1 AN ACT concerning civil law.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Controlled Substance and Cannabis Nuisance
Act is amended by changing Section 3 as follows:

6 (740 ILCS 40/3) (from Ch. 100 1/2, par. 16)

Sec. 3. (a) The Department or the State's Attorney or any citizen of the county in which a nuisance exists may file a complaint in the name of the People of the State of Illinois, to enjoin all persons from maintaining or permitting such nuisance, to abate the same and to enjoin the use of any such place for the period of one year.

(b) Upon the filing of a complaint by the State's Attorney 13 14 Department in which the complaint states or the that irreparable injury, loss or damage will result to the People of 15 16 the State of Illinois, the court shall enter a temporary 17 restraining order without notice enjoining the maintenance of such nuisance, upon testimony under oath, affidavit, or 18 verified complaint containing facts sufficient, if sustained, 19 20 to justify the court in entering a preliminary injunction upon 21 a hearing after notice. Every such temporary restraining order entered without notice shall be endorsed with the date and hour 22 of entry of the order, shall be filed of record, and shall 23

expire by its terms within such time after entry, not to exceed 1 2 10 days as fixed by the court, unless the temporary restraining 3 order, for good cause is extended for a like period or unless the party against whom the order is directed consents that it 4 5 may be extended for a longer period. The reason for extension 6 shall be shown in the order. In case a temporary restraining 7 order is entered without notice, the motion for a permanent 8 injunction shall be set down for hearing at the earliest 9 possible time and takes precedence over all matters except 10 older matters of the same character, and when the motion comes 11 on for hearing, the Department or State's Attorney, as the case 12 may be, shall proceed with the application for a permanent injunction, and, if he does not do so, the court shall dissolve 13 the temporary restraining order. On 2 days notice to the 14 15 Department or State's Attorney, as the case may be, the 16 defendant may appear and move the dissolution or modification 17 of such temporary restraining order and in that event the court hear determine such 18 shall proceed to and motion as 19 expeditiously as the ends of justice require.

(c) Upon the filing of the complaint by a citizen or the Department or the State's Attorney (in cases in which the Department or State's Attorney do not request injunctive relief without notice) in the circuit court, the court, if satisfied that the nuisance complained of exists, shall allow a temporary restraining order, with bond unless the application is filed by the Department or State's Attorney, in such amount as the court SB1375 Engrossed - 3 - LRB095 04893 AJO 24958 b

may determine, enjoining the defendant from maintaining any 1 2 such nuisance within the jurisdiction of the court granting the injunctive relief. However, no such injunctive relief shall be 3 granted, except on behalf of an owner or agent, unless it be 4 5 made to appear to the satisfaction of the court that the owner 6 or agent of such place, knew or had been personally served with 7 a notice signed by the plaintiff and, that such notice has been 8 served upon such owner or such agent of such place at least 5 9 days prior thereto, that such place, specifically describing 10 the same, was being so used, naming the date or dates of its 11 being so used, and that such owner or agent had failed to abate 12 such nuisance, or that upon diligent inquiry such owner or 13 agent could not be found within Illinois for the service of such preliminary notice. The lessee, if any, of such place 14 15 shall be made a party defendant to such petition. If the 16 property owner is a corporation and the Department or the 17 State's Attorney sends the preliminary notice to the corporate address registered with the Secretary of State, such action 18 19 shall create a rebuttable presumption that the parties have 20 acted with due diligence and the court may grant injunctive 21 relief.

(d) In all cases in which the complaint is filed by acitizen, such complaint shall be verified.

24 (Source: P.A. 87-765.)