Sixty-ninth Legislative Assembly of North Dakota

HOUSE BILL NO. 1489

Introduced by

Representatives Satrom, Klemin, Ostlie

Senator Conley

- 1 A BILL for an Act to create and enact chapter 14-07.7 of the North Dakota Century Code,
- 2 relating to civil protection orders; to amend and reenact sections 11-15-32 and 12-60-23,
- 3 subsection 2 of section 12.1-17-13, section 14-05-23, subsection 4 of section 14-07.1-01,
- 4 sections 14-07.1-02.1 and 14-07.1-11, subsection 1 of section 14-07.1-14, section 14-07.1-19,
- 5 subdivision a of subsection 1 of section 14-07.6-01, subdivision b of subsection 1 of section
- 6 15.1-09-33.4, sections 16.1-02-07 and 29-01-15, subdivision g of subsection 1 of section
- 7 29-06-15, and subdivision a of subsection 2 of section 47-16-17.1 of the North Dakota Century
- 8 Code, relating to restraining orders and protection orders; to repeal sections 12.1-31-01.2,
- 9 12.1-31.2-01, 14-07.1-02, 14-07.1-03, 14-07.1-03.1, 14-07.1-04, 14-07.1-05, 14-07.1-05.1,
- 10 14-07.1-06, 14-07.1-07, and 14-07.1-08 of the North Dakota Century Code, relating to sexual
- 11 assault restraining orders and domestic violence protection orders; to provide a penalty; and to
- 12 provide an effective date.

13 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 14 **SECTION 1. AMENDMENT.** Section 11-15-32 of the North Dakota Century Code is amended and reenacted as follows:
- 16 11-15-32. Issuance of <u>civil</u> protection and <u>restraining</u> orders Duty of sheriff.
- 17 The sheriff shall notify the bureau of criminal investigation of any disorderly conduct-
- 18 restraining civil protection order issued against an individual in the sheriff's county pursuant to
- 19 section 12.1-31.2-01 under chapter 14-07.7 within twenty-four hours of issuance. The notice
- 20 must include any information required by the bureau of criminal investigation. The law
- 21 enforcement agency shall enter the order into any information system available in the state that
- 22 is used to list outstanding warrants for a period of one year or until the date of expiration or
- 23 termination as specified in the order. The order is enforceable in any jurisdiction in this state.

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1 SECTION 2. AMENDMENT. Section 12-60-23 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 12-60-23. Bureau to maintain registry of protection orders, orders prohibiting contact, 4 and restraining orders. 5 The bureau shall maintain a registry of all orders of which it receives notice under sections 6 11-15-32, and 12.1-31.2-02, 14-07.1-02, and 14-07.1-03 chapter 14-07.7. 7 SECTION 3. AMENDMENT. Subsection 2 of section 12.1-17-13 of the North Dakota 8 Century Code is amended and reenacted as follows: 9 The sentence for an offense under section 12.1-17-01, 12.1-17-01.1, 12.1-17-01.2, 10 12.1-17-02, 12.1-17-03, 12.1-17-04, 12.1-17-05, 12.1-17-07, 12.1-17-07.1, 12.1-18-02, 11 12.1-18-03, 12.1-21-05, 12.1-21-06.1, 12.1-31.2-01, 12.1-31.2-02, or 12 14-07.1-0614-07.7-07 against an intimate partner, must include an order to complete a 13 domestic violence offender assessment and intervention program as determined by 14 the court. A court may not order the offender to attend anger management classes or 15 individual counseling unless a domestic violence offender intervention program is not 16 reasonably available to the defendant and the court makes findings for the record 17 explaining why an order to complete a domestic violence offender intervention 18 program would be inappropriate. 19 **SECTION 4. AMENDMENT.** Section 14-05-23 of the North Dakota Century Code is 20 amended and reenacted as follows: 21 14-05-23. Temporary support, attorney's fees, and parental rights and 22 responsibilities. 23 During any time in which an action for separation or divorce is pending, the court, upon 24 application of a party, may issue an order requiring a party to pay such support as may be 25 necessary for the support of a party and minor children of the parties and for the payment of 26 attorney's fees. The court in the order may make an order concerning parental rights and 27 responsibilities concerning the children of the parties. The order may be issued and served in 28 accordance with the North Dakota Rules of Court. The court may include in the order a 29 provision for domestic violence protection provided the party has submitted a verified

application petition for the order which is sufficient to meet the criteria defined in subsection 2 of

section 14-07.1-01. A violation of the protection provision of the order is subject to the penalties

- 1 established in section 14-07.1-0614-07.7-17 and the arrest procedures authorized in section
- 2 14-07.1-1114-07.7-18.

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- 3 **SECTION 5. AMENDMENT.** Subsection 4 of section 14-07.1-01 of the North Dakota
- 4 Century Code is amended and reenacted as follows:
- 5 "Family or household member" means a spouse, family member, former spouse, 6 parent, child, personsindividuals related by blood or marriage, personsindividuals who 7 are in a dating relationship, personsindividuals who are presently residing together or 8 who have resided together in the past, personsand individuals who have a child in 9 common regardless of whether they are or have been married or have lived together 10 at any time, and, for the purpose of the issuance of a domestic violence protection-11 order, any other person with a sufficient relationship to the abusing person as-12 determined by the court under section 14-07.1-02.
 - **SECTION 6. AMENDMENT.** Section 14-07.1-02.1 of the North Dakota Century Code is amended and reenacted as follows:
 - 14-07.1-02.1. Allegation of domestic violence Effect.
 - If the court finds that a party's allegation of domestic violence in a domestic violence civil protection order proceeding, divorce proceeding, ehild custodyparenting responsibility proceeding, ehild visitationparenting time proceeding, separation proceeding, or termination of parental rights proceeding is false and not made in good faith, the court shall order the party making the false allegation to pay court costs and reasonable attorney's fees incurred by the other party in responding to the allegation.
 - **SECTION 7. AMENDMENT.** Section 14-07.1-11 of the North Dakota Century Code is amended and reenacted as follows:
 - 14-07.1-11. Arrest without warrant.
 - A law enforcement officer shall arrest a person without a warrant if the person has committed the offense of violating a protection order under section 14-07.1-06, whether or not the violation was committed in the presence of the officer.
 - 2. A law enforcement officer may arrest a personan individual without a warrant if the arrest is made within twelve hours from the time the officer determines there is probable cause to arrest for an assault of a family or household member as defined in section 14-07.1-01, whether or not the assault took place in the presence of the officer.

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- 1 After twelve hours has elapsed, the officer mustshall secure an arrest warrant before 2 making an arrest. A law enforcement officer may not arrest a personan individual 3 pursuant to this subsection without first observing that there has been recent physical 4 injury to, or impairment of physical condition of, the alleged victim. This subsection 5 does not apply to an arrest made by a law enforcement officer in accordance with 6 section 14-07.7-18. 7 3.2. A law enforcement officer may not be held criminally or civilly liable for making an 8 arrest pursuant tounder this section if the officer acts in good faith on probable cause 9 and without malice. 10 SECTION 8. AMENDMENT. Subsection 1 of section 14-07.1-14 of the North Dakota 11 Century Code is amended and reenacted as follows: 12 Every law enforcement agency shall develop and implement, with assistance from the 13 criminal justice training and statistics division, specific operational guidelines for arrest 14 policies and procedures in crimes involving domestic violence. The guidelines must 15 include procedures for the conduct of criminal investigations, procedures for arrests 16 and victim assistance by law enforcement officers, procedures concerning the 17 provision of services to victims, and any additional procedures as may be necessary to 18 carry out sections 14-07.1-0214-07.1-08.1 through 14-07.1-14 and chapter 14-07.7. 19 **SECTION 9. AMENDMENT.** Section 14-07.1-19 of the North Dakota Century Code is 20 amended and reenacted as follows: 21 14-07.1-19. Release conditions. 22 If an individual charged with or arrested for a crime involving domestic violence, including a 23 violation of a domestic violence civil protection order under section 14-07.1-03 chapter 14-07.7 or 24 an order prohibiting contact under section 14-07.1-1312.1-31.2-02, is released from custody, a 25 district or municipal court may require that electronic home detention or global positioning 26 system monitoring be used for the individual as a condition of release. 27 SECTION 10. AMENDMENT. Subdivision a of subsection 1 of section 14-07.6-01 of the 28 North Dakota Century Code is amended and reenacted as follows:
 - a. The parties have or had an intimate partner relationship or any other
 personindividual with a sufficient relationship to the abusing personindividual as determined by the court under section 14-07.1-0214-07.7-07;

1	SEC	СТІО	N 11.	Chapter 14-07.7 of the North Dakota Century Code is created and enacted	
2	as follows:				
3	<u>14-0</u>	<u>14-07.7-01. Definitions.</u>			
4	<u>For</u>	purp	oses	of this chapter:	
5	<u>1.</u>	<u>a.</u>	<u>"Civ</u>	vil protection order" means a protection order that prohibits the restrained	
6			<u>indi</u>	<u>vidual from:</u>	
7			<u>(1)</u>	Contacting, harassing, injuring, intimidating, molesting, threatening,	
8				touching, stalking, sexually assaulting, or abusing any protected individual;	
9			<u>(2)</u>	Entering or remaining on premises;	
10			<u>(3)</u>	Coming within a specified distance of the protected individual or premises;	
11				<u>or</u>	
12			<u>(4)</u>	Any other action necessary to protect the protected individual from imminent	
13				danger to life or health.	
14		<u>b.</u>	<u>A ci</u>	vil protection order may be a:	
15			<u>(1)</u>	Disorderly conduct restraining order;	
16			<u>(2)</u>	Domestic violence protection order; or	
17			<u>(3)</u>	Sexual assault restraining order.	
18	<u>2.</u>	<u>"Cc</u>	ntact	" means any interaction or communication with another individual, directly or	
19		<u>indi</u>	rectly	, including electronic, digital, and social media communication.	
20	<u>3.</u>	<u>"Dis</u>	sorde	rly conduct" means intrusive or unwanted acts, words, or gestures intended to	
21		<u>adv</u>	<u>ersel</u>	y affect the safety, security, or privacy of another individual. Disorderly	
22		con	duct	includes human trafficking and attempted human trafficking as defined in	
23		<u>title</u>	12.1	. Disorderly conduct does not include constitutionally protected activity.	
24	<u>4.</u>	<u>"Dc</u>	mest	ic violence" includes physical harm, bodily injury, sexual activity compelled by	
25		phy	<u>sical</u>	force, assault, or the infliction of fear of imminent physical harm, bodily injury,	
26		<u>sex</u>	ual a	ctivity compelled by physical force, or assault, not committed in self-defense,	
27		on '	the co	omplaining family or household member.	
28	<u>5.</u>	<u>"Fa</u>	mily o	or household member" means a spouse, family member, former spouse,	
29		par	ent, c	hild, individual related by blood or marriage, individuals in a dating	
30		rela	tions	hip, individuals residing together or who have resided together in the past,	
31		indi	vidua	uls with a child in common regardless of relationship status and, for the	

1 purpose of the issuance of a civil protection order, any other individual with a sufficient 2 relationship to the abusing individual as determined by the court under section 3 14-07.7-07. 4 "Protected individual" means the individual identified in a civil protection order as the 6. 5 individual for whose benefit the civil protection order was issued. 6 <u>7.</u> "Sexual assault" means any nonconsensual offense in chapter 12.1-20 for which 7 sexual act or sexual conduct, as defined in section 12.1-20-02, is an element. 8 "Stalking" has the meaning as in section 12.1-17-07.1. Domestic violence and <u>8.</u> 9 disorderly conduct include stalking. 10 14-07.7-02. Petition for civil protection order. 11 An individual who is or has been a victim of disorderly conduct, domestic violence, or 12 sexual assault may file a petition for a civil protection order against: 13 A family or household member who commits an act of domestic violence; or a. 14 An individual who has committed disorderly conduct or sexual assault. b. 15 <u>2.</u> The petition must identify which type of civil protection order is sought. 16 <u>3.</u> If the individual to be protected is a minor, the parent or guardian shall file a petition on 17 behalf of the minor. The parent or guardian of the minor is the petitioner and the minor 18 is the protected individual. 19 If the respondent is a minor, the parent or guardian must be notified of the petition and <u>4.</u> 20 any subsequent order. 21 <u>5.</u> The petition must allege facts sufficient to show: 22 The name of the alleged victim; a. 23 The name of the respondent engaging in the alleged conduct; and <u>b.</u> 24 The respondent engaged in the alleged conduct. <u>C.</u> 25 <u>6.</u> The petition must contain: 26 A declaration stating the specific facts and circumstances supporting the relief 27 sought; and 28 A statement listing each civil or criminal action involving both parties. 29 A petition may be against only one respondent. Dual protection orders in a single 30 action are prohibited.

- Legislative Assembly 1 A petition may be brought under this chapter without regard to the commencement of 2 an action for legal separation, annulment, divorce, or parenting rights and 3 responsibilities. 4 A filing fee may not be charged for a civil protection order petition. 5 14-07.7-03. Civil protection order - General provisions. 6 1. A civil protection order must contain a conspicuous notice to the respondent providing: 7 The specific conduct that constitutes a violation; 8 The penalties for violation of the order; and <u>b.</u> 9 A peace officer may arrest the respondent without a warrant and take the <u>C.</u> 10 respondent into custody if the peace officer has probable cause to believe the 11 respondent violated the order. 12 <u>2.</u> The court may amend an order following a motion filed by either party. 13 3. An order entered under this chapter expires on the expiration date provided in the 14 order at eleven fifty-nine p.m. central standard time. 15 No order under this chapter affects title to real property. 16 14-07.7-04. Temporary disorderly conduct restraining order. 17 If the petition for relief alleges reasonable grounds that a respondent engaged in <u>1.</u> 18 disorderly conduct, the court, pending a full hearing, may grant a temporary disorderly 19 conduct restraining order ordering the respondent to cease the disorderly conduct or 20 contact with the protected individual. 21 2. A temporary restraining order may be entered: 22 Against the respondent named in the petition; and a. 23 Without notice to the respondent. <u>b.</u> 24 <u>3.</u> Unless otherwise terminated by the court, the temporary restraining order is in effect 25 until an order issued under section 14-07.7-05 is served. 26 14-07.7-05. Disorderly conduct restraining order. 27 1. The court may grant a disorderly conduct restraining order ordering the respondent to
- The court may grant a disorderly conduct restraining order ordering the respondent to
 cease the disorderly conduct or contact with the protected individual if:
 - a. The petitioner files a petition under section 14-07.7-02;

1		<u>b.</u>	The sheriff serves the respondent with a copy of the temporary restraining order
2			issued under section 14-07.7-04 and with notice of the time and place of the
3			hearing:
4		<u>C.</u>	The court sets a hearing for no later than fourteen days after issuance of the
5			temporary restraining order, or a later date if good cause is shown; and
6		<u>d.</u>	After the hearing, the court finds reasonable grounds exist to believe the
7			respondent engaged in disorderly conduct.
8	<u>2.</u>	<u>lf a</u>	respondent claims to have engaged in constitutionally protected activity, the court
9		<u>sha</u>	all determine the validity of the claim as a matter of law and, if found valid, shall
10		exc	lude evidence of the activity.
11	<u>3.</u>	Rel	ief granted by the restraining order may not exceed two years.
12	<u>14-(</u>	07.7-	06. Temporary domestic violence protection order.
13	<u>1.</u>	If th	ne petition for relief alleges reasonable grounds to believe a respondent engaged in
14		don	nestic violence, the court, pending a full hearing, may grant a temporary domestic
15		<u>viol</u>	ence protection order that may include provisions:
16		<u>a.</u>	Restraining the respondent from having contact with or committing acts of
17			domestic violence on another individual.
18		<u>b.</u>	Excluding the respondent from the residence of another individual or from a place
19			necessary to ensure the safety of the protected individual.
20		<u>C.</u>	Awarding temporary primary residential responsibility or establishing temporary
21			parenting time with regard to minor children.
22		<u>d.</u>	Requiring the respondent to surrender for safekeeping any firearm or other
23			specified dangerous weapon, as defined in section 12.1-01-04, which is in the
24			respondent's possession, custody, or control, if the court has probable cause to
25			believe the respondent is likely to use, display, or threaten to use the firearm or
26			other dangerous weapon in further acts of violence.
27	<u>2.</u>	<u>lf o</u>	rdered to surrender a firearm or other dangerous weapon, the respondent shall
28		<u>suri</u>	render the firearm or dangerous weapon within twenty-four hours of being served
29		<u>to:</u>	
30		<u>a.</u>	The sheriff, or the sheriff's designee, of the county in which the respondent
31			resides; or

1		<u>b.</u>	<u>The</u>	chief of police, or the chief's designee, of the city in which the respondent
2			resid	<u>des.</u>
3	<u>3.</u>	<u>If th</u>	e resp	pondent is ordered to surrender a firearm or other dangerous weapon and
4		fails	s to do	so within twenty-four hours, a law enforcement officer may arrest the
5		res	oonde	ent in accordance with section14-07.7-18 and take possession of the firearm
6		or c	langeı	rous weapon.
7	<u>4.</u>	A te	mpor	ary domestic violence protection order may be entered only against the
8		res	onde	ent named in the petition.
9	<u>5.</u>	The	court	t may issue a temporary domestic violence protection order without giving
10		<u>noti</u>	ce to	the respondent.
11	<u>6.</u>	<u>Unl</u>	ess ot	therwise terminated by the court, the temporary domestic violence protection
12		order is in effect until a protection order issued under section 14-07.7-07 is served.		
13	<u>14-0</u>)7.7 <u>-</u> (07. Do	omestic violence protection order.
14	<u>1.</u>	The	court	t may enter a domestic violence protection order if:
15		<u>a.</u>	<u>The</u>	petitioner files a petition under section 14-07.7-02;
16		<u>b.</u>	<u>The</u>	sheriff serves the respondent with a copy of the temporary domestic violence
17			prote	ection order issued under subsection 1 and with notice of the time and place
18			of th	ne hearing;
19		<u>C.</u>	<u>The</u>	court sets a hearing for no later than fourteen days after issuance of the
20			<u>tem</u>	porary domestic violence protection order or at a later date if good cause is
21			<u>sho</u> v	wn; and
22		<u>d.</u>	<u>The</u>	court finds after the hearing that:
23			<u>(1)</u>	The relationship between the respondent and protected individual is
24				sufficient to warrant protection; and
25			<u>(2)</u>	There was a showing of actual or imminent domestic violence.
26	<u>2.</u>	The	relief	f provided in the domestic violence protection order may include:
27		<u>a.</u>	Res	training any party from threatening, molesting, injuring, harassing, or having
28			<u>cont</u>	act with any other individual.
29		<u>b.</u>	<u>Excl</u>	luding the respondent from the residence of another individual or from a place
30			nece	essary to ensure the safety of the protected individual.

1		c. Awarding temporary primary residential responsibility or establishing temporary
2		parenting time with regard to minor children.
3		d. Recommending or requiring that the respondent complete a domestic violence
4		offender assessment and attend a domestic violence intervention program as
5		determined appropriate by the court. The court may request a report from the
6		designated program within a time period established by the court. The costs of
7		the court-ordered assessment and subsequent reports must be borne by the
8		respondent or, if indigent, by the respondent's county of residence.
9		e. Requiring a party to pay any support necessary for the support of a party and any
10		minor children of the parties and reasonable attorney's fees and costs.
11		f. Awarding temporary use of personal property, including motor vehicles, to either
12		party.
13		g. Requiring the respondent to surrender for safekeeping any firearm or other
14		specified dangerous weapon, as defined in section 12.1-01-04, in the
15		respondent's possession, custody, or control, if the court has probable cause to
16		believe the respondent is likely to use, display, or threaten to use the firearm or
17		other dangerous weapon in further acts of violence. If ordered to surrender a
18		firearm or other dangerous weapon, the respondent shall surrender the firearm or
19		dangerous weapon within twenty-four hours of being served to:
20		(1) The sheriff, or the sheriff's designee, of the county in which the respondent
21		resides; or
22		(2) The chief of police, or the chief's designee, of the city in which the
23		respondent resides.
24	<u>3.</u>	If the respondent is ordered to surrender a firearm or other dangerous weapon and
25		fails to do so within twenty-four hours, a law enforcement officer may arrest the
26		respondent in accordance with section 14-07.7-18 and take possession of the firearm
27		or dangerous weapon.
28	<u>14-0</u>	07.7-08.Temporary sexual assault restraining order.
29	<u>1.</u>	If the petition for relief alleges reasonable grounds to believe an individual has
30		committed sexual assault, the court, pending a full hearing, may grant a temporary
31		sexual assault restraining order.

1	<u>2.</u>	A ter	mporary restraining order may be entered only against the individual named in the
2		petit	ion. The order must include provisions prohibiting the individual from:
3		<u>a.</u>	Harassing, stalking, or threatening the protected individual;
4		<u>b.</u>	Appearing at the residence, school, and place of employment of the protected
5			individual; and
6		<u>C.</u>	Contacting the protected individual.
7	<u>14-0</u>	7.7-0	9. Sexual assault restraining order.
8	<u>1.</u>	<u>The</u>	court may grant a sexual assault restraining order if:
9		<u>a.</u>	The petitioner files a petition under section 14-07.7-02;
10		<u>b.</u>	The sheriff serves the respondent with a copy of the temporary sexual assault
11			restraining order issued under section 14-07.7-08 and with notice of the time and
12			place of the hearing:
13		<u>C.</u>	The court sets a hearing for no later than fourteen days after issuance of the
14			temporary sexual assault restraining order or a later date if good cause is shown;
15			and
16		<u>d.</u>	The court finds after the hearing there are reasonable grounds to believe the
17			respondent committed sexual assault.
18	<u>2.</u>	The	order must include provisions prohibiting the respondent from:
19		<u>a.</u>	Harassing, stalking, or threatening the protected individual;
20		<u>b.</u>	Appearing at the residence, school, and place of employment of the protected
21			individual; and
22		<u>C.</u>	Contacting the protected individual.
23	<u>3.</u>	<u>The</u>	relief granted by the sexual assault restraining order may not exceed two years.
24	<u>14-0</u>	<u>7.7-1</u>	0. Assistance of state's attorney or domestic violence sexual assault
25	advocat	<u>te.</u>	
26	<u>1.</u>	Notv	vithstanding subsection 5 of section 11-16-05, a state's attorney may advise and
27		<u>assi</u>	st an individual in preparation of documents necessary to secure a civil protection
28		<u>orde</u>	er under this section.
29	<u>2.</u>	<u>Notv</u>	vithstanding section 27-11-01, a domestic violence sexual assault advocate may
30		<u>assi</u>	st an individual in preparation of documents necessary to secure a civil protection
31		<u>orde</u>	er under this chapter and may sit with the petitioner during court proceedings.

1 <u>14-07.7-11. Notification of stalking law.</u>

- When an order is issued under this chapter, the order must include or have attached to it a
- 3 copy of section 12.1-17-07.
- 4 **14-07.7-12.** Service.
- 5 <u>1.</u> When a protection order is issued, extended, modified, or terminated under this
- 6 <u>chapter, the court shall transmit a copy of the order to the sheriff of the county in which</u>
- 7 <u>the respondent resides for service on the respondent.</u>
- 8 <u>2.</u> If the respondent cannot be served, the order may be served on the respondent by
- 9 <u>publication under rule 4 of the North Dakota Rules of Civil Procedure.</u>
- 3. Service must be made on the respondent at least five days before the hearing. If
- 11 <u>service cannot be made or if additional time is required to complete service by</u>
- 12 <u>publication, the court may set a new date for the hearing.</u>
- 13 <u>4. No service fee may be charged to the petitioner.</u>
- 14 <u>14-07.7-13. Right to apply for relief.</u>

- An individual's right to apply for relief under this chapter is not affected if the individual
- 16 <u>leaves the residence or dwelling to avoid domestic violence. The court may not require security</u>
- 17 or bond from any party unless the court deems it necessary in exceptional cases.
 - 14-07.7-14. Appointment of guardian ad litem of minor.
- 1. The court, upon the request of either party or upon its own motion, may appoint a
- 20 guardian ad litem in an action for a civil protection order to represent a minor
- 21 concerning primary residential responsibility, support, or parenting time if either party
- or the court has reason for special concern for the immediate future of the minor.
- 23 <u>2. A guardian ad litem may be appointed at the time of a temporary civil protection order</u>
- 24 <u>or any time before the full hearing.</u>
- 25 <u>3. The role of the guardian ad litem consists of investigation and making a</u>
- 26 recommendation and report to the court. At no time may the involvement of the
- 27 guardian ad litem alter the requirements set forth in section 14-07.7-02.
- 4. Appointment of the guardian ad litem expires immediately after the full hearing unless
- 29 the court retains the right, upon specific finding of need, to continue the appointment
- of a guardian ad litem to represent a minor in matters concerning parenting time.

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- The guardian ad litem shall have access to records before the court, except as otherwise provided by law.
 The court may direct either or both parties to pay the guardian ad litem fees
- established by the court. If neither party is able to pay the fees, the court, after notice
 to the state's attorney of the county of venue, may direct the fees to be paid, in whole
 or in part, by the county of venue. The court may direct either or both parties to
 reimburse the county, in whole or in part, for the payment.

8 <u>14-07.7-15. Nonexclusive remedy.</u>

Any proceeding under this chapter may be addition to other civil or criminal remedies.

14-07.7-16. Transmittal to bureau of criminal investigation.

- When a protection order is issued, extended, modified, or terminated under this
 chapter, the court shall transmit the order electronically to the bureau of criminal investigation.
- 2. The bureau shall enter the order electronically in the national crime information center database provided by the federal bureau of investigation, or its successor agency.
- 3. The sheriff of the county in which the order was issued shall maintain and respond to inquiries regarding a record in the national crime information center database provided by the federal bureau of investigation in accordance with bureau and federal requirements.
- 4. When a protection order is issued, the clerk of court shall forward a copy of the order to the local law enforcement agency with jurisdiction over the residence of the protected party by the close of business on the day the protection order is issued.
- 5. If the bureau, after consultation with the state court administrator, determines and implements an electronic method to notify the sheriff of the county that issued the order, the clerk of court's requirement to forward the order to a law enforcement agency will be satisfied.

14-07.7-17. Penalty for violation of a civil protection order.

When a civil protection order is granted under this chapter and the respondent or individual
to be restrained is served a copy of the order, violation of any order is a class A misdemeanor. A
violation of a civil protection order also constitutes contempt of court.

1	<u>14-0</u>)7.7-18. A	<u>rrest without warrant.</u>
2	<u>1.</u>	A law en	forcement officer shall arrest an individual without a warrant if the individual
3		has com	mitted the offense of violating a protection order under subsection 1 of section
4		<u>14-07.7-</u>	03, regardless of whether the violation was committed in the presence of the
5		officer.	
6	<u>2.</u>	A law en	forcement officer may not be held criminally or civilly liable for making an
7		arrest ur	nder this section if the officer acts in good faith on probable cause without
8		malice.	
9	<u>14-0</u>)7.7-19. A	ssistance of law enforcement.
10	Whe	en an orde	er is issued upon request of the petitioner, the court shall order the sheriff or
11	other ap	propriate	law enforcement officer to accompany the petitioner and assist in placing the
12	petitione	er in posse	ession of the dwelling or residence, or otherwise assist in execution of the
13	protection	on order, v	which may include referral to a domestic violence shelter care facility.
14	<u>14-0</u>)7.7-20. C	orders issued before January 1, 2026.
15	<u>An c</u>	order issu	ed under sections 12.1-31-01.2, 12.1-31.2-01, 14-07.1-02, 14-07.1-03, or
16	<u>14-07.1</u>	-08 before	January 1, 2026, remains in effect for the period indicated in the court order.
17	SEC	CTION 12.	AMENDMENT. Subdivision b of subsection 1 of section 15.1-09-33.4 of the
18	North D	akota Cer	ntury Code is amended and reenacted as follows:
19		b. The	e student has:
20		(1)	An order prohibiting contact a civil protection order issued against the
21			student at the request of another student or employee of the school under
22			section 12.1-31.2-02chapter14-07.7;
23		(2)	A disorderly conduct restraining order issued against the student at the
24			request of another student or employee of the school under section-
25			12.1-31.2-01, except a temporary restraining order under subsection 4 of
26			section 12.1-31.2-01; or
27		(3)	A protection order issued against the student at the request of another
28			student or employee of the school, except a temporary protection order
29			under section 14-07.1-03;.
30	SEC	CTION 13.	AMENDMENT. Section 16.1-02-07 of the North Dakota Century Code is
31	amende	d and ree	nacted as follows:

1	16.1	-02-	07. Reporting changes of names - Changes to records in the central voter file.
2	The	state	e court administrator shall provide for the regular reporting to the secretary of state
3	the nam	e, ad	ldress, date of birth, and county of residence, if available, of each individual
4	eighteer	ı yea	rs of age or older whose name was changed by divorce or any order or decree of
5	the cour	t sind	ce the last report. Any individual who has obtained a civil protection order under
6	section '	14-0 7	7.1-03 or who is protected by a disorderly conduct restraining order under section
7	12.1-31.	2-01	chapter 14-07.7 must be listed in the central voter file with a "secured active"
8	designat	tion.	A "secured active" designation means a record maintained as an active voter for
9	pollbook	pur	poses, but otherwise is an exempt record. The state court administrator or the
0	bureau o	of cri	minal investigation shall make available upon request of the secretary of state the
11	name of	eacl	n individual who has obtained such an order.
2	SEC	TIO	N 14. AMENDMENT. Section 29-01-15 of the North Dakota Century Code is
3	amende	d and	d reenacted as follows:
4	29-0	1-15	. Jurisdiction of municipal judges and small claims court referees.
5	<u>1.</u>	Any	/ municipal judge may:
6	1.	<u>a.</u>	Act as committing magistrate; provided, that this subsection does not apply to
7			municipal judges who are not attorneys currently licensed under chapter 27-11.
8	2.	<u>b.</u>	Hear, try, and determine misdemeanors and infractions when jurisdiction has
9			been conferred by the Constitution of North Dakota and this and other laws.
20	3.	<u>C.</u>	Adjudge and impose the punishment prescribed by law, upon conviction, in all
21			cases within the municipal judge's jurisdiction to hear, try, and determine.
22	4.	<u>d.</u>	Grant temporary protection orders under the particular circumstances and for the
23			limited duration set forth in section 14-07.1-08chapter 14-07.7.
24	<u>2.</u>	A sı	mall claims court referee authorized pursuant to subsection 3 of section 29-01-14
25		ma	y act as a committing magistrate. A magistrate appointed by the presiding judge of
26		the	judicial district has the authority to act to the extent allowed by rules promulgated
27		by t	the supreme court.
28	SEC	TIO	N 15. AMENDMENT. Subdivision g of subsection 1 of section 29-06-15 of the North
29	Dakota (Cent	ury Code is amended and reenacted as follows:

1	g.	For the offense of violating a protection order under section 14-07.1-06, an order
2		prohibiting contact under section 12.1-31.2-02, or for an assault involving-
3		domestic violence under section 14-07.1-11chapter 14-07.7.
4	SECTION	1 16. AMENDMENT. Subdivision a of subsection 2 of section 47-16-17.1 of the
5	North Dakota	Century Code is amended and reenacted as follows:
6	a.	The tenant fears imminent domestic violence from a person named in a court
7		order, protection order under section 14-07.1-02, ex parte temporary protection
8		order, order prohibiting contact, restraining order, chapter 14-07.7 or other record
9		filed with a court;
0	SECTION	17. REPEAL. Sections 12.1-31-01.2, 12.1-31.2-01, 14-07.1-02, 14-07.1-03,
11	14-07.1-03.1,	14-07.1-04, 14-07.1-05, 14-07.1-05.1, 14-07.1-06, 14-07.1-07, and 14-07.1-08 of
2	the North Dak	tota Century Code are repealed.
3	SECTION	1 18. EFFECTIVE DATE. This Act is effective on January 1, 2026.