offense of
193	stalking has occurred, the court may issue an ex parte civil stalking injunction [may
194	be issued by the court-]that includes any of the following:
195	(i) the respondent may be enjoined from committing stalking;
196	(ii) the respondent may be restrained from coming near the residence, place of
197	employment, or school of the other party or specifically designated locations or
198	persons;
199	(iii) the respondent may be restrained from contacting, directly or indirectly, the other
200	party, including personal, written or telephone contact with the other party, the
201	other party's employers, employees, fellow workers or others with whom

202	communication would be likely to cause annoyance or alarm to the other party; or
203	(iv) any other relief necessary or convenient for the protection of the petitioner and
204	other specifically designated individuals under the circumstances.
205	(b)(i) If the petitioner and respondent have minor children, the court shall follow the
206	provisions of Section 78B-7-603 and take into consideration the respondent's
207	custody and parent-time rights while ensuring the safety of the victim and the
208	minor children.
209	(ii) If the court issues a civil stalking injunction, but declines to address custody and
210	parent-time issues, a copy of the stalking injunction shall be filed in any action in
211	which custody and parent-time issues are being considered.
212	[(4)] (5)(a) Within 10 days after the day on which the [the-]ex parte civil stalking
213	injunction is served, the respondent is entitled to request, in writing, an evidentiary
214	hearing on the civil stalking injunction.
215	(b)(i) The court shall hold a hearing requested by the respondent at the earliest
216	possible time and within 10 days after the day on which the request is filed with
217	the court unless the court finds compelling reasons to continue the hearing.
218	(ii) At the hearing, the burden is on the petitioner to show by a preponderance of the
219	evidence that stalking of the petitioner by the respondent has occurred.
220	(c) An ex parte civil stalking injunction issued under this section shall state on the civil
221	stalking injunction's face:
222	(i) that the respondent is entitled to a hearing, upon written request within 10 days
223	after the day on which the order is served;
224	(ii) the name and address of the court where the request may be filed;
225	(iii) that if the respondent fails to request a hearing within 10 days after the day on
226	which the ex parte civil stalking injunction is served, the ex parte civil stalking
227	injunction is automatically modified to a civil stalking injunction without further
228	notice to the respondent and the civil stalking injunction expires three years after
229	the day on which the ex parte civil stalking injunction is served; and
230	(iv) that if the respondent requests, in writing, a hearing after the ten-day period after
231	service, the court shall set a hearing within a reasonable time from the date
232	requested.
233	[(5)] (6)(a) At the hearing, the court may modify, revoke, or continue the injunction.
234	(b) At the hearing, the burden is on the petitioner to show by a preponderance of the
235	evidence that stalking of the petitioner by the respondent has occurred.

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236 [(6)] (7)(a) The ex parte civil stalking injunction shall be served on the respondent within 237 90 days after the day on which the ex parte civil stalking injunction is signed. 238 (b) An ex parte civil stalking injunction is effective upon service. 239 (c) If a hearing is not requested in writing by the respondent within 10 days after the day 240 on which the ex parte civil stalking injunction is served, the ex parte civil stalking 241 injunction automatically becomes a civil stalking injunction without further notice to 242 the respondent and expires three years after the day on which the ex parte civil 243 stalking injunction is served. 244 [(7)] (8)(a) If the respondent requests a hearing after the 10-day period after service, the 245 court shall set a hearing within a reasonable time from the date requested. 246 (b) At the hearing, the burden is on the respondent to show good cause why the civil 247 stalking injunction should be dissolved or modified. 248 [(8)] (9)(a) Within 24 hours after the affidavit or acceptance of service is returned, 249 excluding weekends and holidays, the clerk of the court from which the ex parte civil 250 stalking injunction was issued shall enter a copy of the ex parte civil stalking 251 injunction and proof of service or acceptance of service in the statewide network for 252 warrants or a similar system. 253 (b) The effectiveness of an ex parte civil stalking injunction or civil stalking injunction 254 does not depend upon entry of the ex parte civil stalking injunction or civil stalking 255 injunction in the statewide system and, for enforcement purposes, a certified copy of 256 an ex parte civil stalking injunction or civil stalking injunction is presumed to be a 257 valid existing order of the court for a period of three years after the day on which the 258 ex parte civil stalking injunction is served on the respondent. 259 (c)(i) Any changes or modifications of the ex parte civil stalking injunction are 260 effective upon service on the respondent. 261 (ii) The original ex parte civil stalking injunction continues in effect until service of 262 the changed or modified civil stalking injunction on the respondent. 263 [(9)] (10) Within 24 hours after the affidavit or acceptance of service is returned, excluding 264 weekends and holidays, the clerk of the court shall enter a copy of the changed or 265 modified civil stalking injunction and proof of service or acceptance of service in the 266 statewide network for warrants or a similar system. 267 [(10)] (11) The ex parte civil stalking injunction or civil stalking injunction may be 268 dissolved at any time upon application of the petitioner to the court that granted the ex

parte civil stalking injunction or civil stalking injunction.

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270	[(11)] (12) An ex parte civil stalking injunction and a civil stalking injunction shall be
271	served by a sheriff or constable in accordance with this section.
272	[(12)] (13) The remedies provided in this chapter for enforcement of the orders of the court
273	are in addition to any other civil and criminal remedies available.
274	[(13)] (14) The court shall hear and decide all matters arising under this section.
275	[(14)] (15) After a hearing with notice to the affected party, the court may enter an order
276	requiring any party to pay the costs of the action, including reasonable attorney fees.
277	[(15)] (16) This section does not apply to preliminary injunctions issued under an action for
278	dissolution of marriage or legal separation.
279	Section 3. Effective Date.
280	This bill takes effect on May 7, 2025.