

## Florida

Has the state allowed standing where federal court rejected?	If so, has the state court accepted or rejected principle articulated in <i>Spokeo</i> ?	Basis of Standing	Cite	Cause of Action	Holding
No	Accepted <i>Spokeo</i> as persuasive authority	Article I, § 21 of the Florida Constitution; test articulated in <i>State v. J.P.</i> , 907 So. 2d 1101, 1113 n.4 (Fla. 2004).	<i>Southam v. Red Wing Shoe Co.</i> , 343 So. 3d 106 (Fla. Dist. Ct. App. 2022) review denied, No. SC22-1052, 2022 WL 16848677 (Fla. Nov. 10, 2022)	Violation of FACTA under 15 U.S.C. § 1681c	Plaintiff lacked standing because failed to demonstrate an injury in fact that was “concrete,” “distinct and palpable,” and “actual or imminent.”

\*Last updated 11/28/2022