Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2203

Introduced by

Senators Myrdal, Bakke, Dwyer

Representatives Buffalo, Satrom, Vetter

- 1 A BILL for an Act to amend and reenact section 12.1-31-01.2 of the North Dakota Century
- 2 Code, relating to sexual assault restraining orders.

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

4 SECTION 1. AMENDMENT. Section 12.1-31-01.2 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 **12.1-31-01.2. Sexual assault restraining order - Penalty.**

7 1. For purposes of this section:

12

- 8 a. "Second or subsequent violation of a protection order" means two or more
 9 violations of protection orders.
- 10b. "Sexual assault" means any nonconsensualany offense in chapter 12-2012.1-2011for which sexual act or sexual contact, as defined in section
 - 12.1-20-07<u>12.1-20-02, is an element</u>.
- An individual who is the victim of sexual assault or the parent, stepparent, or guardian
 of a minor who reasonably believes the minor is a victim of sexual assault may seek a
 sexual assault restraining order from a court of competent jurisdiction in the manner
 provided in this section.
- A petition for relief must allege facts sufficient to show the name of the alleged victim,
 the name of the individual who committed the sexual assault, and that the individual
 committed the sexual assault. An affidavit made under oath stating the specific facts
 and circumstances supporting the relief sought must accompany the petition.
- If the petition for relief alleges reasonable grounds to believe an individual has
 committed sexual assault, the court, pending a full hearing, may grant a temporary
 sexual assault restraining order.

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1	5.	A tem	porary restraining order may be entered only against the individual named in the
2		petitio	on. The order must include prohibiting the individual from:
3		a.	Harassing, stalking, or threatening the individual requesting the order;
4		b	Appearing at the individual's residence, school, and place of employment; and
5		C.	Contacting the individual requesting the order.
6	6.	The c	court may grant a sexual assault restraining order prohibiting the respondent from
7		conta	acting, harassing, stalking, or threatening the applicant, and from appearing at the
8		applic	cant's residence, school, and place of employment if:
9		a	An individual files a petition under subsection 3;
10		b. ·	The sheriff serves the respondent with a copy of the temporary restraining order
11		i	issued under subsections 4 and 5, and with notice of the time and place of the
12		I	hearing;
13		C	The court sets a hearing for not later than fourteen days after issuance of the
14		1	temporary restraining order unless the time period is extended upon written
15			consent of the parties, or upon a showing the respondent has not been served
16		,	with a copy of the temporary restraining order despite the exercise of due
17		(diligence; and
18		d.	The court finds after the hearing there are reasonable grounds to believe the
19		I	respondent committed sexual assault.
20	7.	A res	training order may be issued only against the individual named in the petition.
21		Relie	f granted by the restraining order may not exceed a period of two years. The
22		restra	aining order may be served on the respondent by publication pursuant to rule 4 of
23		the N	lorth Dakota Rules of Civil Procedure.
24	8.	A sex	cual assault restraining order must contain a conspicuous notice to the
25		respo	ondent providing:
26		a. ·	The specific conduct that constitutes a violation of the order;
27		b.	Notice that violation of the restraining order is punishable as a class A
28		I	misdemeanor; and
29		с.	Notice that a peace officer may arrest the respondent without a warrant and take
30		1	the respondent into custody if the peace officer has probable cause to believe the
31		I	respondent has violated an order issued under this section.

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1	9.	If the respondent knows of an order issued under subsections 4 and 5, or
2		subsection 6, violation of the order is a class A misdemeanor and also constitutes
3		contempt of court. A second or subsequent violation of a protection order is a class C
4		felony. If the existence of an order issued under subsection 3, or subsections 4 and 5
5		can be verified by a peace officer, the officer, without a warrant, may arrest and take
6		into custody an individual whom the peace officer has probable cause to believe has
7		violated the order.
8	10.	The clerk of court shall transmit a copy of a restraining order by the close of the
9		business day on which the order was granted to the local law enforcement agency
10		with jurisdiction over the residence of the alleged victim of sexual assault. Each
11		appropriate law enforcement agency may make available to its officers current
12		information as to the existence and status of any restraining order involving sexual
13		assault.
14	11.	Notwithstanding subsection 5 of section 11-16-05, a state's attorney may advise and
15		assist an individual in the preparation of documents necessary to secure a restraining
16		order under this section.
17	12.	Fees for filing and service of process may not be charged to the petitioner in a
18		proceeding seeking relief due to sexual assault under section 12.1-20-07.