#### FIRST ENGROSSMENT

Sixty-sixth Legislative Assembly of North Dakota

### **ENGROSSED HOUSE BILL NO. 1537**

Introduced by

Representatives Hanson, Dockter, Keiser, Sanford, Satrom, Schauer Senators J. Lee, Oban, Poolman, Wardner

- 1 A BILL for an Act to create and enact chapter 12.1-31.3 of the North Dakota Century Code,
- 2 relating to the seizure of a firearm by a law enforcement officer and the issuance of a public
- 3 safety protection order; and to provide a penalty.

#### 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 5 **SECTION 1.** Chapter 12.1-31.3 of the North Dakota Century Code is created and enacted as follows:
- 7 **12.1-31.3-01. Definitions.**
- 8 As used in this chapter:
- 9 1. "Family or household member" means an individual who:
- 10 <u>a. Is or was married to the respondent;</u>
- 11 <u>b.</u> <u>Is or was residing with the respondent in the same household;</u>
- 12 <u>c. Is or was related by blood or marriage to the respondent;</u>
- 13 <u>d. Has or is having a child in common with the respondent;</u>
- 14 <u>e. Is or has been in a dating relationship with the respondent; or</u>
- 15 <u>f. The court determines has a sufficient relationship to the respondent.</u>
- 16 <u>2.</u> <u>"Firearm" means a firearm as defined in section 62.1-01-01.</u>
- 17 3. "Petitioner" means a family or household member, or a state's attorney with jurisdiction
- 18 over the respondent's residence, who files a petition requesting a public safety
- 19 <u>protection order or an emergency public safety protection order.</u>
- 20 <u>4. "Public safety protection order" means an order issued by the court, prohibiting and</u>
- 21 <u>enjoining a named individual from having a firearm in that individual's custody or</u>
- 22 control, or from purchasing, possessing, or receiving a firearm, for a period of up to
- one year.

1	<u>5.</u>	<u>"Re</u>	spon	dent" r	means the individual alleged in a petition to pose a risk or an imminent
2		risk	of pe	rsona	l injury to self or others by having a firearm in that individual's custody
3		or c	<u>contro</u>	l or by	purchasing, possessing, or receiving, a firearm.
4	<u>12.1</u>	-31.	<u>3-02.</u>	Law e	nforcement firearm seizure process - Issuance of warrant -
5	<u>Hearing</u>	<u>L</u>			
6	<u>1.</u>	The	cour	t may	issue a warrant to search for and seize a firearm in the possession of
7		<u>an</u>	individ	dual w	ho is dangerous if:
8		<u>a.</u>	<u>A la</u>	w enfo	orcement officer provides the court a sworn affidavit:
9			<u>(1)</u>	<u>Stati</u>	ng why the law enforcement officer believes the individual is dangerous
10				and i	n possession of a firearm; and
11			<u>(2)</u>	Desc	cribing the law enforcement officer's interactions and conversations
12				with:	
13				<u>(a)</u>	The individual who is alleged to be dangerous; or
14				<u>(b)</u>	Another individual, if the law enforcement officer believes the
15					information obtained from this individual is credible and reliable,
16					leading the law enforcement officer to believe the individual is
17					dangerous and in possession of a firearm.
18		<u>b.</u>	<u>The</u>	affida	vit specifically describes the location of the firearm; and
19		<u>C.</u>	<u>The</u>	court	determines probable cause exists to believe the individual is:
20			<u>(1)</u>	<u>Dang</u>	gerous; and
21			<u>(2)</u>	<u>In po</u>	essession of a firearm.
22	<u>2.</u>	<u>lf a</u>	court	issue	d a warrant to seize a firearm under subsection 1, the law enforcement
23		offic	cer wh	no ser	ved the warrant, not later than forty-eight hours after the warrant was
24		ser	ved, s	hall fil	e a return with the court:
25		<u>a.</u>	<u>Stat</u>	ing the	e warrant was served; and
26		<u>b.</u>	<u>Sett</u>	ing for	<u>th:</u>
27			<u>(1)</u>	The '	time and date on which the warrant was served;
28			<u>(2)</u>	The	name and address of the individual named in the warrant; and
29			(3)	The	quantity and identity of firearms seized by the law enforcement officer.

1 The law enforcement officer issued a search warrant to seize a firearm under 2 subsection 1 shall provide to the individual from whom the firearm was seized signed 3 documentation setting forth: 4 The quantity of firearms seized; and a. 5 A description and type of any firearm seized. b. 6 <u>4.</u> The court shall set a hearing for a date not later than fourteen days after a return is 7 filed under subsection 2 or at a later date upon good cause shown, to determine 8 whether a seized firearm is to be: 9 Returned to the individual from whom the firearm was seized; or <u>a.</u> 10 b. Retained by the law enforcement agency having custody of the firearm. 11 The court shall notify the state's attorney and the individual from whom the firearm <u>5.</u> 12 was seized of the date and location of the hearing. 13 In a hearing conducted under subsection 4, the state has the burden of proving by 6. 14 clear and convincing evidence all material facts. Following the hearing: 15 If the court determines the state has proven by clear and convincing evidence the <u>a.</u> 16 individual is dangerous, the court shall issue a public safety protection order 17 effective for up to one year, subject to section 12.1-31.3-07, and may order the 18 law enforcement agency having custody of the seized firearm to retain the 19 firearm. 20 If the court determines the state has failed to prove the individual is dangerous, <u>b.</u> 21 the court shall order the law enforcement agency having custody of the firearm to 22 return the firearm to the individual from whom it was seized. 23 Subject to section 12.1-31.3-08, if the court orders a law enforcement agency to <u>C.</u> 24 retain a firearm, the law enforcement agency shall retain the firearm until the 25 respondent produces documentation issued by the court indicating the order has 26 expired or been terminated. 27 The court may order the law enforcement agency having custody of the firearm to <u>d.</u> 28 return the firearm to the owner of the firearm if the court determines: 29 (1) The individual from whom a firearm was seized is dangerous; and 30 (2) The firearm seized from the individual is owned by another individual.

1	<u>7.</u>	A public safety protection order issued under subsection 6 must require the			
2		respondent to refrain from having in the respondent's custody or control a firearm, and			
3		from purchasing, possessing, or receiving a firearm for the duration of the order.			
4	<u>8.</u>	A public safety protection order issued under subsection 6 must be signed by the			
5		judge and include:			
6		a. A statement of the grounds for issuance of the order;			
7		b. The name and address of the court where any filings should be made, the date			
8		and time of the order, and the date and time the order expires;			
9		c. A description of how to appeal the order;			
10		d. A description of how to request termination of the order under section			
11		12.1-31.3-07. The court shall include with the order a form for a motion to			
12		terminate the order; and			
13		e. A statement directing the law enforcement agency, approved federally licensed			
14		firearms dealer, or other person in possession of the firearm to release the			
15		firearm to the owner upon expiration of the order.			
16	<u>9.</u>	The court shall schedule a review hearing within thirty calendar days before the date			
17		the public safety protection order is set to expire. The respondent must be provided			
18		notice of the review hearing.			
19	<u>10.</u>	At the review hearing, the court may extend the public safety protection order for up to			
20		one year if the state proves by clear and convincing evidence, the respondent			
21		continues to be dangerous.			
22	<u>11.</u>	If the court declines to extend a public safety protection order after a review hearing.			
23		the court shall state the particular reasons for the denial in its decision.			
24	<u>12.</u>	As used in this section, an individual is "dangerous" if:			
25		a. The individual poses an imminent risk of personal injury to self or others by			
26		having a firearm in the individual's custody or control or by purchasing.			
27		possessing, or receiving a firearm; or			
28		b. The individual poses a risk of personal injury to self or others in the future and the			
29		individual is the subject of documented evidence establishing reasonable belief			
30		the individual has a propensity for violent or emotionally unstable conduct			

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<u>d.</u>

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1	<u>12.1</u>	-31.3-03. Public safety protection order - Filing of petition.			
2	<u>1.</u>	A family or household member, or a state's attorney with jurisdiction over the			
3		respondent's residence, may file a petition requesting a court to issue a public safety			
4		protection order prohibiting and enjoining the respondent from having a firearm in the			
5		respondent's custody or control and from purchasing, possessing, or receiving a			
6		<u>firearm.</u>			
7	<u>2.</u>	A petition for a public safety protection order may be filed in any county where the			
8		respondent resides.			
9	<u>3.</u>	The clerk may not charge a fee for filing, amending, vacating, certifying, photocopying			
10		petitions or orders, or for any related filing service. The sheriff or other law			
11		enforcement may not charge a fee for service by the sheriff or other law enforcement			
12		of a petition, rule, motion, or order in an action commenced under this section.			
13	<u>4.</u>	The court shall provide simplified forms and the state's attorney's office may provide			
14		assistance with writing and filing a petition.			
15	<u>5.</u>	A proceeding under this section does not preclude any other available civil or criminal			
16		remedies.			
17	<u>12.1</u>	-31.3-04. Content of petition.			
18	<u>1.</u>	A petitioner may file a petition for a public safety protection order upon receipt of			
19		credible information the respondent poses a risk of personal injury to self or others by			
20		having a firearm in the respondent's custody or control or by purchasing, possessing,			
21		or receiving a firearm.			
22	<u>2.</u>	A petition filed pursuant to this section must allege the respondent poses a risk of			
23		personal injury to self or others by having a firearm in his or her custody or control or			
24		by purchasing, possessing, or receiving a firearm.			
25	<u>3.</u>	A risk of personal injury to self or others may be shown by:			
26		a. An act of violence or threat of violence to self or others within the last twelve			
27		months;			
28		b. Conviction of or arrest for domestic violence, sexual assault, stalking or			
29		harassment;			

Violence or cruelty toward an animal;

Prior unlawful or reckless use of a firearm; or

- e. A violation of a prior domestic violence protection order, disorderly conduct
   restraining order, an order prohibiting contact, or a sexual assault restraining
   order.
  - 4. A petition for a public safety protection order must be supported by a written affidavit signed by the petitioner under oath. The affidavit in support of the petition must include:
    - a. The specific facts supporting the allegations in the petition; and
  - b. A description, type, and location of any firearm the petitioner believes to be in the respondent's custody or control.
    - 5. The petitioner may produce sworn statements or testimony of other witnesses to support the petition.

### 12.1-31.3-05. Emergency relief - Temporary ex parte order - Penalty.

- 1. A petitioner may request an emergency public safety protection order by filing an affidavit alleging the respondent poses an imminent risk of personal injury to self or others by having a firearm in the respondent's custody or control or by purchasing, possessing, or receiving a firearm. The petition must include a description of the type and location of any firearm presently believed by the petitioner to be in the respondent's custody or control.
- 2. If the respondent is alleged to pose an imminent risk of causing personal injury to a family or household member, or a family or household member is alleged to have been the target of a threat or act of violence by the respondent, the petitioner shall make a good faith effort to provide notice to all family or household members of the respondent. The notice must inform the family and household members the petitioner intends to petition the court for an emergency public safety protection order. The petitioner shall attest to having provided the notice in the filed affidavit. If, after making a good faith effort, the petitioner is unable to provide notice to all family or household members of the respondent, the affidavit must describe what efforts were made.
- 3. An individual is guilty of a class A misdemeanor if the individual files a petition for an emergency public safety protection order knowing the information provided to the court at any hearing or in the affidavit to be false.
- 4. An emergency public safety protection order must be issued on an ex parte basis.

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<u>12.</u>

1 An emergency hearing held on an ex parte basis must be held within forty-eight hours 2 of the petition being filed or at a later date upon good cause shown. 3 <u>6.</u> If the court finds probable cause to believe the respondent poses an imminent risk of 4 personal injury to self or others by having a firearm in the respondent's custody or 5 control or by purchasing, possessing, or receiving a firearm, the court shall issue an 6 emergency public safety protection order. 7 If the court issues an emergency public safety protection order, the court, upon a 7. 8 finding of probable cause the respondent possesses a firearm, shall issue a search 9 warrant directing a law enforcement agency to seize the respondent's firearm. The 10 court, as part of the warrant, may direct the law enforcement agency to search the 11 respondent's residence and other places where the court finds probable cause to 12 believe the respondent is likely to possess a firearm. 13 A law enforcement agency issued a search warrant to seize a firearm under 8. 14 subsection 7 shall provide the respondent with signed documentation setting forth: 15 <u>a.</u> The quantity of firearms seized; and 16 A description and type of any firearm seized. 17 <u>9.</u> Subject to section 12.1-31.3-08, if the court orders a law enforcement agency to seize 18 a firearm under subsection 7, the law enforcement agency shall retain the firearm until 19 the respondent produces documentation issued by the court indicating the order has 20 expired or been vacated or terminated. 21 <u>10.</u> An emergency public safety protection order must require the respondent to refrain 22 from having a firearm in the respondent's custody or control, and from purchasing, 23 possessing, or receiving a firearm for the duration of the order. 24 <u>11.</u> An emergency public safety protection order must include: 25 A statement of the grounds supporting the issuance of the order; a. 26 The date and time the order was issued; <u>b.</u> 27 A statement that the order is effective until the court considers the petition <u>C.</u> 28 pursuant to section 12.1-31.3-06; and 29 The date and time of the scheduled hearing.

In accordance with subsection 5, the court shall set a full hearing under section

12.1-31.3-06 for a date not later than fourteen days from the issuance of an

1		<u>eme</u>	ergency public safety protection order or at a later date upon good cause shown, to				
2		determine if a public safety protection order is warranted. The court may extend an					
3		eme	emergency firearm order as needed, but not to exceed fourteen days, to effectuate				
4		serv	service of the order or, if necessary, to continue protection. The court may extend the				
5		orde	order for a greater length of time by mutual agreement of the parties.				
6	<u>13.</u>	If th	e court declines to issue an emergency public safety protection order, the court				
7		<u>sha</u>	Il state in writing the reasons for the denial.				
8	<u>12.1</u>	I-31.3	8-06. Hearing on petition - Grounds for issuance - Contents of order - Penalty.				
9	<u>1.</u>	<u>Upc</u>	Upon receipt of a petition for a public safety protection order, the court shall set a				
10		<u>hea</u>	ring for a date not later than thirty days after receipt of the petition.				
11	<u>2.</u>	<u>The</u>	court shall consider evidence of the following when determining whether to issue				
12		<u>а рі</u>	ublic safety protection order:				
13		<u>a.</u>	An act or threat of violence by the respondent against self or others, regardless				
14			of whether the act or threat of violence involves a firearm;				
15		<u>b.</u>	A pattern of acts or threats of violence by the respondent within the last twelve				
16			months, including acts or threats of violence against self or others;				
17		<u>C.</u>	The respondent's mental health history;				
18		<u>d.</u>	The respondent's abuse of a controlled substance or alcohol;				
19		<u>e.</u>	A violation of a prior domestic violence protection order, disorderly conduct				
20			restraining order, an order prohibiting contact, or a sexual assault restraining				
21			order;				
22		<u>f.</u>	The issuance of a previous public safety protection order against the respondent;				
23		<u>g.</u>	The unlawful, threatening, or reckless use or brandishing of a firearm by the				
24			respondent, including an act taken or displayed through social media;				
25		<u>h.</u>	The respondent's ownership of, access to, or intent to possess a firearm;				
26		<u>i.</u>	Any conviction of, or arrest for, domestic violence, sexual assault, stalking, or				
27			harassment; and				
28		<u>j.</u>	The history, use, attempted use, or threatened use of physical violence by the				
29			respondent against another individual, or the respondent's history of stalking				
30			another individual, or evidence of cruelty or violence towards an animal by the				
31			respondent.				

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- 3. In determining whether grounds for a public safety protection order exist, the court
   also may consider any other relevant and credible evidence presented by the
   petitioner, respondent, and any witnesses the petitioner or respondent may produce.
- 4 4. At the hearing the petitioner has the burden of proving, by clear and convincing

  evidence, the respondent poses a risk of personal injury to self or others by having a

  firearm in the respondent's custody or control or by purchasing, possessing, or

  receiving a firearm.
- 5. If the court finds clear and convincing evidence to issue a public safety protection
   order, the court shall issue a public safety protection order effective for up to one year,
   subject to section 12.1-31.3-07.
- 11 6. If the court issues a public safety protection order, the court, upon a finding of probable
  12 cause the respondent possesses a firearm, shall issue a search warrant directing a
  13 law enforcement agency to seize the respondent's firearm. The court, as part of the
  14 warrant, may direct the law enforcement agency to search the respondent's residence
  15 and other places where the court finds probable cause to believe the respondent is
  16 likely to possess a firearm.
- 7. A law enforcement agency issued a search warrant to seize a firearm under
   subsection 6 shall provide the respondent with signed documentation setting forth:
  - a. The quantity of firearms seized; and
- b. <u>A description and type of any firearm seized.</u>
- 8. Subject to section 12.1-31.3-08, if the court orders a law enforcement agency to seize
   a firearm under subsection 6, the law enforcement agency shall retain the firearm until
   the respondent produces documentation issued by the court indicating the order has
   expired or been vacated or terminated.
- 9. A public safety protection order must require the respondent to refrain from having in
   the respondent's custody or control a firearm, and from purchasing, possessing, or
   receiving a firearm for the duration of the order.
- 28 10. A public safety protection order must be signed by the judge and include:
  - a. A statement of the grounds for issuance of the order;

1 The name and address of the court where any filings should be made, the names 2 of the parties, the date of the petition, the date and time of the order, and the date 3 and time the order expires; 4 A description of how to appeal the order; <u>C.</u> 5 A description of how to request termination of the order under section d. 6 12.1-31.3-07. The court shall include with the order a form for a motion to 7 terminate the order; and 8 A statement directing the law enforcement agency, approved federally licensed <u>e.</u> 9 firearms dealer, or other person in possession of the firearm to release the 10 firearm to the owner upon expiration of the order. 11 The court shall schedule a review hearing in accordance with section 12.1-31.3-07 at <u>11.</u> 12 least thirty calendar days before the date the public safety protection order is set to 13 expire. 14 12. If the court declines to issue a public safety protection order, the court shall: 15 <u>a.</u> State in writing the particular reasons for the court's denial; 16 Order the return of the firearm to the respondent; and b. 17 Vacate a temporary emergency public safety protection order in effect. <u>C.</u> 18 <u>13.</u> An individual is guilty of a class A misdemeanor if the individual files a petition for a 19 public safety protection order knowing the information provided to the court at any 20 hearing or in the affidavit to be false. 21 12.1-31.3-07. Termination - Expiration - Review and extension of orders. 22 The respondent may file a motion to terminate a public safety protection order. A 1. 23 motion to terminate may not be filed more than once during the effective period of the 24 order. The respondent may be represented by an attorney at the termination hearing. 25 At a hearing to terminate a public safety protection order before the scheduled date of 26 expiration, the respondent has the burden of proving, by clear and convincing 27 evidence, the respondent no longer poses a risk of personal injury to self or others, by 28 having a firearm in the respondent's custody or control or by purchasing, possessing, 29 or receiving a firearm. 30 The court may consider any relevant evidence, including evidence of the <u>3.</u> 31 considerations listed in subsection 2 of section 12.1-31.3-06.

1	<u>4.</u>	If the court finds the respondent has met the respondent's burden, the court shall				
2		terminate the order and order return of the firearm consistent with section				
3		<u>12.1-31.3-08.</u>				
4	<u>5.</u>	At a review hearing scheduled under section 12.1-31.3-06 the court may extend the				
5		pub	lic safety protection order for up to one year subject to termination under			
6		subsection 1, if the petitioner proves, by clear and convincing evidence, the				
7		respondent continues to pose a risk of personal injury to self or others by having a				
8		firea	firearm in the respondent's custody or control or by purchasing, possessing, or			
9		rece	receiving a firearm.			
10		<u>a.</u>	The petitioner and respondent must be served with notice of the review hearing.			
11		<u>b.</u>	The court shall consider evidence of an increased risk for violence and the			
12			considerations listed in subsection 2 of section 12.1-31.3-06 when determining			
13			whether to extend a public safety protection order.			
14		<u>C.</u>	If the court declines to extend a public safety protection order after a review			
15			hearing, the court shall state the particular reasons for the denial in its decision.			
16	<u>6.</u>	The	court shall make termination forms available. The forms may be provided			
17		elec	ctronically.			
18	<u>12.1</u>	2.1-31.3-08. Return of firearm - Disposal - Sale.				
19	<u>Unle</u>	less provided otherwise by this section, the return, disposal, or sale of a firearm seized or				
20	surrende	surrendered under a public safety protection order or an emergency public safety protection				
21	order m	ust be	e in accordance with section 62.1-01-02.			
22	<u>1.</u>	<u>Upc</u>	on request by the respondent, a firearm seized or surrendered under a public safety			
23		prot	tection order or an emergency public safety protection order must be returned to			
24		the	respondent within ten days if:			
25		<u>a.</u>	The respondent produces documentation issued by the court indicating the order			
26			has expired, been vacated or terminated, or has not been renewed. The			
27			respondent is not required to acquire any additional court order granting the			
28			return of seized or surrendered firearms; and			
29		<u>b.</u>	The law enforcement agency in possession of the firearm conducts a national			
30			criminal records check and determines the respondent is not otherwise prohibited			
31			from possessing a firearm under state or federal law.			

- 2. If the respondent is not eligible to possess a firearm lawfully upon expiration of a
   public safety protection order or an emergency public safety protection order, the
   respondent may petition the court to transfer the respondent's firearm to an individual
   who is able to possess the firearm lawfully if the individual does not reside at the same
   address as the respondent. Notice of the petition must be served on the individual
   protected by the public safety protection order or emergency public safety protection
   order.
  - 3. If requested by the court or the petitioner, a law enforcement agency shall provide prior notice to an interested party, including to a family or household member of the respondent, of the impending return of a firearm to a respondent, as provided under section 12.1-31.3-09.
  - 4. Upon written request of the respondent, a law enforcement agency storing a firearm under a public safety protection order or an emergency public safety protection order, shall transfer possession of the firearm to a federally licensed firearms dealer, who may be designated by the respondent. The respondent may instruct the federally licensed firearms dealer designated by the respondent, if applicable, to sell the firearm or to transfer ownership or possession, in accordance with state and federal law, to a qualified named individual who is not a member of the respondent's household and who is not prohibited from possessing a firearm under state or federal law.

# 12.1-31.3-09. Service of public safety protection petition and orders.

- A petition, temporary emergency order, or public safety protection order must be served in accordance with rule 4 of the North Dakota Rules of Civil Procedure and may be served by a law enforcement officer.
- 2. A respondent who attends a hearing held under sections 12.1-31.3-02, 12.1-31.3-05, 12.1-31.3-06, or 12.1-31.3-07 at which a public safety protection order is issued and who receives notice from the court on the record that the order has been issued is deemed to have been served. A respondent notified by the court on the record shall adhere immediately to the order. If the court previously has notified the respondent of the order, the court shall transmit the order for additional service by a law enforcement agency.

1	<u>3.</u>	A pul	olic s	afety protection order and emergency public safety protection order must be	
2		served by the law enforcement agency at the earliest possible time and must take			
3		precedence over other summons and orders.			
4		<u>a.</u>	<u>An o</u>	rder must be served in a manner calculated to ensure the safety of the	
5			parti	es.	
6		<u>b.</u>	Meth	nods of service including advance notification to the respondent may not be	
7			usec	<u>L</u>	
8		<u>C.</u>	<u>The</u>	individual making service shall file a return of service with the court stating	
9			the c	late, time, and place at which the order was delivered personally to the	
10			resp	ondent.	
11	<u>4.</u>	<u>If ser</u>	vice	of a notice of hearing issued under sections 12.1-31.3-02, 12.1-31.3-06, or	
12		<u>12.1-</u>	31.3	-07 cannot be made before the scheduled hearing, the court shall continue	
13		the h	earir	ng and extend the terms of the order upon request of the petitioner for any	
14		<u>addit</u>	<u>ional</u>	time the court deems necessary to achieve service on the respondent.	
15	<u>12.1</u>	1-31.3-10. Reporting of orders.			
16	<u>1.</u>	The o	court	shall enter any public safety protection order and emergency public safety	
17		prote	ction	order issued by the court into a statewide judicial information system on the	
18		same	e day	the order is issued.	
19	<u>2.</u>	The o	court	shall forward to the appropriate law enforcement agency specified in the	
20		order	order and to the attorney general a copy of a public safety protection order and		
21		emergency public safety protection order, renewal, or termination the same day order,			
22		renev	wal, v	vacation, or termination is issued.	
23		<u>a.</u>	<u>Upoı</u>	n receipt of the copy of a public safety protection order, the attorney general	
24			<u>shall</u>	enter the order into:	
25			<u>(1)</u>	The national instant criminal background check system, also known as the	
26				NICS database:	
27			<u>(2)</u>	All federal or state computer-based systems and databases used by law	
28				enforcement or others to identify a prohibited purchaser of firearms; and	
29			<u>(3)</u>	All computer-based criminal intelligence information systems and databases	
30				available in this state and used by law enforcement agencies.	

- 5. The order must remain in each system for the period stated in the order, and the law enforcement agency may remove an order from the systems only upon notice the order has been vacated, terminated, or expired. Entry into the computer-based criminal intelligence information system constitutes notice to all law enforcement agencies of the existence of the order. The order is enforceable statewide.
  - 3. Within three calendar days after issuance of a public safety protection order or an emergency public safety protection order, the issuing court shall forward a copy of the respondent's driver's license, or comparable information, along with the date the order was issued, to the attorney general and the appropriate licensing authority. Upon receipt of the information, the attorney general or the appropriate licensing authority shall determine if the respondent has a concealed carry permit. If the respondent has a concealed carry permit, the attorney general or the appropriate licensing authority shall suspend the license immediately.
  - 4. If a public safety protection order is vacated or terminated before its expiration date, the court shall forward, on the same day, a copy of the termination order to the attorney general and the petitioner. Upon receipt of the order, the attorney general promptly shall remove the order from any computer-based system into which it was entered under subsection 2.

## 12.1-31.3-11. Safe storage of firearm.

- 1. If a public safety protection order or an emergency public safety protection order is issued against a respondent under the age of eighteen, the court may order an individual in the respondent's household who owns a firearm to securely lock the firearm in an appropriate safe storage depository or install a trigger lock on the firearm.
- 2. As used in this section:
  - a. "Safe storage depository" means a safe or other secure container that, when locked, is incapable of being opened without the key, combination, or other unlocking mechanism and is capable of preventing an unauthorized individual from obtaining access to and possession of a firearm contained in the safe or container.

firearm under any other provision of law.

1 "Trigger lock" means a commercially available device that is operated with a key 2 or combination lock that prevents a firearm from being discharged while the 3 device is attached to the firearm. The term includes devices that obstruct the 4 barrel or cylinder of the firearm and devices that immobilize the trigger. 5 12.1-31.3-12. Penalty - Arrest. 6 1. An individual who knowingly violates a public safety protection order or an emergency 7 public safety protection order is guilty of a class A misdemeanor for a first offense and 8 a class C felony for a subsequent offense within one year. 9 Prosecution for a violation of a public safety protection order or an emergency public <u>2.</u> 10 safety protection order does not preclude concurrent prosecution for any other criminal 11 offense, including a criminal offense committed at the time of the violation of the public 12 safety protection order or emergency public safety protection order. 13 A law enforcement officer shall arrest an individual without a warrant if the officer 3. 14 determines there is probable cause the individual has committed the offense of 15 violating a public safety protection order or an emergency public safety protection 16 order regardless of whether the violation was committed in the presence of the officer. 17 A law enforcement officer who acts in good faith on probable cause and without malice 18 is immune from civil or criminal liability for making an arrest under this subsection. 19 12.1-31.3-13. Appeals. 20 A public safety protection order issued or extended by the court is deemed a final 1. 21 order for the purposes of appeal. 22 2. Unless the public safety protection order is stayed by the appellate court, the order 23 remains in effect while an appeal, by either party, is pending. 24 12.1-31.3-14. Limited law enforcement liability. 25 A law enforcement officer is not criminally or civilly liable for the failure of a respondent to 26 relinguish a firearm. 27 12.1-31.3-15. Effect on other provisions of law. 28 This chapter does not prevent a court from prohibiting an individual from possessing a

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