2017 Regular Session

HOUSE BILL NO. 223

BY REPRESENTATIVE MORENO AND SENATOR CLAITOR

1	AN ACT
2	To amend and reenact R.S. 14:95.10(A), (C), and (E), R.S. 15:590(8), R.S.
3	46:2136.3(A)(introductory paragraph) and (1) and 2151(B), Code of Evidence
4	Article 412(A) and (D), and Code of Criminal Procedure Article 387(A)(introductory
5	paragraph) and to enact R.S. 14:2(B)(47), 34.9, and 34.9.1, relative to domestic
6	abuse; to provide relative to acts of abuse involving dating partners; to provide
7	relative to the definition of "dating partner"; to create the crimes of battery of a
8	dating partner and aggravated assault upon a dating partner; to prohibit the
9	possession of a firearm by persons convicted of certain offenses of battery of a dating
10	partner; to add offenses of abuse involving dating partners to the types of offenses
11	for which certain information is obtained upon arrest and conviction; to provide
12	relative to the possession of firearms by persons subject to a permanent injunction
13	or protective order for acts of abuse involving dating partners; to provide relative to
14	admissibility of evidence of similar crimes, wrongs, or acts in cases of abuse
15	involving dating partners; to provide relative to the information required when
16	instituting the prosecution for an offense involving abuse against a dating partner;
17	to provide definitions; and to provide for related matters.
18	Be it enacted by the Legislature of Louisiana:
19	Section 1. R.S. 14:95.10(A), (C), and (E) are hereby amended and reenacted and
20	R.S. 14:2(B)(47), 34.9, and 34.9.1 are hereby enacted to read as follows:
21	§2. Definitions
22	* * *
23	B. In this Code, "crime of violence" means an offense that has, as an
24	element, the use, attempted use, or threatened use of physical force against the

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1 person or property of another, and that, by its very nature, involves a substantial risk 2 that physical force against the person or property of another may be used in the 3 course of committing the offense or an offense that involves the possession or use 4 of a dangerous weapon. The following enumerated offenses and attempts to commit 5 any of them are included as "crimes of violence": 6 7 (47) Aggravated assault upon a dating partner. 8 9 §34.9. Battery of a dating partner 10 A. Battery of a dating partner is the intentional use of force or violence 11 committed by one dating partner upon the person of another dating partner. 12 B. For purposes of this Section: 13 (1) "Burning" means an injury to flesh or skin caused by heat, electricity, 14 friction, radiation, or any other chemical or thermal reaction. 15 (2) "Court-monitored domestic abuse intervention program" means a 16 program, comprised of a minimum of twenty-six in-person sessions occurring over 17 a minimum of twenty-six weeks, that follows a model designed specifically for 18 perpetrators of domestic abuse. The offender's progress in the program shall be 19 monitored by the court. The provider of the program shall have all of the following: 20 (a) Experience in working directly with perpetrators and victims of domestic 21 abuse. 22 (b) Experience in facilitating batterer intervention groups. 23 (c) Training in the causes and dynamics of domestic violence, characteristics 24 of batterers, victim safety, and sensitivity to victims. 25 (d) "Dating partner" means any person who is involved or has been involved 26 in a sexual or intimate relationship with the offender characterized by the expectation 27 of affectionate involvement independent of financial considerations, regardless of

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association between persons in a business or social context.

whether the person presently lives or formerly lived in the same residence with the

offender. "Dating partner" shall not include a casual relationship or ordinary

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(4) "Serious bodily injury" means bodily injury that involves

unconsciousness, extreme physical pain, or protracted and obvious disfigurement,
or protracted loss or impairment of the function of a bodily member, organ, or
mental faculty, or a substantial risk of death.

(5) "Strangulation" means intentionally impeding the normal breathing or
circulation of the blood by applying pressure on the throat or neck or by blocking the
nose or mouth of the victim.

C. On a first conviction, notwithstanding any other provision of law to the
contrary, the offender shall be fined not less than three hundred dollars nor more than
one thousand dollars and shall be imprisoned for not less than thirty days nor more
than six months. At least forty-eight hours of the sentence imposed shall be served

- without benefit of parole, probation, or suspension of sentence. Imposition or execution of the remainder of the sentence shall not be suspended unless either of the following occurs:

 (1) The offender is placed on probation with a minimum condition that he
- serve four days in jail and complete a court-monitored domestic abuse intervention program, and the offender shall not possess a firearm throughout the entirety of the sentence.
- (2) The offender is placed on probation with a minimum condition that he perform eight eight-hour days of court-approved community service activities and complete a court-monitored domestic abuse intervention program, and the offender shall not possess a firearm throughout the entirety of the sentence.
- D. On a conviction of a second offense, notwithstanding any other provision of law to the contrary and regardless of whether the second offense occurred before or after the first conviction, the offender shall be fined not less than seven hundred fifty dollars nor more than one thousand dollars and shall be imprisoned with or without hard labor for not less than sixty days nor more than one year. At least fourteen days of the sentence imposed shall be served without benefit of parole, probation, or suspension of sentence, and the offender shall be required to complete a court-monitored domestic abuse intervention program. Imposition or execution of

the remainder of the sentence shall not be suspended unless either of the following occurs:

(1) The offender is placed on probation with a minimum condition that he serve thirty days in jail and complete a court-monitored domestic abuse intervention program, and the offender shall not possess a firearm throughout the entirety of the sentence.

(2) The offender is placed on probation with a minimum condition that he perform thirty eight-hour days of court-approved community service activities and complete a court-monitored domestic abuse intervention program, and the offender shall not possess a firearm throughout the entirety of the sentence.

E. On a conviction of a third offense, notwithstanding any other provision of law to the contrary and regardless of whether the offense occurred before or after an earlier conviction, the offender shall be imprisoned with or without hard labor for not less than one year nor more than five years and shall be fined two thousand dollars. The first year of the sentence of imprisonment shall be imposed without benefit of probation, parole, or suspension of sentence.

F.(1) Except as otherwise provided in Paragraph (2) of this Subsection, on a conviction of a fourth or subsequent offense, notwithstanding any other provision of law to the contrary and regardless of whether the fourth offense occurred before or after an earlier conviction, the offender shall be imprisoned with hard labor for not less than ten years nor more than thirty years and shall be fined five thousand dollars. The first three years of the sentence of imprisonment shall be imposed without benefit of probation, parole, or suspension of sentence.

(2) If the offender has previously received the benefit of suspension of sentence, probation, or parole as a fourth or subsequent offender, no part of the sentence may be imposed with benefit of suspension of sentence, probation, or parole, and no portion of the sentence shall be imposed concurrently with the remaining balance of any sentence to be served for a prior conviction for any offense.

G.(1) For purposes of determining whether an offender has a prior conviction for violation of this Section, a conviction under this Section, or a conviction under the laws of any state or an ordinance of a municipality, town, or similar political subdivision of another state which prohibits the intentional use of force or violence committed by one household member, family member, or dating partner upon another household member, family member, or dating partner shall constitute a prior conviction.

(2) For purposes of this Section, a prior conviction shall not include a conviction for an offense under this Section if the date of completion of sentence, probation, parole, or suspension of sentence is more than ten years prior to the commission of the crime with which the offender is charged, and such conviction shall not be considered in the assessment of penalties hereunder. However, periods of time during which the offender was incarcerated in a penal institution in this or any other state shall be excluded in computing the ten-year period.

H. An offender ordered to complete a court-monitored domestic abuse intervention program required by the provisions of this Section shall pay the cost incurred by participation in the program. Failure to make such payment shall subject the offender to revocation of probation, unless the court determines that the offender is unable to pay.

I. This Subsection shall be cited as the "Dating Partner Abuse Child Endangerment Law". When the state proves, in addition to the elements of the crime as set forth in Subsection A of this Section, that a minor child thirteen years of age or younger was present at the residence or any other scene at the time of the commission of the offense, of the sentence imposed by the court, the execution of the minimum mandatory sentence provided by Subsection C or D of this Section, as appropriate, shall not be suspended, the minimum mandatory sentence imposed under Subsection E of this Section shall be two years without suspension of sentence, and the minimum mandatory sentence imposed under Subsection F of this Section shall be four years without suspension of sentence.

J. If the victim of the offense is pregnant and the offender knows that the victim is pregnant at the time of the commission of the offense, the offender, who is sentenced under the provisions of this Section, shall be required to serve a minimum of forty-five days without benefit of suspension of sentence for a first conviction, upon a second conviction shall serve a minimum of one year imprisonment without benefit of suspension of sentence, upon a third conviction shall serve a minimum of two years with or without hard labor without benefit of probation, parole, or suspension of sentence, and upon a fourth and subsequent offense shall serve a minimum of four years at hard labor without benefit of probation, parole, or suspension of sentence.

K. Notwithstanding any other provision of law to the contrary, if the offense involves strangulation, the offender shall be imprisoned at hard labor for not more than three years.

L. Notwithstanding any other provision of law to the contrary, if the offense is committed by burning that results in serious bodily injury, the offense shall be classified as a crime of violence, and the offender shall be imprisoned at hard labor for not less than five nor more than fifty years without benefit of probation, parole, or suspension of sentence.

§34.9.1. Aggravated assault upon a dating partner

A. Aggravated assault upon a dating partner is an assault with a dangerous weapon committed by one dating partner upon another dating partner.

B. For purposes of this Section, "dating partner" means any person who is involved or has been involved in a sexual or intimate relationship with the offender characterized by the expectation of affectionate involvement independent of financial considerations, regardless of whether the person presently lives or formerly lived in the same residence with the offender. "Dating partner" shall not include a casual relationship or ordinary association between persons in a business or social context.

C. Whoever commits the crime of aggravated assault upon a dating partner shall be imprisoned at hard labor for not less than one year nor more than five years and fined not more than five thousand dollars.

1 D. This Subsection shall be cited as the "Aggravated Assault Upon a Dating 2 Partner Child Endangerment Law". When the state proves, in addition to the 3 elements of the crime as set forth in Subsection A of this Section, that a minor child 4 thirteen years of age or younger was present at the residence or any other scene at the 5 time of the commission of the offense, the mandatory minimum sentence imposed 6 by the court shall be two years imprisonment at hard labor without benefit of parole, 7 probation, or suspension of sentence. 8 9 §95.10. Possession of a firearm or carrying of a concealed weapon by a person 10 convicted of domestic abuse battery and certain offenses of battery of a 11 dating partner 12 A. It is unlawful for any person who has been convicted of the crime of 13 domestic abuse battery, R.S. 14:35.3, any of the following offenses to possess a 14 firearm or carry a concealed weapon:: 15 (1) Domestic abuse battery (R.S. 14:35.3). 16 (2) A second or subsequent offense of battery of a dating partner (R.S. 17 14:34.9). 18 (3) Battery of a dating partner when the offense involves strangulation (R.S. 19 14:34.9(K)). 20 (4) Battery of a dating partner when the offense involves burning (R.S. 21 14:34.9(L)). 22 23 C. A person shall not be considered to have been convicted of domestic 24 abuse battery or battery of a dating partner for purposes of this Section unless the 25 person was represented by counsel in the case, or knowingly and intelligently waived 26 the right to counsel in the case; and in the case of a prosecution for an offense 27 described in this Section for which a person was entitled to a jury trial in the 28 jurisdiction in which the case was tried, either the case was tried by a jury, or the

person knowingly and intelligently waived the right to have the case tried by a jury,

by guilty plea or otherwise. A person shall not be considered convicted of R.S.

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14:35.3 or 34.9 for the purposes of this Section if the conviction has been expunged, set aside, or is an offense for which the person has been pardoned or had civil rights restored unless the pardon, expungement, or restoration of civil rights expressly provides that the person may not ship, possess, or receive firearms.

* * *

E. The provisions of this Section prohibiting the possession of firearms and carrying concealed weapons by persons who have been convicted of domestic abuse battery the offenses set forth in Subsection A of this Section shall not apply to any person who has not been convicted of domestic abuse battery any of the offenses set forth in Subsection A of this Section for a period of ten years from the date of completion of sentence, probation, parole, or suspension of sentence.

Section 2. R.S. 15:590(8) is hereby amended and reenacted to read as follows:

§590. Obtaining and filing fingerprint and identification data

The bureau shall obtain and file the name, fingerprints, description, photographs, and any other pertinent identifying data as the deputy secretary deems necessary, of any person who meets any of the following:

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(8) Has been arrested, or has been issued a summons and subsequently convicted, for a violation of any state law or local ordinance that prohibits the use of force or a deadly weapon against any family member or household member as those terms are defined by R.S. 14:35.3 or any household member as defined by R.S. 14:35.3 or that prohibits the use of force or violence against a dating partner as defined by R.S. 14:34.9.

Section 3. R.S. 46:2136.3(A)(introductory paragraph) and (1) and 2151(B) are hereby amended and reenacted to read as follows:

§2136.3. Prohibition on the possession of firearms by a person against whom a protective order is issued

A. Any person against whom the court has issued a permanent injunction or a protective order pursuant to a court-approved consent agreement or pursuant to the provisions of R.S. 9:361 et seq., R.S. 9:372, R.S. 46:2136, 2151, or 2173, Children's

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1	Code Afficie 1370, Code of Civil Procedure Afficie 3007.1, of Code of Criminal
2	Procedure Articles 30, 327.1, 335.1, 335.2 <u>320</u> , or 871.1 shall be prohibited from
3	possessing a firearm for the duration of the injunction or protective order if both of
4	the following occur:
5	(1) The permanent injunction or protective order includes a finding that the
6	person subject to the permanent injunction or protective order represents a credible
7	threat to the physical safety of a family member, or household member, or dating
8	partner.
9	* * *
10	§2151. Dating violence
11	* * *
12	B. For purposes of this Section, "dating partner" means any person who is
13	involved or has been involved in a social sexual or intimate relationship of a
14	romantic or intimate nature with the offender characterized by the expectation of
15	affectionate involvement independent of financial considerations, regardless of
16	whether the person presently lives or formerly lived in the same residence with the
17	offender. "Dating partner" shall not include a casual relationship or ordinary
18	association between persons in a business or social context. victim and where the
19	existence of such a relationship shall be determined based on a consideration of the
20	following factors:
21	(1) The length of the relationship.
22	(2) The type of relationship.
23	(3) The frequency of interaction between the persons involved in the
24	relationship.
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reenacted to read as follows:

Section 4. Code of Evidence Article 412.4(A) and (D) are hereby amended and

Art. 412.4. Evidence of similar crimes, wrongs, or acts in domestic abuse cases and cruelty against juveniles cases

A. When an accused is charged with a crime involving abusive behavior against a family member, household member, <u>or dating partner</u> or with acts which constitute cruelty involving a victim who was under the age of seventeen at the time of the offense, evidence of the accused's commission of another crime, wrong, or act involving assaultive behavior against a family member, or household member, <u>or</u> dating partner or acts which constitute cruelty involving a victim who was under the age of seventeen at the time of the offense, may be admissible and may be considered for its bearing on any matter to which it is relevant, subject to the balancing test provided in Article 403.

* * *

D. For purposes of this Article:

- (1) "Abusive behavior" means any behavior of the offender involving the use or threatened use of force against the person or property of a family member, or household member, or dating partner of the alleged offender.
- (2) "Dating partner" means any person who is involved or has been involved in a sexual or intimate relationship with the offender characterized by the expectation of affectionate involvement independent of financial considerations, regardless of whether the person presently lives or formerly lived in the same residence with the offender. "Dating partner" shall not include a casual relationship or ordinary association between persons in a business or social context.
- (2)(3) "Family member" means spouses, former spouses, parents and children, stepparents, stepchildren, foster parents, and foster children.
- (3)(4) "Household member" means any person having reached the age of majority presently or formerly living in the same residence with the offender as a spouse, whether married or not, or any child presently or formerly living in the same residence with the offender, or any child of the offender regardless of where the child resides.

1 Section 5. Code of Criminal Procedure Article 387(A)(introductory paragraph) is 2 hereby amended and reenacted to read as follows: 3 Art. 387. Additional information required when prosecuting certain offenses 4 A. When instituting the prosecution of an offense involving a violation of any state law or local ordinance that prohibits the use of force or a deadly weapon 5 6 against any family member or household member as those terms are defined by R.S. 7 14:35.3 or any household member as defined by R.S. 14:35.3 or that prohibits the use 8 of force or violence against a dating partner as defined by R.S. 14:34.9, the district 9 attorney, or city prosecutor for criminal prosecutions in city court, shall include the 10 following information in the indictment, information, or affidavit: 11 SPEAKER OF THE HOUSE OF REPRESENTATIVES PRESIDENT OF THE SENATE GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ____

ENROLLED

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