Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 24-0074.01 Shelby Ross x4510

HOUSE BILL 24-1122

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A BILL FOR AN ACT

101 CONCERNING CIVIL PROTECTION ORDERS FOR VICTIMS OF
 102 DOMESTIC-RELATED CRIMES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

The bill clarifies that venue for filing a motion or complaint for a civil protection order is proper in any county where any one of the acts that are subject to the motion or complaint occurred.

The bill authorizes a judge or magistrate to continue the temporary protection order for a period of not more than one year after the date when the permanent protection order hearing takes place. If the temporary



Amended 2nd Reading February 16, 2024

HOUSE

protection order is continued for one year, the bill requires the petitioner to file a motion at least 14 days before the scheduled hearing notifying the court and the respondent of the petitioner's intent to pursue a permanent protection order on the date of the scheduled hearing.

The bill requires the court to encourage the petitioner to notify the respondent if the petitioner intends not to appear at the permanent protection order hearing, but the court shall neither require the petitioner to attend nor assess attorney fees or costs against the petitioner for choosing not to attend the hearing.

The bill prohibits service upon the respondent and upon the person to be protected if the temporary protection order is denied or if the petitioner moves to vacate the temporary protection order prior to the court receiving confirmation that the respondent was personally served or had actual knowledge of the request for a civil protection order.

If the temporary protection order includes an act of domestic violence, the bill requires the citation to inform the respondent that the respondent must refrain from possessing or purchasing a firearm or ammunition for the duration of the order and must relinquish, for the duration of the order, a firearm or ammunition in the respondent's immediate possession or control or subject to the respondent's immediate possession or control.

The bill requires the court to grant additional continuances at the petitioner's request if the petitioner is unable to serve the respondent and if the petitioner is able to show the petitioner has made reasonable efforts to serve the respondent or that the respondent is evading service.

The bill clarifies that a municipal court shall include in the order a provision awarding temporary care and control of any joint or shared minor children of the parties involved for a period of not more than one year after the date on which the temporary care and control is awarded in the temporary protection order.

If there is no pending or existing domestic relations or juvenile case in district court involving the petitioner and respondent, the bill prohibits the petitioner from being required or instructed to file a complaint for a protection order in district court when the petitioner is otherwise eligible to file for a civil protection order in county court.

The bill requires temporary protection orders and permanent protection orders to be written and communicated in simple and plain language.

The bill requires a judge to order a temporary protection order be made permanent if the judge finds that the respondent engaged in a behavior constituting grounds for the issuance of a civil protection order on the basis of sexual violence and that a risk or threat of physical, psychological, or emotional harm exists to the petitioner.

The bill prohibits the court from awarding any costs or assessing any fees, including attorney fees, against a petitioner seeking a civil protection order. The bill prohibits a state or public agency from assessing fees for service of process against a petitioner seeking a civil protection order as a victim of domestic abuse, domestic violence, stalking, or sexual violence.

As part of a request for a temporary or permanent protection order in a case involving domestic violence, sexual violence, or stalking, the bill authorizes the court to enter an order directing a wireless telephone service provider to transfer the financial responsibility for and rights to a wireless telephone number to the petitioner if the petitioner:

- Is not the account holder; and
- Proves by a preponderance of the evidence that the petitioner and any minor children in the petitioner's care are the primary users of each wireless telephone number that the petitioner requested be transferred.

1 Be it enacted by the General Assembly of the State of Colorado:

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SECTION 1. In Colorado Revised Statutes, 13-14-100.2, amend

3 (2), (3), and (4) as follows:

4 13-14-100.2. Legislative declaration. (2) The general assembly 5 further finds and declares that domestic abuse is not limited to physical 6 threats of violence and harm but also includes DOMESTIC VIOLENCE, 7 mental and emotional abuse, financial control, document control, property 8 control, and other types of control that make a victim more likely to return 9 to an abuser due to fear of retaliation or inability to meet basic needs. 10 Many victims of domestic abuse, PARTICULARLY VICTIMS OF DOMESTIC 11 VIOLENCE, are unable to access the resources necessary to seek lasting 12 safety options. Victims need additional provisions in protection orders so 13 that they can meet their immediate needs of food, shelter, transportation, 14 medical care, and child care for their appearance at protection order 15 hearings. These needs may exist not only in cases that may end in 16 dissolution of marriage but also in other circumstances, including cases 17 in which reconciliation may occur.

1 (3) Additionally, the general assembly finds and declares that 2 sexual assault VIOLENCE affects Coloradans of all ages, backgrounds, and 3 circumstances and is one of the most underreported of all crimes. Sexual 4 violence may occur in any type of relationship; however, the majority of 5 sexual assault VIOLENCE is perpetrated by someone whom the victim 6 knows. SEXUAL VIOLENCE CAN OCCUR IN PERSON, ONLINE, OR THROUGH 7 TECHNOLOGY AND MAY BE PHYSICAL, VERBAL, WRITTEN, PICTORIAL, OR 8 <u>VISUAL.</u> Victims of sexual assault VIOLENCE who do not report the crime, 9 as well as victims who do report but whose case is not prosecuted, still 10 need and deserve protection from future interactions with the perpetrator, 11 as many victims experience long-lasting physical and emotional trauma 12 from unwanted contact with the perpetrator.

13 (4) Finally, the general assembly finds and declares that stalking 14 is a dangerous, high-risk crime that frequently escalates CAN EXIST IN THE 15 CONTEXT OF DOMESTIC VIOLENCE AND MAY ESCALATE over time, and that 16 sometimes leads tragically, to sexual assault VIOLENCE or homicide. 17 Countless youth and adults in Colorado have faced the fear, isolation, and 18 danger of being victims of stalking, and many of these incidents go 19 unreported and are not prosecuted. While stalking behaviors may appear 20 innocuous to outside observers, the victims often endure intense physical 21 and emotional distress that affects all aspects of their lives and are more 22 likely than others to express anxiety, depression, and social dysfunction. 23 SECTION 2. In Colorado Revised Statutes, 13-14-101, amend 24 (2) introductory portion, (2.4)(a) introductory portion, and (2.9); and add 25 (1.6) and (2.1) as follows:

26 13-14-101. Definitions. For purposes of this article 14, unless the
 27 context otherwise requires:

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(1.6) "COERCION" MEANS COMPELLING A PERSON BY FORCE,
 THREAT OF FORCE, OR INTIMIDATION TO ENGAGE IN CONDUCT FROM WHICH
 THE PERSON HAS THE RIGHT OR PRIVILEGE TO ABSTAIN, OR TO ABSTAIN
 FROM CONDUCT IN WHICH THE PERSON HAS THE RIGHT OR PRIVILEGE TO
 ENGAGE.

6 "Domestic abuse" means any AN act, attempted act, or (2)7 threatened act of violence, stalking, harassment, or coercion that is 8 committed by any A person against another person to whom the actor is 9 currently or was formerly related or with whom the actor is living or has 10 lived in the same domicile. or with whom the actor is involved or has 11 been involved in an intimate relationship. A sexual relationship may be 12 an indicator of an intimate relationship but is never a necessary condition 13 for finding an intimate relationship. For purposes of this subsection (2), 14 "coercion" includes compelling a person by force, threat of force, or 15 intimidation to engage in conduct from which the person has the right or 16 privilege to abstain, or to abstain from conduct in which the person has 17 a right or privilege to engage. "Domestic abuse" may also include any AN 18 act, attempted act, or threatened act of violence against:

19 (2.1) "DOMESTIC VIOLENCE", COMMONLY KNOWN AS "INTIMATE 20 PARTNER VIOLENCE", MEANS A PATTERN OF VIOLENT BEHAVIOR OR AN 21 ACT, ATTEMPTED ACT, OR THREAT OF VIOLENCE, STALKING, 22 HARASSMENT, OR COERCION THAT IS COMMITTED BY A PERSON AGAINST 23 ANOTHER PERSON WITH WHOM THE ACTOR IS INVOLVED OR HAS BEEN 24 INVOLVED IN AN INTIMATE RELATIONSHIP. A SEXUAL RELATIONSHIP MAY 25 BE AN INDICATOR OF AN INTIMATE RELATIONSHIP BUT IS NEVER A 26 NECESSARY CONDITION FOR FINDING AN INTIMATE RELATIONSHIP.

27 (2.4) (a) "Protection order" means any AN order that prohibits the

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1 restrained person from contacting, harassing, injuring, intimidating, 2 molesting, threatening, touching, stalking, or COMMITTING SEXUAL 3 VIOLENCE THROUGH sexually assaulting or abusing any A protected person 4 or from entering or remaining on premises, or from coming within a 5 specified distance of a protected person or premises, or from taking, 6 transferring, concealing, harming, disposing of or threatening harm to an 7 animal owned, possessed, leased, kept, or held by a protected person, or 8 any other provision to protect the protected person from imminent danger 9 to life or health THE RISK OR THREAT OF PHYSICAL HARM OR THE THREAT 10 OF PSYCHOLOGICAL OR EMOTIONAL HARM that is issued by a court of this 11 state or a municipal court and that is issued pursuant to:

(2.9) "Sexual assault or abuse VIOLENCE" means any AN
UNWANTED OR NONCONSENSUAL SEXUAL BEHAVIOR, act OR attempted act,
or threatened act, of INCLUDING, BUT NOT LIMITED TO, unlawful sexual
behavior, as described in section 16-11.7-102 (3), C.R.S., by any A person
against another person, regardless of the relationship between the actor
and the petitioner.

18 SECTION 3. In Colorado Revised Statutes, 13-14-103, amend 19 (1)(e) and (2)(a) as follows:

20 **13-14-103.** Emergency protection orders. (1) (e) When the 21 county, district, and juvenile courts are unavailable from the close of 22 business at the end of the day or week to the resumption of business at the 23 beginning of the day or week and a peace officer asserts reasonable 24 grounds to believe that an adult is in immediate and present danger of 25 domestic abuse, assault, stalking, sexual assault or abuse VIOLENCE, or 26 that a minor child is in immediate and present danger of an unlawful 27 sexual offense, as defined in section 18-3-411 (1), C.R.S., or of domestic

abuse, as defined in section 13-14-101 (2), a judge made available
pursuant to paragraph (d) of this subsection (1) SUBSECTION (1)(d) OF
THIS SECTION may issue a written or verbal ex parte emergency protection
order. Any written emergency protection order issued pursuant to this
subsection (1) shall MUST be on a standardized form prescribed by the
judicial department, and a copy shall be provided to the protected person.

7 (2) (a) A verbal emergency protection order may be issued 8 pursuant to subsection (1) of this section only if the issuing judge finds 9 that an imminent danger THE RISK OR THREAT OF PHYSICAL HARM OR THE 10 THREAT OF PSYCHOLOGICAL OR EMOTIONAL HARM EXISTS in close 11 proximity exists to the life or health of one or more persons or that a 12 danger THE RISK OR THREAT OF PHYSICAL HARM OR THE THREAT OF 13 PSYCHOLOGICAL OR EMOTIONAL HARM exists to the life or health of the 14 minor child in the reasonably foreseeable future.

15 SECTION 4. In Colorado Revised Statutes, 13-14-104.5, amend
(1)(a) introductory portion, (1)(a)(IV), (3), (7), (8), (9), and (10) as
17 follows:

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13-14-104.5. Procedure for temporary civil protection order.

(1) (a) Any municipal court of record, if authorized by the municipal
governing body; any county court; and any district, probate, or juvenile
court shall have HAS original concurrent jurisdiction to issue a temporary
or permanent civil protection order against an adult or against a juvenile
who is ten years of age or older for any of the following purposes:

(IV) To prevent sexual assault or abuse VIOLENCE; and

(3) Venue for filing a motion or complaint pursuant to this section
is proper in any county where ANY ONE OF the acts OR BEHAVIORS that are
the subject of the motion or complaint occur OCCURRED, in any county

where one of the parties resides, or in any county where one of the parties
 is employed. This requirement for venue does not prohibit the change of
 venue to any other county appropriate under applicable law.

4 (7) (a) A temporary civil protection order may be issued if the 5 issuing judge or magistrate finds that an imminent danger A RISK OR 6 THREAT OF PHYSICAL HARM OR THE THREAT OF PSYCHOLOGICAL OR 7 EMOTIONAL HARM exists to the person or persons seeking protection 8 under the civil protection order. In determining whether an imminent 9 danger A RISK OR THREAT OF PHYSICAL HARM OR THE THREAT OF 10 PSYCHOLOGICAL OR EMOTIONAL HARM exists to the life or health of one 11 or more persons, the court shall consider all relevant evidence concerning 12 the safety and protection of the persons seeking the protection order, The 13 court shall not deny a petitioner the relief requested because of the length 14 of time between an act of abuse or threat of harm and the filing of the 15 petition for a protection order. The court shall not deny a petitioner the 16 relief requested because REGARDLESS OF WHEN AN INCIDENT OCCURRED 17 OR THE EXISTENCE OF a protection order has been issued pursuant to 18 section 18-1-1001 or 18-1-1001.5.

(b) If the judge or magistrate finds that an imminent danger A RISK
OR THREAT OF PHYSICAL HARM OR THE THREAT OF PSYCHOLOGICAL OR
EMOTIONAL HARM exists to the employees of a business entity, he or she
THE JUDGE OR MAGISTRATE may issue a civil protection order in the name
of the business for the protection of the employees. An employer is not
be liable for failing to obtain a civil protection order in the name of the
business for the protection of the employees and patrons.

26 (8) (a) Upon the filing of a complaint, duly verified, alleging that
27 the respondent has committed acts that would constitute grounds for a

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1 civil protection order, any judge or magistrate, after hearing the evidence 2 and being fully satisfied therein that sufficient cause exists, may issue a 3 temporary civil protection order to prevent the actions complained of and 4 a citation directed to the respondent commanding the respondent to 5 appear before the court at a specific time and date and to show cause, if 6 any, why said THE temporary civil protection order should not be made 7 permanent. In addition, the court may order any other relief that the court 8 deems appropriate. Complaints may be filed by persons seeking 9 protection for themselves or for others as provided in section 26-3.1-102 10 (1)(b) and (1)(c). C.R.S.

11 (b) THE JUDGE OR MAGISTRATE MAY CONTINUE THE TEMPORARY 12 PROTECTION ORDER FOR A PERIOD OF NOT MORE THAN ONE YEAR AFTER 13 THE DATE WHEN THE PERMANENT PROTECTION ORDER HEARING TAKES 14 PLACE. IF THE TEMPORARY PROTECTION ORDER IS CONTINUED FOR ONE 15 YEAR AND THE PETITIONER SEEKS A PERMANENT PROTECTION ORDER, THE 16 PETITIONER SHALL FILE A MOTION AT LEAST FOURTEEN DAYS BEFORE THE 17 SCHEDULED HEARING NOTIFYING THE COURT AND THE RESPONDENT OF THE 18 PETITIONER'S INTENT TO PURSUE A PERMANENT PROTECTION ORDER ON 19 THE DATE OF THE SCHEDULED HEARING.

20 (9) UPON THE ISSUANCE OF A TEMPORARY CIVIL PROTECTION 21 ORDER, a copy of the complaint, a copy of the temporary civil protection 22 order, and a copy of the citation must be served upon the respondent and 23 upon the person to be protected, if the complaint was filed by another 24 person, in accordance with the rules for service of process as provided in 25 rule 304 of the rules of county court civil procedure or rule 4 of the 26 Colorado rules of civil procedure. SERVICE UPON THE RESPONDENT AND 27 UPON THE PERSON TO BE PROTECTED IS PROHIBITED IF THE TEMPORARY

1 PROTECTION ORDER IS DENIED OR IF THE PETITIONER MOVES TO VACATE 2 THE TEMPORARY PROTECTION ORDER PRIOR TO THE COURT RECEIVING 3 CONFIRMATION THAT THE RESPONDENT WAS PERSONALLY SERVED OR HAD 4 ACTUAL KNOWLEDGE OF THE REQUEST FOR A CIVIL PROTECTION ORDER. 5 The citation must inform the respondent that, if the respondent fails to 6 appear in court in accordance with the terms of the citation, a bench 7 warrant may be issued for the arrest of the respondent and the temporary 8 protection order previously entered by the court made permanent without 9 further notice or service upon the respondent. IF THE TEMPORARY 10 PROTECTION ORDER IS BASED IN WHOLE OR IN PART ON AN ACT OF 11 DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3, AND THE ACT OF 12 DOMESTIC VIOLENCE INVOLVED THE THREAT OF USE OF PHYSICAL FORCE, 13 USE OF PHYSICAL FORCE, OR ATTEMPTED USE OF PHYSICAL FORCE, THE 14 CITATION MUST ALSO INFORM THE RESPONDENT THAT THE RESPONDENT 15 MUST COMPLY WITH SECTION 13-14-105.5 BY REFRAINING FROM 16 POSSESSING OR PURCHASING ANY FIREARM OR AMMUNITION FOR THE 17 DURATION OF THE ORDER AND RELINQUISHING FOR THE DURATION OF THE 18 ORDER ANY FIREARM OR AMMUNITION IN THE RESPONDENT'S IMMEDIATE 19 POSSESSION OR CONTROL OR SUBJECT TO THE RESPONDENT'S IMMEDIATE 20 POSSESSION OR CONTROL.

(10) The return date of the citation HEARING FOR A PERMANENT
PROTECTION ORDER must be set not more than fourteen days after the
issuance of the temporary civil protection order and citation. If the
petitioner is unable to serve the respondent in that period, the court shall
MUST extend the temporary protection order previously issued, continue
the show of cause PERMANENT PROTECTION ORDER hearing, and issue an
alias citation stating the date and time to which the hearing is continued.

The petitioner may thereafter request, and the court may MUST grant,
 additional continuances as needed if the petitioner has still been unable
 to serve the respondent IF THE PETITIONER IS ABLE TO SHOW THE
 PETITIONER HAS MADE REASONABLE EFFORTS TO SERVE THE RESPONDENT
 OR THAT THE RESPONDENT IS EVADING SERVICE.

SECTION 5. In Colorado Revised Statutes, 13-14-105, add (1.5),

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(3), and (4); and **repeal** (1)(e) as follows:

8 **13-14-105.** Provisions relating to civil protection orders. (1) A 9 municipal court of record that is authorized by its municipal governing 10 body to issue protection or restraining orders and any county court, in 11 connection with issuing a civil protection order, has original concurrent 12 jurisdiction with the district court to include any provisions in the order 13 that the municipal or county court deems necessary for the protection of 14 persons, including but not limited to orders:

(e) (I) Awarding temporary care and control of any minor children
 of either party involved for a period of not more than one year.

17 (II) If temporary care and control is awarded, the order may 18 include parenting time rights for the other party involved and any 19 conditions of such parenting time, including the supervision of parenting 20 time by a third party who agrees to the terms of the supervised parenting 21 time and any costs associated with supervised parenting time, if 22 necessary. If the restrained party is unable to pay the ordered costs, the 23 court shall not place such responsibility with publicly funded agencies. If 24 the court finds that the safety of any child or the protected party cannot be 25 ensured with any form of parenting time reasonably available, the court 26 may deny parenting time.

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(III) The court may award interim decision-making responsibility

of a child to a person entitled to bring an action for the allocation of
parental responsibilities under section 14-10-123, C.R.S., when such
award is reasonably related to preventing domestic abuse as defined in
section 13-14-101 (2), or preventing the child from witnessing domestic
abuse.

6 (IV) Temporary care and control or interim decision-making
7 responsibility must be determined in accordance with the standard
8 contained in section 14-10-124, C.R.S.

9 (1.5) (a) A MUNICIPAL COURT OF RECORD THAT IS AUTHORIZED BY 10 ITS MUNICIPAL GOVERNING BODY TO ISSUE CIVIL PROTECTION OR 11 RESTRAINING ORDERS AND ANY COUNTY COURT, IN CONNECTION WITH 12 ISSUING A CIVIL PROTECTION ORDER, HAS ORIGINAL CONCURRENT 13 JURISDICTION WITH THE DISTRICT COURT AND SHALL INCLUDE IN THE 14 ORDER, AT THE REQUEST OF THE PETITIONER OR RESPONDENT, A PROVISION 15 AWARDING TEMPORARY CARE AND CONTROL OF ANY JOINT OR SHARED 16 MINOR CHILDREN OF THE PARTIES INVOLVED FOR A PERIOD OF NOT MORE 17 THAN ONE YEAR AFTER THE DATE ON WHICH THE TEMPORARY CARE AND 18 CONTROL IS AWARDED IN THE TEMPORARY PROTECTION ORDER; EXCEPT 19 THAT, THIS SUBSECTION (1.5)(a) DOES NOT APPLY WHEN THE DISTRICT 20 COURT MAINTAINS EXCLUSIVE ORIGINAL JURISDICTION IN PROCEEDINGS TO 21 DETERMINE THE LEGAL CUSTODY OF A CHILD WHO COMES WITHIN THE 22 JUVENILE COURT'S JURISDICTION PURSUANT TO SECTION 19-1-104.

(b) THE ORDER FOR TEMPORARY CARE AND CONTROL DESCRIBED
IN SUBSECTION (1.5)(a) OF THIS SECTION MAY INCLUDE PARENTING TIME
RESPONSIBILITIES FOR BOTH PARTIES INVOLVED AND ANY CONDITIONS OF
PARENTING TIME, INCLUDING SUPERVISED PARENTING TIME BY A THIRD
PARTY WHO AGREES TO THE TERMS OF THE SUPERVISED PARENTING TIME,

AND ANY COSTS ASSOCIATED WITH SUPERVISED PARENTING TIME, IF
 NECESSARY. IF THE RESTRAINED PARTY IS UNABLE TO PAY THE ORDERED
 COSTS, THE COURT SHALL NOT IMPOSE THE COST ON A PUBLICLY FUNDED
 AGENCY OR THE PETITIONER. IF THE COURT FINDS THAT THE SAFETY OF
 ANY CHILD OR THE PROTECTED PARTY CANNOT BE ENSURED WITH ANY
 FORM OF PARENTING TIME REASONABLY AVAILABLE, THE COURT MAY
 DENY PARENTING TIME.

8 (c) THE COURT SHALL AWARD INTERIM DECISION-MAKING 9 RESPONSIBILITY OF A CHILD TO A PERSON ENTITLED TO BRING AN ACTION 10 FOR THE ALLOCATION OF PARENTAL RESPONSIBILITIES PURSUANT TO 11 SECTION 14-10-123 WHEN INTERIM DECISION-MAKING RESPONSIBILITY IS 12 REASONABLY RELATED TO PREVENTING DOMESTIC VIOLENCE OR 13 PREVENTING THE CHILD FROM WITNESSING DOMESTIC VIOLENCE.

14 (d) TEMPORARY CARE AND CONTROL AND INTERIM
15 DECISION-MAKING RESPONSIBILITY MUST BE DETERMINED IN ACCORDANCE
16 WITH THE STANDARD CONTAINED IN SECTION 14-10-124.

17 (3) IF THERE IS NO PENDING OR EXISTING DOMESTIC RELATIONS OR
18 JUVENILE CASE IN DISTRICT COURT INVOLVING JOINT OR SHARED
19 CHILDREN, THE PETITIONER IS NOT REQUIRED AND MUST NOT BE
20 INSTRUCTED TO FILE A COMPLAINT FOR A PROTECTION ORDER IN DISTRICT
21 COURT WHEN THE PETITIONER IS OTHERWISE ELIGIBLE TO FILE FOR A CIVIL
22 PROTECTION ORDER IN COUNTY COURT.

(4) A TEMPORARY PROTECTION ORDER OR PERMANENT
PROTECTION ORDER ISSUED PURSUANT TO THIS ARTICLE 14 MUST BE
WRITTEN AND COMMUNICATED IN SIMPLE AND PLAIN LANGUAGE.

26 SECTION 6. In Colorado Revised Statutes, 13-14-105.5, amend
27 (1) introductory portion as follows:

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1 13-14-105.5. Civil protection orders - prohibition on 2 possessing or purchasing a firearm. (1) Order requirements. If the 3 court subjects a respondent to a TEMPORARY OR PERMANENT civil 4 protection order and the court determines on the record after reviewing 5 the petition for the protection order that the protection order includes an 6 act of domestic violence, as defined in section 18-6-800.3 (1), and the act 7 of domestic violence involved the threat of use, use of, or attempted use 8 of physical force, the court, as part of such order:

9 SECTION 7. In Colorado Revised Statutes, 13-14-106, amend
10 (1)(a) as follows:

11 **13-14-106.** Procedure for permanent civil protection orders. 12 (1) (a) On the return date of the citation PERMANENT PROTECTION ORDER 13 HEARING, or on the day to which the hearing has been continued, the 14 judge or magistrate shall examine the record and the evidence. IN ALL 15 CASES EXCEPT THOSE INVOLVING SEXUAL VIOLENCE, if upon such THE 16 examination the judge or magistrate finds by a preponderance of the 17 evidence that the respondent has committed acts constituting grounds for 18 THE issuance of a civil protection order and that unless restrained THE 19 RESPONDENT will continue to commit such THE acts or acts designed to 20 intimidate or retaliate against the protected person, the judge or 21 magistrate shall order the temporary civil protection order to be made 22 permanent or enter a permanent civil protection order with provisions 23 different from the temporary civil protection order. A finding of imminent 24 danger to the protected person is not a necessary prerequisite to the 25 issuance of a permanent civil protection order. IF UPON THE EXAMINATION 26 THE JUDGE OR MAGISTRATE FINDS BY A PREPONDERANCE OF THE EVIDENCE 27 THAT THE RESPONDENT HAS ENGAGED IN A BEHAVIOR CONSTITUTING

1 GROUNDS FOR THE ISSUANCE OF A CIVIL PROTECTION ORDER ON THE BASIS 2 OF SEXUAL VIOLENCE AND THAT A RISK OR THREAT OF PHYSICAL HARM OR 3 THE THREAT OF PSYCHOLOGICAL OR EMOTIONAL HARM EXISTS TO THE 4 PETITIONER, THE JUDGE OR MAGISTRATE SHALL ORDER THE TEMPORARY 5 CIVIL PROTECTION ORDER TO BE MADE PERMANENT OR ENTER A 6 PERMANENT CIVIL PROTECTION ORDER WITH PROVISIONS DIFFERENT FROM 7 THE TEMPORARY CIVIL PROTECTION ORDER. The court shall not deny a 8 petitioner the relief requested because a protection order has been issued 9 pursuant to section 18-1-1001 or 18-1-1001.5. THE COURT SHALL 10 ENCOURAGE THE PETITIONER TO NOTIFY THE RESPONDENT IF THE 11 PETITIONER INTENDS NOT TO APPEAR AT THE PERMANENT PROTECTION 12 ORDER HEARING, BUT THE COURT SHALL NEITHER REQUIRE THE 13 PETITIONER TO ATTEND NOR ASSESS ATTORNEY FEES OR COSTS AGAINST 14 THE PETITIONER FOR CHOOSING NOT TO ATTEND THE HEARING, EXCEPT AS 15 PROVIDED IN SECTION 13-17-102 (2), (4), AND (6). The judge or magistrate 16 shall inform the respondent that a violation of the civil PERMANENT 17 protection order constitutes a criminal offense pursuant to section 18 18-6-803.5 or constitutes contempt of court and subjects the respondent 19 to such punishment as may be provided by law. If the respondent fails to 20 appear before the court for the show cause PERMANENT PROTECTION 21 ORDER hearing at the time and on the date identified in the citation issued 22 by the court and the court finds that the respondent was properly served 23 with the temporary protection order and such THE citation, it is not 24 necessary to re-serve the respondent to make the AND THE COURT MUST 25 ISSUE A PERMANENT protection order permanent BY DEFAULT WITHOUT 26 REQUIRING ADDITIONAL EVIDENCE OR TESTIMONY. However, if the court 27 modifies the protection order on the motion of the protected party, the

1 modified protection order must be served upon the respondent AND, IF 2 THE TEMPORARY PROTECTION ORDER INCLUDES AN ACT OF DOMESTIC 3 VIOLENCE, AS DEFINED IN SECTION 18-6-800.3, AND THE ACT OF DOMESTIC 4 VIOLENCE INVOLVED THE THREAT OF USE OF PHYSICAL FORCE, USE OF 5 PHYSICAL FORCE, OR ATTEMPTED USE OF PHYSICAL FORCE, THE 6 TEMPORARY PROTECTION ORDER MUST ALSO INFORM THE RESPONDENT 7 THAT THE RESPONDENT MUST COMPLY WITH SECTION 13-14-105.5 BY 8 REFRAINING FROM POSSESSING OR PURCHASING A FIREARM OR 9 AMMUNITION FOR THE DURATION OF THE ORDER AND RELINQUISHING FOR 10 THE DURATION OF THE ORDER A FIREARM OR AMMUNITION IN THE 11 RESPONDENT'S IMMEDIATE POSSESSION OR CONTROL OR SUBJECT TO THE 12 **RESPONDENT'S IMMEDIATE POSSESSION OR CONTROL.**

13 SECTION 8. In Colorado Revised Statutes, 13-14-108, amend
14 (1), (2)(b), and (5) as follows:

15 13-14-108. Modification and termination of civil protection 16 orders. (1) Any order granted pursuant to section 13-14-105 (1)(c) or 17 (1)(e) must terminate SECTION 13-14-105 (1)(c) OR (1.5) TERMINATES 18 whenever a subsequent order regarding the same subject matter is granted 19 pursuant to the "Uniform Dissolution of Marriage Act", article 10 of title 20 14; C.R.S., the "Uniform Child-custody Jurisdiction and Enforcement 21 Act", article 13 of title 14; C.R.S., or the "Colorado Children's Code", 22 title 19. C.R.S.

(2) (b) The restrained party may apply to the court for
modification, including, but not limited to, a modification of the duration
of the protection order or dismissal of a permanent protection order
pursuant to this section. However, if a permanent protection order has
been issued or if a motion for modification or dismissal of a permanent

protection order has been filed by the restrained party, whether or not it
 THE MOTION was granted, no A motion to modify or dismiss may NOT be
 filed by the restrained party within two years after issuance of the
 permanent order or AFTER disposition of the prior motion.

5 (5) The court shall hear any motion filed pursuant to subsection 6 (2) of this section, EXCEPT FOR A MOTION THAT DOES NOT COMPLY WITH 7 SUBSECTION (3)(b) OF THIS SECTION. The party moving for a modification 8 or dismissal of a temporary or permanent protection order pursuant to 9 subsection (2) of this section shall affect personal service on the other 10 party with a copy of the motion and notice of the hearing on the motion, 11 as provided by rule 4 (e) of the Colorado rules of civil procedure. The 12 moving party shall bear BEARS the burden of proof to show, by a 13 preponderance of the evidence, that the modification is appropriate or that 14 a dismissal is appropriate because the protection order is no longer 15 necessary. If the protected party has requested that his or her THE 16 PROTECTED PARTY'S address be kept confidential, the court shall not 17 disclose such information to the restrained party or any other person, 18 except as otherwise authorized by law.

SECTION 9. In Colorado Revised Statutes, 13-14-109, amend
(1) and (2) as follows:

13-14-109. Fees and costs. (1) (a) The court may assess a filing
fee against a petitioner seeking relief under PURSUANT TO this article
ARTICLE 14; except that the court may not assess a filing fee against a
petitioner if the court determines the petitioner is seeking the protection
order as a victim of domestic abuse, domestic violence as defined in
section 18-6-800.3 (1), C.R.S., DOMESTIC VIOLENCE, stalking, or sexual
assault or abuse VIOLENCE. The court shall provide the necessary number

1 of certified copies at no cost to petitioners.

(b) THE COURT SHALL NEITHER AWARD ANY COSTS NOR ASSESS
ANY FEES, INCLUDING ATTORNEY FEES, AGAINST A PETITIONER SEEKING
RELIEF PURSUANT TO THIS ARTICLE 14, EXCEPT AS PROVIDED IN
SUBSECTION (1)(a) OF THIS SECTION AND SECTION 13-17-102 (2), (4), AND
(6).

(2) A state or public agency may SHALL not assess fees for service
of process against a petitioner seeking relief under PURSUANT TO this
article ARTICLE 14 as a victim of conduct consistent with the following:
domestic abuse, domestic violence as defined in section 18-6-800.3 (1),
C.R.S., stalking, or sexual assault or abuse VIOLENCE.

SECTION 10. In Colorado Revised Statutes, add 13-14-111 as
follows:

14 13-14-111. Transfer of wireless telephone service in domestic 15 **abuse cases - definitions.** (1) IN ADDITION TO THE OPTIONS DESCRIBED 16 IN SECTION 13-14-103 (1)(b), AS PART OF A REQUEST FOR A TEMPORARY 17 OR PERMANENT PROTECTION ORDER IN A CASE INVOLVING DOMESTIC 18 VIOLENCE, SEXUAL VIOLENCE, OR STALKING, THE COURT MAY ENTER AN 19 ORDER DIRECTING A WIRELESS TELEPHONE SERVICE PROVIDER TO 20 TRANSFER THE FINANCIAL RESPONSIBILITY FOR AND RIGHTS TO A WIRELESS 21 TELEPHONE NUMBER OR NUMBERS TO THE PETITIONER IF THE PETITIONER:

22

(a) IS NOT THE ACCOUNT HOLDER; AND

(b) PROVES BY A PREPONDERANCE OF THE EVIDENCE THAT THE
PETITIONER AND ANY MINOR CHILDREN IN THE PETITIONER'S CARE ARE THE
PRIMARY USERS OF EACH WIRELESS TELEPHONE NUMBER THAT THE
PETITIONER REQUESTED BE TRANSFERRED PURSUANT TO THIS SECTION.

27 (2) (a) AN ORDER TRANSFERRING THE FINANCIAL RESPONSIBILITY

FOR AND RIGHTS TO A WIRELESS TELEPHONE NUMBER OR NUMBERS TO A
 PETITIONER PURSUANT TO THIS SECTION MUST BE A SEPARATE WRITTEN
 ORDER THAT IS DIRECTED TO THE WIRELESS TELEPHONE SERVICE
 PROVIDER.

5 (b) THE ORDER MUST LIST THE NAME AND BILLING TELEPHONE
6 NUMBER OF THE ACCOUNT HOLDER, THE NAME AND CONTACT
7 INFORMATION OF THE PETITIONER TO WHOM THE TELEPHONE NUMBER OR
8 NUMBERS WILL BE TRANSFERRED, AND EACH TELEPHONE NUMBER TO BE
9 TRANSFERRED TO THE PETITIONER.

10 (c) THE COURT SHALL ENSURE THAT THE PETITIONER'S CONTACT
11 INFORMATION IS NOT PROVIDED TO THE ACCOUNT HOLDER IN
12 PROCEEDINGS HELD PURSUANT TO THIS ARTICLE 14.

13 (d) THE ORDER MUST BE SENT OR DELIVERED IN PERSON OR
14 ELECTRONICALLY BY THE PETITIONER TO THE WIRELESS TELEPHONE
15 SERVICE PROVIDER'S REGISTERED AGENT.

16 (e) A WIRELESS TELEPHONE SERVICE PROVIDER MUST TERMINATE 17 THE ACCOUNT HOLDER'S USE OF A TELEPHONE NUMBER THAT THE COURT 18 HAS ORDERED TO BE TRANSFERRED TO THE PETITIONER PURSUANT TO THIS 19 SECTION UNLESS THE WIRELESS TELEPHONE SERVICE PROVIDER NOTIFIES 20 THE PETITIONER AND THE COURT WITHIN FIVE BUSINESS DAYS AFTER THE 21 WIRELESS TELEPHONE SERVICE PROVIDER RECEIVES THE ORDER EITHER 22 THAT AN ACCOUNT HOLDER NAMED IN THE ORDER HAS TERMINATED THE 23 ACCOUNT OR THAT THE REQUESTED TRANSFER CANNOT BE EFFECTUATED 24 DUE TO DIFFERENCES IN NETWORK TECHNOLOGY THAT PREVENT 25 FUNCTIONALITY OF A DEVICE ON THE NETWORK OR DUE TO GEOGRAPHIC 26 LIMITATIONS ON NETWORK OR SERVICE AVAILABILITY.

27 (3) A TRANSFER ORDERED PURSUANT TO THIS SECTION DOES NOT

-19-

PRECLUDE A WIRELESS TELEPHONE SERVICE PROVIDER FROM APPLYING
 ANY ROUTINE AND CUSTOMARY REQUIREMENTS FOR ACCOUNT
 ESTABLISHMENT TO THE PETITIONER AS PART OF THE TRANSFER OF
 FINANCIAL RESPONSIBILITY FOR A WIRELESS TELEPHONE NUMBER OR
 NUMBERS AND ANY DEVICES ATTACHED TO THE NUMBER OR NUMBERS,
 INCLUDING, WITHOUT LIMITATION, IDENTIFICATION, FINANCIAL
 INFORMATION, AND CUSTOMER PREFERENCES.

8 (4) A WIRELESS TELEPHONE SERVICE PROVIDER IS IMMUNE FROM
9 CIVIL LIABILITY FOR COMPLYING WITH AN ORDER TO TRANSFER A
10 TELEPHONE NUMBER PURSUANT TO THIS SECTION.

11

(5) FOR PURPOSES OF THIS SECTION:

12 (a) "ACCOUNT HOLDER" MEANS A RESPONDENT WHO HAS A CIVIL
13 PROTECTION ORDER ISSUED AGAINST THEM, THE UNDERLYING BASIS OF
14 WHICH INCLUDES AN ACT OF DOMESTIC VIOLENCE, SEXUAL VIOLENCE, OR
15 STALKING AND MAINTAINS AN ACCOUNT WITH A WIRELESS TELEPHONE
16 SERVICE PROVIDER.

17 (b) "FINANCIAL RESPONSIBILITY" MEANS AN OBLIGATION TO PAY
18 SERVICE FEES AND OTHER COSTS AND CHARGES ASSOCIATED WITH A
19 TELEPHONE NUMBER.

20 (c) "WIRELESS TELEPHONE SERVICE PROVIDER" MEANS A PERSON
21 OR ENTITY THAT PROVIDES OR RESELLS COMMERCIAL MOBILE SERVICE, AS
22 DEFINED IN SECTION 47 U.S.C. SEC. 332 (d)(1).

23 SECTION 11. Effective date. This act takes effect January 1,
24 2025.

SECTION 12. Safety clause. The general assembly finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, or safety or for appropriations for

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- 1 the support and maintenance of the departments of the state and state
- 2 institutions.