1	H.818
2	Introduced by Representatives Pugh of South Burlington, Grad of Moretown,
3	and Ram of Burlington
4	Referred to Committee on
5	Date:
6	Subject: Crimes and criminal procedure; breach of the peace; stalking
7	Statement of purpose of bill as introduced: This bill proposes to amend the
8	definitions related to civil orders of protection against stalking and sexual
9	assault and the criminal stalking law, and to establish prohibited defenses in a
10	criminal stalking case.
11	An act relating to stalking
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. FINDINGS
14	The General Assembly finds the following:
15	(1) Stalking is a serious problem in Vermont and nationwide.
16	(2) Stalking involves severe intrusions on the victim's personal privacy
17	and autonomy.
18	(3) Stalking causes a long-lasting impact on the victim's quality of life
19	and creates risks to the security and safety of the victim and others even in the
20	absence of express threats of physical harm.

1	(4) Stalking conduct often becomes increasingly violent over time.
2	(5) There is a strong connection between stalking and domestic violence
3	and sexual assault.
4	Sec. 2. 12 V.S.A. chapter 178 is amended to read:
5	CHAPTER 178. ORDERS AGAINST STALKING
6	OR SEXUAL ASSAULT
7	§ 5131. DEFINITIONS
8	As used in this chapter:
9	(1) "Course of conduct" means a pattern of conduct composed of two or
10	more acts over a period of time, however short, evidencing a continuity of
11	purpose. Constitutionally protected activity is not included within the meaning
12	of "course of conduct." two or more acts in which a person follows, monitors,
13	observes, surveils, threatens, or communicates to or about, another person, or
14	interferes with another person's property. This definition shall apply to acts
15	conducted by the person directly, indirectly, or through third parties and by any
16	action, method, device, or means.
17	(2) "Following" means maintaining over a period of time a visual or
18	physical proximity to another person in such manner as would cause a
19	reasonable person to have fear of unlawful sexual conduct, unlawful restraint,
20	bodily injury, or death "Emotional distress" means significant mental suffering

1	or distress that may, but does not necessarily, require medical or other
2	professional treatment or counseling.
3	(3) "Lying in wait" means hiding or being concealed for the purpose of
4	attacking or harming another person.
5	(4) "Nonphysical contact" includes telephone calls, mail, e-mail, social
6	media commentary or comment, or other electronic communication, fax, and
7	written notes.
8	(4) "Reasonable person" means a reasonable person in the victim's
9	circumstances.
10	(5) "Sexually assaulted the plaintiff" means that the defendant engaged
11	in conduct that meets elements of lewd and lascivious conduct as defined in
12	13 V.S.A. § 2601, lewd and lascivious conduct with a child as defined in
13	13 V.S.A. § 2602, sexual assault as defined in 13 V.S.A. § 3252, aggravated
14	sexual assault as defined in 13 V.S.A. § 3253, use of a child in a sexual
15	performance as defined in 13 V.S.A. § 2822, or consenting to a sexual
16	performance as defined in 13 V.S.A. § 2823 and that the plaintiff was the
17	victim of the offense.
18	(6) "Stalk" means to engage in a course of conduct which consists of
19	following or lying in wait for a person, or threatening behavior directed at a
20	specific person or a member of the person's family, and:
21	(A) serves no legitimate purpose; and

1	(B) <u>that</u> would cause a reasonable person to fear for his or her safety
2	or the safety of another or would cause a reasonable person substantial
3	emotional distress.
4	(7) "Stay away" means to refrain from knowingly:
5	(A) initiating or maintaining a physical presence near the plaintiff;
6	(B) engaging in nonphysical contact with the plaintiff directly or
7	indirectly; or
8	(C) engaging in nonphysical contact with the plaintiff through third
9	parties who may or may not know of the order.
10	(8) <u>"Threatening behavior"</u> <u>"Threatens"</u> means acts which to act in a
11	manner that would cause a reasonable person to fear unlawful sexual conduct,
12	unlawful restraint, bodily injury, or death, including verbal threats; written,
13	telephonic, or other electronically communicated threats; vandalism; or
14	physical contact without consent. Intent is not required, including an overt
15	statement of intent to physical harm or emotional distress to the person.
16	§ 5132. JURISDICTION AND VENUE
17	(a) The Superior Court shall have jurisdiction over proceedings under this
18	chapter.
19	(b) Proceedings under this chapter may be commenced in the county in
20	which the plaintiff resides. If the plaintiff has left his or her residence to avoid
21	being stalked or sexually assaulted, the plaintiff shall have the option to bring

1	an action in the county of the previous residence or the county of the new
2	residence.
3	§ 5133. REQUESTS FOR AN ORDER AGAINST STALKING OR
4	SEXUAL ASSAULT
5	(a) A person, other than a family or household member as defined in
6	15 V.S.A. § 1101(2), may seek an order against stalking or sexual assault on
7	behalf of him him- or herself or his or her children by filing a complaint under
8	this chapter. The plaintiff shall submit an affidavit in support of the order.
9	(b) Except as provided in section 5134 of this title, the court shall grant the
10	order only after notice to the defendant and a hearing. The plaintiff shall have
11	the burden of proving by a preponderance of the evidence that the defendant
12	stalked or sexually assaulted the plaintiff.
13	(c) In a hearing under this chapter, neither opinion evidence of nor
14	evidence of the reputation of the plaintiff's sexual conduct shall be admitted.
15	Evidence of prior sexual conduct of the plaintiff shall not be admitted;
16	provided, however, where it bears on the credibility of the plaintiff or it is
17	material to a fact at issue and its probative value outweighs its private
18	character, the court may admit any of the following:
19	(1) Evidence evidence of the plaintiff's past sexual conduct with the
20	defendant . ;

1	(2) Evidence evidence of specific instances of the plaintiff's sexual
2	conduct showing the source of origin of semen, pregnancy, or disease-; or
3	(3) Evidence evidence of specific instances of the plaintiff's past false
4	allegations of violations of 13 V.S.A. chapter 59 or 72.
5	(d)(1) If the court finds by a preponderance of evidence that the defendant
6	has stalked or has been convicted of sexually assaulting the plaintiff, the court
7	shall order the defendant to stay away from the plaintiff or the plaintiff's
8	children, or both, and may make any other such order it deems necessary to
9	protect the plaintiff or the plaintiff's children, or both.
10	(2) If the court finds by a preponderance of evidence that the defendant
11	has sexually assaulted the plaintiff and there is a danger of the defendant
12	further harming the plaintiff, the court shall order the defendant to stay away
13	from the plaintiff or the plaintiff's children, or both, and may make any other
14	such order it deems necessary to protect the plaintiff or the plaintiff's children,
15	or both. The court may consider the defendant's past conduct as relevant
16	evidence of future harm.
17	(e) Relief shall be granted for a fixed period, at the expiration of which
18	time the court may extend any order, upon motion of the plaintiff, for such
19	additional time as it deems necessary to protect the plaintiff or the plaintiff's
20	children, or both. It is not necessary for the court to find that the defendant
21	stalked or sexually assaulted the plaintiff during the pendency of the order to

1	extend the terms of the order. The court may modify its order at any
2	subsequent time upon motion by either party and a showing of a substantial
3	change in circumstance.
4	(f) No filing fee shall be required.
5	(g) Every order under this chapter shall contain the name of the court, the
6	names of the parties, the date of the petition, and the date and time of the order
7	and shall be signed by the judge.
8	(h) Form complaints and form orders for an "Order Against Stalking or
9	Sexual Assault" shall be provided by the Court Administrator and shall be
10	maintained by the clerks of the courts.
11	(i) When findings are required under this section, the court shall make
12	either written findings of fact or oral findings of fact on the record.
13	(j) Every final order issued under this section shall bear the following
14	language: "VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A
15	TERM OF IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE
16	PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR
17	IMPRISONMENT, OR BOTH."
18	(k) Affidavit forms required pursuant to this section shall bear the
19	following language: "MAKING FALSE STATEMENTS IN THIS
20	AFFIDAVIT IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT
21	OR A FINE, OR BOTH, AS PROVIDED BY 13 V.S.A. § 2904."

1 (1) A finding by the court pursuant to this chapter that the defendant stalked 2 or sexually assaulted the plaintiff shall not be admissible in any subsequent 3 civil proceedings for the purpose of establishing liability. 4 § 5134. EMERGENCY RELIEF 5 (a) In accordance with the Vermont Rules of Civil Procedure, a person 6 other than a family or household member as defined in 15 V.S.A. § 1001(2) 7 may file a complaint for a temporary order against stalking or sexual assault. 8 Such complaint shall be filed during regular court hours. The plaintiff shall 9 submit an affidavit in support of the order. The court may issue a temporary 10 order under this chapter ex parte, without notice to the defendant, upon motion 11 and findings by the court that the defendant has stalked or sexually assaulted 12 the plaintiff. The court may order the defendant to stay away from the plaintiff 13 or the plaintiff's children, or both, and may make any other such order it deems 14 necessary to protect the plaintiff or the plaintiff's children, or both. 15 (b) Every order issued under this section shall contain the name of the 16 court, the names of the parties, the date of the petition, and the date and time of 17 the order and shall be signed by the judge. Every order issued under this 18 section shall state upon its face a date, time, and place that the defendant may 19 appear to petition the court for modification or discharge of the order. This 20 opportunity to contest shall be scheduled as soon as reasonably possible, which 21 in no event shall be more than 10 days from the date of issuance of the order.

VT LEG #312501 v.1

1	At such hearings, the plaintiff shall have the burden of proving by a
2	preponderance of the evidence that the defendant stalked or sexually assaulted
3	the plaintiff. If the court finds that the plaintiff has met his or her burden, it
4	shall continue the order in effect and make such other orders as it deems
5	necessary to protect the plaintiff or the plaintiff's children, or both.
6	(c) Form complaints and form orders shall be provided by the Court
7	Administrator and shall be maintained by the clerks of the courts.
8	(d) Every order issued under this chapter shall bear the following language:
9	"VIOLATION OF THIS ORDER IS A CRIME SUBJECT TO A TERM OF
10	IMPRISONMENT OR A FINE, OR BOTH, AND MAY ALSO BE
11	PROSECUTED AS CRIMINAL CONTEMPT PUNISHABLE BY FINE OR
12	IMPRISONMENT, OR BOTH."
13	(e) Affidavit forms required pursuant to this section shall bear the
14	following language: "MAKING FALSE STATEMENTS IN THIS
15	AFFIDAVIT IS A CRIME SUBJECT TO A TERM OF IMPRISONMENT
16	OR A FINE, OR BOTH, AS PROVIDED BY 13 V.S.A. § 2904."
17	§ 5135. SERVICE
18	(a) A complaint or ex parte temporary order or final order issued under this
19	chapter shall be served in accordance with the Vermont Rules of Civil
20	Procedure and may be served by any law enforcement officer. A court that
21	issues an order under this chapter during court hours shall promptly transmit

the order electronically or by other means to a law enforcement agency for
service.

3	(b) A defendant who attends a hearing held under section 5133 or 5134 of
4	this title at which a temporary or final order under this chapter is issued and
5	who receives notice from the court on the record that the order has been issued
6	shall be deemed to have been served. A defendant notified by the court on the
7	record shall be required to adhere immediately to the provisions of the order.
8	However, even when the court has previously notified the defendant of the
9	order, the court shall transmit the order for additional service by a law
10	enforcement agency.
11	(c) Orders against stalking or sexual assault shall be served by the law
12	enforcement agency at the earliest possible time and shall take precedence over
13	other summonses and orders, with the exception of abuse prevention orders
14	issued pursuant to 15 V.S.A. chapter 21. Orders shall be served in a manner
15	calculated to ensure the safety of the plaintiff. Methods of service which
16	include advance notification to the defendant shall not be used. The person
17	making service shall file a return of service with the court stating the date,
18	time, and place that the order was delivered personally to the defendant.
19	(d) If service of a notice of hearing issued under section 5133 or 5134 of
20	this title cannot be made before the scheduled hearing, the court shall continue

1	the hearing and extend the terms of the order upon request of the plaintiff for
2	such additional time as it deems necessary to achieve service on the defendant.
3	§ 5136. PROCEDURE
4	(a) Except as otherwise specified in this chapter, proceedings commenced
5	under this chapter shall be in accordance with the Vermont Rules of Civil
6	Procedure and shall be in addition to any other available civil or criminal
7	remedies.
8	(b) The Court Administrator is authorized to contract with public or private
9	agencies to assist plaintiffs to seek relief and to gain access to Superior Court.
10	Law enforcement agencies shall assist in carrying out the intent of this section.
11	(c) The Office of the Court Administrator shall ensure that the Superior
12	Court has procedures in place so that the contents of orders and pendency of
13	other proceedings can be known to all courts for cases in which an order
14	against stalking or sexual assault proceeding is related to a criminal
15	proceeding.
16	(d) Unless otherwise ordered by the court, an order issued pursuant to
17	sections 5133 and 5134 of this title shall not be stayed pending an appeal.

1	§ 5137. FILING ORDERS WITH LAW ENFORCEMENT PERSONNEL;
2	DEPARTMENT OF PUBLIC SAFETY PROTECTION ORDER
3	DATABASE
4	(a) Police departments, sheriff's departments, and State Police district
5	offices shall establish procedures for filing notice against stalking or sexual
6	assault orders issued under this chapter and for making their personnel aware
7	of the existence and contents of such orders.
8	(b) Any court in this State that issues a notice against a stalking or sexual
9	assault order under this chapter shall transmit a copy of the order to the
10	Department of Public Safety's protection order database.
11	§ 5138. ENFORCEMENT
12	(a) Law enforcement officers are authorized to enforce orders issued under
13	this chapter. A foreign abuse prevention order as defined in 15 V.S.A. § 1101
14	shall be accorded full faith and credit throughout this State and shall be
15	enforced as if it were an order of this State. Law enforcement officers may
16	rely upon a copy of any order issued under this chapter or any foreign abuse
17	prevention order. Enforcement may include, but is not limited to, making an
18	arrest in accordance with the provisions of Rule 3 of the Vermont Rules of
19	Criminal Procedure.
20	(b) In addition to the provisions of subsection (a) of this section, violation
21	of an order issued under this chapter may be prosecuted as a criminal contempt

1	under Rule 42 of Vermont Rules of Criminal Procedure. The prosecution for
2	criminal contempt may be initiated by the State's Attorney in the Criminal or
3	Civil Division of the Superior Court in the unit or county in which the
4	violation occurred. The maximum penalty which may be imposed under this
5	subsection shall be a fine of \$1,000.00 or imprisonment for six months, or
6	both. A sentence of imprisonment upon conviction for criminal contempt may
7	be stayed in the discretion of the court, pending the expiration of the time
8	allowed for filing notice of appeal or pending appeal if any appeal is taken.
9	After two years have passed from conviction under this subsection, the court
10	may on motion of the defendant expunge the record of the criminal proceeding
11	and conviction unless the defendant has been convicted of a felony or
12	misdemeanor involving moral turpitude or a violation of a protection order
13	after such initial adjudication.
14	Sec. 3. 13 V.S.A. § 1021 is amended to read:
15	§ 1021. DEFINITIONS
16	(a) For the purpose of As used in this chapter:
17	* * *
18	(3) "Deadly weapon" means any firearm, or other weapon, device,
19	instrument, material, or substance, whether animate or inanimate which in the
20	manner it is used or is intended to be used is known to be capable of producing
21	death or serious bodily injury.

1	(4) <u>"Threatens" or "threatening behavior" means to act in a manner that</u>
2	would cause a reasonable person to fear unlawful sexual conduct, unlawful
3	restraint, bodily injury, or death, including verbal threats; written, telephonic,
4	or other electronically communicated threats; vandalism; or physical contact
5	without consent. Intent is not required, including an overt statement of intent
6	to physical harm or emotional distress to the person.
7	(b) As used in this subchapter, "Course "course of conduct" means a
8	pattern of conduct composed of two or more acts over a period of time,
9	however short, evidencing a continuity of purpose. Constitutionally protected
10	activity is not included within the meaning of "course of conduct."
11	Sec. 4. 13 V.S.A. chapter 19, subchapter 7 is amended to read:
12	Subchapter 7. Stalking
13	§ 1061. DEFINITIONS
14	As used in this subchapter:
15	(1) "Stalk" means to engage in a course of conduct which consists of
16	following, lying in wait for, or harassing, and:
17	(A) serves no legitimate purpose; and
18	(B) would cause a reasonable person to fear for his or her physical
19	safety or would cause a reasonable person substantial emotional distress.
20	(2) "Following" means maintaining over a period of time a visual or
21	physical proximity to another person in such manner as would cause a

1	reasonable person to have a fear of unlawful sexual conduct, unlawful restraint,
2	bodily injury, or death.
3	(3) "Harassing" means actions directed at a specific person, or a
4	member of the person's family, which would cause a reasonable person to fear
5	unlawful sexual conduct, unlawful restraint, bodily injury, or death, including
6	verbal threats, written, telephonic, or other electronically communicated
7	threats, vandalism, or physical contact without consent "Course of conduct"
8	means two or more acts in which a person follows, monitors, observes,
9	surveils, threatens, or communicates to or about another person or interferes
10	with another person's property. This definition shall apply to acts conducted by
11	the person directly, indirectly, or through third parties and by any action,
12	method, device, or means.
13	(4) "Lying in wait" means hiding or being concealed for the purpose of
14	attacking or harming another person.
15	(2) "Emotional distress" means significant mental suffering or distress
16	that may, but does not necessarily, require medical or other professional
17	treatment or counseling.
18	(3) "Reasonable person" means a reasonable person in the victim's
19	circumstances.
20	(4) "Stalk" means to engage in a course of conduct directed at a specific
21	person that would cause a reasonable person to fear for his or her safety or the

1	safety of another or would cause a reasonable person substantial emotional
2	distress.
3	(5) "Threatens" shall have the same meaning as provided in section
4	1021 of this title.
5	§ 1062. STALKING
6	Any person who intentionally stalks another person shall be imprisoned not
7	more than two years or fined not more than \$5,000.00, or both.
8	§ 1063. AGGRAVATED STALKING
9	(a) A person commits the crime of aggravated stalking if the person
10	intentionally stalks another person, and:
11	(1) such conduct violates a court order that prohibits stalking and is in
12	effect at the time of the offense; or
13	(2) has been previously convicted of stalking or aggravated stalking; or
14	(3) has been previously convicted of an offense an element of which
15	involves an act of violence against the same person; or
16	(4) the person being stalked is under the age of 16 years of age; or
17	(5) had a deadly weapon, as defined in section 1021 of this title, in his or
18	her possession while engaged in the act of stalking.
19	(b) A person who commits the crime of aggravated stalking shall be
20	imprisoned not more than five years or be fined not more than \$25,000.00, or
21	both.

1	(c) Conduct constituting the offense of aggravated stalking shall be
2	considered a violent act for the purposes of determining bail.
3	<u>§ 1064. DEFENSES</u>
4	In a prosecution under this subchapter, it shall not be a defense that:
5	(1) the defendant was not provided actual notice that the course of
6	conduct was unwanted; or
7	(2) the defendant did not intend to cause the victim fear or emotional
8	distress.
9	Sec. 5. EFFECTIVE DATE
10	This act shall take effect on July 1, 2016.