# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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### **HOUSE BILL 115\***

## Committee Substitute Favorable 3/25/09 Committee Substitute #2 Favorable 4/16/09 Senate Mental Health & Youth Services Committee Substitute Adopted 7/1/09

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| Short Title: Jo  | oint DV Committee/Recommendations.   | (Public)  |
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| Sponsors:  |  |   |
| Referred to:   |  |   |
|  | February 11, 2009  |   |
| DOMESTIC OBTAINING NO-CONTA OF A PENA WHILE UNI STATEWID SYSTEM A AND COOR RECOMME VIOLENCE The General Ass  | ACT ORDER, TO CLARIFY THE ENFORCEMENT ANI ALTY ENHANCEMENT IF A DEFENDANT COMMIT DER A DOMESTIC VIOLENCE PROTECTIVE ORDER, E DOMESTIC VIOLENCE PROTECTIVE ORDER ND INVESTIGATE THE COSTS, AND TO STUDY STARDINATION OF SERVICES FOR VICTIMS OF SEXUAL NDED BY THE JOINT LEGISLATIVE COMMITTEE.   | ROCEDURE FOR<br>DER OR CIVIL<br>D APPLICATION<br>TS AN OFFENSE<br>TO SUPPORT A<br>NOTIFICATION<br>ATE OVERSIGHT<br>L VIOLENCE, AS |
| SEC'   | <b>FION 1.</b> G.S. 143B-394.15 reads as rewritten:  |   |
| (a) Estable Commission shabudgetary, and a (b) Purpo domestic violence those in need, arin strengthening established purso Fund, and (iv) received (c) Mem | Commission established; purpose; membership; transaction of the located within the Department of Administration of Edministrative purposes.  Ose. – The purpose of the Commission is to (i) assess statewing the ce, (ii) assure that necessary services, policies, and programmed (iii) coordinate and collaborate with the North Carolina Construction of the existing domestic violence programs and to G.S. 50B-9 and are funded through the Domestic Violence programs.  Description of the Commission shall consist of 39 members cultural regions of the State, as follows: | Commission. The for organizational, de needs related to ms are provided to ouncil For Women which have been blence Center Fund    |
| (4)  | <ul> <li>The following persons or their designees, ex officio:</li> <li>a. The Governor.</li> <li>b. The Lieutenant Governor.</li> <li>c. The Attorney General.</li> <li>d. The Secretary of the Department of Administration</li> <li>e. The Secretary of the Department of Crime Control</li> <li>f. The Superintendent of Public Instruction.</li> </ul>  |   |



The Secretary of the Department of Correction.

- The Secretary of the Department of Health and Human Services. 1 h. 2
  - The Director of the Office of State Personnel. i.
  - The Executive Director Chair of the North Carolina Council for į. Women.
  - The Dean of the School of Government at the University of North k. Carolina at Chapel Hill.
  - 1. The Chairman of the Governor's Crime Commission.

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Staffing. – The Secretary of the Department of Administration shall be responsible (1) for staffing the Commission. To that end, the Secretary shall, at a minimum, assign an employee to serve as a Deputy Director within the North Carolina Council for Women whose primary duties shall be to staff the Commission. The person assigned as Deputy Director shall have the education, experience, and any other qualifications necessary for the position."

**SECTION 2.** G.S. 50B-2(a) reads as rewritten:

# "§ 50B-2. Institution of civil action; motion for emergency relief; temporary orders; temporary custody.

Any person residing in this State may seek relief under this Chapter by filing a civil action or by filing a motion in any existing action filed under Chapter 50 of the General Statutes alleging acts of domestic violence against himself or herself or a minor child who resides with or is in the custody of such person. Any aggrieved party entitled to relief under this Chapter may file a civil action and proceed pro se, without the assistance of legal counsel. The district court division of the General Court of Justice shall have original jurisdiction over actions instituted under this Chapter. Any action for a domestic violence protective order requires that a summons be issued and served. The summons issued pursuant to this Chapter shall require the defendant to answer within 10 days of the date of service. Attachments to the summons shall include the complaint, notice of hearing, any temporary or ex parte order that has been issued, and other papers through the appropriate law enforcement agency where the defendant is to be served. No court costs shall be assessed for the filing, issuance, registration, or service of a protective order or petition for a protective order or witness subpoena in compliance with the Violence Against Women Act, 42 U.S.C. § 3796gg-5."

**SECTION 3.** G.S. 50C-3(a) reads as rewritten:

#### "§ 50C-3. Process for action for no-contact order.

Any action for a civil no-contact order requires that a separate-summons be issued and served. The summons issued pursuant to this Chapter shall require the respondent to answer within 10 days of the date of service. Attachments to the summons shall include the complaint for the civil no-contact order, and any temporary civil no-contact order that has been issued and the notice of hearing on the temporary civil no-contact order."

**SECTION 4.** G.S. 50B-4 is amended by adding a new subsection to read:

The term "valid protective order," as used in subsections (c) and (d) of this section, "(f) shall include an emergency or ex parte order entered under this Chapter."

**SECTION 5.** G.S. 50B-4.1 is amended by adding a new subsection to read:

For the purposes of this section, the term "valid protective order" shall include an "(h) emergency or ex parte order entered under this Chapter."

**SECTION 6.** The Joint Legislative Committee on Domestic Violence supports the adoption of an automated statewide domestic violence protective order notification system. In order to determine the financial and operational impact of developing the system, the Administrative Office of the Courts, in consultation with the Governor's Crime Commission and the North Carolina Attorney General's Office, shall (i) identify information in available databases relating to civil domestic violence protective orders, criminal no-contact order conditions, and postarrest conditions of release and (ii) determine the financial impact, including personnel costs, for implementing a domestic violence protective order notification 3 4

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2 Notification System. The Administrative Office of the Courts and the Governor's Crime Commission shall jointly report the findings to the Joint Legislative Committee on Domestic

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Violence and the Fiscal Research Division by February 1, 2010. **SECTION 7.** The North Carolina Domestic Violence Commission, in consultation with the North Carolina Coalition Against Domestic Violence and the North Carolina Coalition Against Sexual Assault, shall study the issue of State oversight and coordination of services to victims of sexual violence and whether sexual violence should be included as a focus area of the Commission. The study shall include, but is not limited to, a review of the organization and membership of entities in other states that provide (i) information and recommendations to state legislatures on domestic and sexual violence and (ii) information and services to the public regarding these issues. The Commission shall report its findings and recommendations to the Joint Legislative Committee on Domestic Violence by February 1, 2010.

system which interfaces with the North Carolina Statewide Automated Victim Assistance

**SECTION 8.** Sections 2 and 3 of this act are effective for actions or motions filed on or after December 1, 2009. The remainder of this act is effective when it becomes law.