GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

SENATE BILL 734*

	Short Title:	Extreme Risk Protection Orders.	(Public)
	Sponsors:	Senators McKissick, Chaudhuri, J. Jackson (Primary Sponsors); and	l Waddell.
	Referred to:	Rules and Operations of the Senate	
		May 24, 2018	
1		A BILL TO BE ENTITLED	
2	AN ACT TO	O AUTHORIZE THE ISSUANCE OF AN EXTREME RISK PR	OTECTION
3	ORDER	TO RESTRICT TEMPORARILY A PERSON'S ACCESS TO FIR	EARMS IF
4	THERE I	S EVIDENCE THAT THE PERSON POSES A DANGER OF PHYSIC	CAL HARM
5	TO SELF	FOR OTHERS.	
6	The General A	Assembly of North Carolina enacts:	
7		ECTION 1. The General Statutes are amended by adding a new Chap	ter to read:
8		" <u>Chapter 50E.</u>	
9		"Extreme Risk Protection Orders.	
10	" <u>§ 50E-1.</u> Ti	tle of Chapter.	
11	This Chap	pter may be cited as the "Extreme Risk Protection Orders Act."	
12		egislative findings and purpose.	
13	<u>(a)</u> Le	egislative Findings. – The General Assembly finds all of the following	<u>:</u>
14	<u>(1</u>) Every year, over 100,000 people are victims of gunshot wounds an	nd more than
15		30,000 of those victims lose their lives.	
16	<u>(2</u>) Individuals who pose a danger to themselves or others often exhi	<u>bit signs that</u>
17		alert family, household members, or law enforcement to the threat	<u>. Many mass</u>
18		shooters displayed warning signs prior to the killings, but feder	al and State
19		laws provided no clear legal process to suspend the shooters' acc	cess to guns,
20		even temporarily.	
21	<u>(b)</u> <u>Pu</u>	urpose The purpose of this Chapter is to reduce gun deaths and in	<u>juries, while</u>
22	respecting co	nstitutional rights, by providing a court procedure for concerned citiz	zens and law
23	enforcement	to obtain an order temporarily restricting a person's access to firearm	is. The court
24	orders author	ized under this Chapter are intended to be limited to situations in whic	h the person
25	poses a signif	ficant danger of harming themselves or others by possessing a firearm	and include
26	standards and	l safeguards to protect the rights of respondents and due process of law	<u>/.</u>
27	" <u>§ 50E-3. De</u>	efinitions.	
28	The follow	wing definitions apply in this Chapter:	
29	<u>(1</u>) Extreme Risk Protection Order or ERPO An order grantee	d under this
30		Chapter, which includes a remedy authorized under G.S. 50E-6.	
31	<u>(2</u>		
32		a. <u>A person related by blood, marriage, or adoption to the re</u>	spondent.
33		b. <u>A dating partner of the respondent.</u>	
34		<u>c.</u> <u>A person who has a child in common with the responden</u>	
35		of whether the person has been married to the respondent	or has lived
36		together with the respondent at any time.	



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1		d. A domestic partner of the respondent.	
2		e. A person who has a biological or legal parent-c	hild relationship with
3		the respondent, including stepparents, stepchildr	-
4		grandchildren.	
5		f. A person who is acting or has acted as the respor	dent's legal guardian.
6	(3)	Firearm. – Any weapon, including a starter gun, which	
7		or may readily be converted to expel a projectile by the a	-
8		or its frame or receiver.	<u> </u>
9	(4)	Petitioner. – The person who petitions for an ERPO und	ler this Chapter.
10	$\overline{(5)}$	Respondent. – The person who is identified as the res	
11		filed under this Chapter.	
12	" <u>§ 50E-4.</u> Com	nencement of action.	
13		on. – Either of the following may file a verified petition i	n district court for an
14	Extreme Risk Pr		
15	(1)	A family or household member.	
16	$\overline{(2)}$	A law enforcement officer or agency.	
17	(b) Filing	g Location. – A petition for an ERPO under this Chapter	may be filed in any
18	county permitted	under G.S. 1-82.	
19	(c) <u>Requ</u>	ired Information in Petition. – A petition for an ERPO un	der this Chapter shall
20	include all of the	following:	
21	<u>(1)</u>	An allegation that the respondent poses a danger of ph	ysical harm to self or
22		others by having in his or her care, custody, possession,	ownership, or control
23		a firearm. If the petitioner is seeking an ex parte ERI	÷
24		include an allegation that the respondent poses an immin	• • •
25		harm to self or others by having in his or her care,	
26		ownership, or control a firearm. The allegation required	under this subdivision
27		shall include facts to support the allegation.	
28	<u>(2)</u>	An identification, to the best of the petitioner's knowl	-
29		types, and locations of firearms under the respondent's of	•
30	<u>(3)</u>	An identification of any existing protection order under	r State law governing
31		the respondent.	
32	<u>(4)</u>	An identification of any pending lawsuits, complaint	s, petitions, or other
33		actions between the petitioner and the respondent.	
34		ication of Terms of Existing Orders The clerk of court	•
35		protection orders governing the petitioner and responden	
36		elief because of the existence of a pending action betwee	_
37	· · · ·	e necessity of verifying the terms of an existing protection	-
38		this Chapter may be granted whether or not there is a per	nding action between
39 40	the petitioner and	· · · · · · · · · · · · · · · · · · ·	and valid Address
40 41		isclosure of Address. – A petitioner with a current	
41 42		Program authorization card issued pursuant to the provision utes may use the substitute address designated by the Address	
42 43		ling with the court any document required under this Chap	
43 44		Costs and Attorneys' Fees. – No court costs or attorneys'	
44 45		service of the petition, or the service of any ERPOs, e	
46	G.S. 1A-1, Rule		Accept as provided in
40 47		ronic Filing. – All documents filed, issued, registered, o	r served in an action
48		er relating to an ERPO may be filed electronically.	i served in an action
49	"§ 50E-5. Proce		
50		nons Required. – Except as otherwise provided in G.S. 50)E-7, a petition for an
51		hat a summons be issued and served not later than five day	
	0 10 10 10 1	and the set of the set	is the date bet

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1	for the full ERPO hearing. Attachments to the summons shall include the petition for any ERPO			
2	any ex parte ERPO that has been issued and the notice of hearing on the ex parte ERPO, and a			
3	description of what an ERPO is.			
4		ice of the Summons and Attachments. – The clerk of court shall effect s	service of	
5		nd any attachments through the appropriate law enforcement agency w		
6	respondent is to			
7	-	O requirements; remedy; mental health or chemical dependency ev	aluation.	
8		ired Information in ERPO. – An ERPO issued under this Chapter sha		
9	all of the followi	•		
10	(1)	A statement of the grounds supporting issuance of the ERPO.		
11	(2)	The date and time the ERPO was issued.		
12	(3)	The date and time the ERPO expires.		
13	(4)	Whether a mental health evaluation or chemical dependency evaluat	ion of the	
14		respondent is required.		
15	<u>(5)</u>	The address of the court in which any responsive pleading may be f	iled.	
16	(6)	A description of the requirements for relinquishment and retriev	al of any	
17		firearms, ammunition, permits to purchase firearms, and permits	•	
18		concealed firearms that are in the care, custody, ownership, or cont	rol of the	
19		respondent.		
20	<u>(7)</u>	A description of the process for seeking termination of the ERPO.		
21	<u>(8)</u>	A statement that a violation of the ERPO is punishable as a	Class A1	
22		misdemeanor.		
23	<u>(b)</u> <u>Reme</u>	edy Granted Upon issuance of an ERPO, including an ex parte E	RPO, the	
24	court shall order	r the respondent to surrender to the sheriff all firearms, ammunition, p	permits to	
25	purchase firearn	ms, and permits to carry concealed firearms that are in the care,	custody,	
26	2	ership, or control of the respondent.		
27		tal Health or Chemical Dependency Evaluation. – During a hearing for		
28		court shall consider whether a mental health evaluation or chemical de		
29		e respondent is appropriate and may order the respondent to undergo e	valuation	
30	if appropriate.			
31		ring and issuance of an ex parte Extreme Risk Protection Order.		
32		ing Upon receipt of a petition for an ex parte ERPO, the court sha		
33		on on the day the petition is filed or the judicial day immediately follo	owing the	
34	day the petition			
35		r If the court finds by clear, cogent, and convincing evidence		
36		s an imminent danger of causing physical injury to self or others by hav	-	
37		a firearm, a judge or magistrate of district court may issue an ex par	te ERPO	
38		for a full ERPO and without evidence of service of process or notice.	11 6 1	
39		irements. – An ex parte ERPO granted without notice shall meet a	all of the	
40	following require			
41	$\frac{(1)}{(2)}$	The ERPO shall be endorsed with the date and hour of issuance.	4 1 C	
42	<u>(2)</u>	The ERPO shall be filed immediately in the clerk's office and e	ntered of	
43	(2)	record.		
44 45	<u>(3)</u>	The ERPO shall include a statement detailing why the ERPO wa	<u>s granted</u>	
45 46	(A)	without notice.	ad undan	
46 47	<u>(4)</u>	The ERPO shall include the applicable information require $C = 50E \epsilon(\alpha)$	u under	
47 19	(5)	<u>G.S. 50E-6(a).</u> The EPBO shall expire by its terms within a specified amount of t	time often	
48 40	<u>(5)</u>	The ERPO shall expire by its terms within a specified amount of t	<u>inne aiter</u>	
49 50	(\mathbf{c})	entry, not to exceed the limits set forth in G.S. 50E-10(a).		
50	<u>(6)</u>	The ERPO shall give notice of the date of hearing on the ex parte E	KPU.	

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l	(d)	Appe	arance by Respondent. – If the respondent appears in court for	or a hearing on an
2	ex parte ERPO, the respondent may elect to file a general appearance and testify. Any resulting			
3	ERPO may be an ex parte ERPO governed by this section. Notwithstanding the requirements of			
•	this section, if all requirements of G.S. 50E-8 have been met, the court may issue a full ERPO.			
	(e)		Out of Session When the court is not in session, the petit	
			D before any judge or magistrate designated to grant relief un	
	-		sistrate finds that the requirements of subsection (a) of this	
			r magistrate may issue an ex parte ERPO. The chief district	
			h county at least one judge or magistrate to be reasonably av	
			en the court is not in session.	
	<u>(f)</u>		Conference. – Hearings held to consider ex parte relief purs	uant to subsection
	(a) of this		may be held via video conference.	
			ng and issuance of a full Extreme Risk Protection Order.	
	(a)	Heari	ng. – A court shall hold a hearing on a petition for a full ERP	O no later than 10
	days from		of the following dates:	
		<u>(1)</u>	If an ex parte ERPO has been issued, the date the ex parte E	ERPO was issued.
		<u>(2)</u>	If subdivision (1) of this subsection does not apply, the date	e the petition for a
			full ERPO was filed with the court.	
			e shall be limited to one extension of no more than 10 days	unless all parties
	consent o	r good	cause is shown.	
	<u>(b)</u>	Orden	A court may issue a full ERPO if all of the following requ	
		<u>(1)</u>	The court finds by a preponderance of the evidence that the	
			a danger of causing physical injury to self or others by ha	ving in his or her
			<u>custody a firearm.</u>	
		<u>(2)</u>	Process was served on the respondent in accordance with the	ne requirements of
			this Article.	
		<u>(3)</u>	Notice of hearing was given to the respondent in according to	ordance with the
		a	requirements of this Article.	
			nder, retrieval, and disposal of firearms.	1 11 1 1 4 1
	<u>(a)</u>		nder of Firearms. – Upon service of an ERPO, the respondent	
			heriff possession of all firearms, ammunition, permits to purch	
	-		oncealed firearms that are in the care, custody, possession, ow	
		-	t. In the event that weapons cannot be surrendered at the t	
		-	ondent shall surrender the firearms, ammunitions, and pern of service at a time and place specified by the sheriff. The she	
			act with a licensed firearms dealer to provide storage.	
	(b)		e to Surrender. – Upon the sworn statement of the petitio	ner or the chariff
			respondent has failed to comply with the surrender of firear	
			this section, the court shall determine whether probable caus	
			ent has failed to surrender all firearms in his or her care, cus	
			ntrol. If probable cause exists, the court shall issue a warra	
	-	-	norizing (i) a search of the locations where the firearms are re-	-
			f any firearms discovered pursuant to the search.	<u></u>
	(c)		pt. – At the time of surrender or seizure, the sheriff taking	g possession of a
			e a receipt identifying all firearms that have been surrendered	• .
			of the receipt to the respondent. Within 48 hours after issuir	
			the original receipt with the court and shall also retain a cop	
	records.			-
	<u>(d)</u>	<u>Fee.</u> -	- The sheriff may charge the respondent a reasonable fee for	the storage of any
			nunition taken pursuant to an ERPO. The fees are payable t	
	sheriff sh	all tran	smit the proceeds of these fees to the county finance officer.	The fees shall be

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1 used by the sheriff to pay the costs of administering this section and for other law enforcement 2 purposes. The county shall expend the restricted funds for these purposes only. The sheriff shall 3 not release firearms, ammunition, or permits without a court order granting the release. The 4 respondent shall remit all fees owed prior to the authorized return of any firearms, ammunition, 5 or permits. The sheriff shall not incur any civil or criminal liability for alleged damage or 6 deterioration due to storage or transportation of any firearms or ammunition held pursuant to this 7 section. 8 Retrieval. – If the court does not enter a full ERPO when the exparte ERPO expires, (e) 9 the respondent may retrieve any weapons surrendered to the sheriff unless the court finds that the 10 respondent is otherwise precluded from owning or possessing a firearm pursuant to State or 11 federal law. 12 (f) Motion for Return. – The respondent may request the return of any firearms, 13 ammunition, or permits surrendered by filing a motion with the court no later than 90 days after 14 the expiration of the ERPO. Unless the court finds that the respondent is otherwise precluded 15 from owning or possessing a firearm pursuant to State or federal law, all firearms, ammunition, 16 and permits surrendered by the respondent shall be returned within 30 days of the date the motion 17 was received by the court. 18 (g) Motion for Return by Third Party. - A third-party owner of firearms or ammunition 19 who is otherwise eligible to possess the items may file a motion requesting the return to the third 20 party of any of the items in the possession of the sheriff surrendered or seized as a result of the 21 entry of an ERPO. The motion must be filed not later than 30 days after the surrender or seizure 22 of the items by the sheriff. The third-party owner shall also (i) provide proof of ownership of the 23 firearms or ammunition and (ii) certify that the third-party owner shall not allow the respondent 24 to have access to the firearms or ammunition. Upon receipt of the third party's motion, the court 25 shall schedule a hearing and provide written notice to all parties and the sheriff. The court shall 26 order return of the items to the third party unless the third-party owner fails to provide proof of 27 ownership or certification as required under this subsection, or the court determines that the third 28 party is disqualified from owning or possessing the items pursuant to State or federal law. If the 29 court orders the return of the items to the third party, the third party is not required to pay any 30 fees imposed under subsection (d) of this section. If the court denies the return of the items to the 31 third party, the items shall be disposed of by the sheriff as provided in subsection (h) of this 32 section. 33 Disposal of Firearms. – If the respondent or a third-party owner does not file a motion (h) 34 within the applicable time period prescribed by this section requesting the return of any 35 surrendered firearms, ammunition, or permits, if the court determines that the respondent or 36 third-party owner is precluded from regaining possession of any surrendered firearms, 37 ammunition, or permits, or if the respondent fails to remit all fees owed for the storage of the 38 firearms or ammunition within 30 days of the entry of the order granting the return of the 39 firearms, ammunition, or permits, the sheriff who has control of the firearms, ammunition, or 40 permits shall give notice to the respondent and the sheriff shall apply to the court for an order of 41 disposition of the firearms, ammunition, or permits. The judge, after a hearing, may order the 42 sheriff in possession, or the sheriff's duly authorized agent, to destroy the firearms, ammunition, 43 and permits, or to dispose of the firearms, ammunition, and permits in one or more of the ways 44 authorized by law, including subdivision (4b), (5), or (6) of G.S. 14-269.1. The sheriff shall 45 maintain a record of any firearms, ammunition, and permits destroyed in accordance with this 46 subsection. If a sale by the sheriff does occur, any proceeds from the sale after deducting any 47 costs associated with the storage and sale, and, in accordance with all applicable State and federal 48 law, shall be provided to the respondent if requested by the respondent by motion made before 49 the hearing or at the hearing and if ordered by the judge.

50 "§ 50E-10. Duration; renewal of ERPOs.

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1	(a) Duration of Ex Parte ERPO. – Except as otherwise provided in the	nis subsection, an ex
2	parte ERPO shall be effective until the date a hearing is held under G.S. 50)E-8. If a hearing is
3	not held or a continuance was not granted, an ex parte ERPO shall be effective	ve for not more than
4	10 days from the date the ex parte ERPO was issued.	
5	(b) Duration of Full ERPO. – A full ERPO shall be effective for a f	fixed period of time
6	not to exceed one year.	
7	(c) <u>Renewal. – Any ERPO may be renewed one or more times, as req</u>	uired, provided that
8	the requirements of G.S. 50E-7 or G.S. 50E-8, as appropriate, are satisfied. T	•
9	an ERPO, including an ERPO that previously has been renewed, upon a mot	
10	filed before the expiration of the current ERPO. Upon a motion for a renewal,	
11	a hearing no later than 10 days after the date the motion is filed in court. The second secon	
12	an ex parte ERPO if the court finds by clear, cogent, and convincing evidence	
13	no material change in relevant circumstances since entry of the ex parte ER	
14	renew a full ERPO if the court finds by a preponderance of the evidence that	
15	material change in relevant circumstances since entry of the full ERPO. Th	
16	act of unlawful conduct by the respondent after entry of the current ERPO is	-
17	ERPO to be renewed. If the motion for renewal is uncontested and the	
18	modification of the ERPO, the ERPO may be renewed if the petitioner's motion that there has been no motorial above as in relevant circumstances since and	
19 20	that there has been no material change in relevant circumstances since entr	•
20 21	 <u>states the reason for the requested renewal. Renewals may be granted only in</u> (d) Expiration Date. – An ERPO expiring on a day the court is not operative. 	
21	(d) Expiration Date. – An ERPO expiring on a day the court is not operative expire in accordance with the provisions of Rule 6(a) of the Rules of Civil Pr	
22	"§ 50E-11. Termination of an Extreme Risk Protection Order.	<u>0000000000000000000000000000000000000</u>
23 24	(a) Motion. – The respondent may request the termination of a ful	1 FRPO by filing a
25	motion with the court. The respondent may submit no more than one motion	
26	every 12-month period the full ERPO is in effect, starting from the date of	
27	continuing through any renewals.	the full Life o und
28	(b) Hearing. – Upon receipt of a request for a hearing to terminate a f	full ERPO. the court
29	shall set a date for a hearing. Notice of the request for a hearing shall be served	
30	in accordance with Rule 4 of the Rules of Civil Procedure. The court shall	-
31	hearing no sooner than 14 days and no later than 30 days from the date of se	
32	upon the petitioner.	-
33	(c) Burden of Proof; Termination. – The respondent shall have the b	urden of proving by
34	a preponderance of the evidence that the respondent does not pose a danger	of causing physical
35	injury to self or others by having in his or her care, custody, possession, own	
36	firearm. If the court finds after the hearing that the respondent has met his	s or her burden, the
37	court shall terminate the full ERPO.	
38	" <u>§ 50E-12. Notice.</u>	
39	(a) <u>Notice Law Enforcement; Entry into National Database. – The</u>	
40	deliver on the same day that an ERPO is issued, a certified copy of that ER	
41	the county in which the ERPO is issued. Any order extending, modifying, or	
42	shall be promptly delivered to the sheriff by the clerk and served in a manner	•
43	of process in accordance with the provisions of this section. The sheriff shall	* * *
44 45	entry of the ERPO into the National Crime Information Center registry and another the sounds of a state of the sounds of a state of the sounds of the sound of th	-
43 46	access of such orders to the courts on a 24-hour-a-day basis. Modifica	
40 47	renewals, and dismissals of the ERPO shall also be promptly entered. A cop be issued promptly to and retained by the police department of the municipali	
47 48	residence. If the petitioner's residence is not located in a municipality or in	
48 49	<u>no police department, copies shall be issued promptly to and retained by the s</u>	
49 50	in which the petitioner's residence is located.	shering of the county

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(b) Notice	ce to Respondent. – If the respondent was not present in court when	the ERPO
	respondent may be served in the manner provided for service of proce	
	accordance with Rule 4(j) of the Rules of Civil Procedure. If the sun	
	ved upon the respondent, it shall be served with the ERPO. Law en	
	ccept receipt of copies of the ERPO issued by the clerk of court by	
	service on respondents.	ciccuonic
	the to Third Parties. – If the petitioner for an ERPO is a law enforcem	ont officer
	fficer or agency shall make a good-faith effort to provide notice of the	
-	ird party who may be at risk of unlawful conduct from the respondent	L <u>.</u>
	hibition; violation.	o
	<u>ibition. – It is unlawful for any person to possess, purchase, or receive,</u>	
· · ·	hase, or receive, a firearm, ammunition, or permits to purchase or carry	
	long as an ERPO entered against that person in accordance with this	Chapter 1s
in effect.		
	ation. – A person who violates subsection (a) of this section or any oth	her term of
	d pursuant to this Chapter is guilty of a Class A1 misdemeanor.	
	se statement regarding ERPO a misdemeanor.	
-	to knowingly makes a false statement when petitioning for an ERPO	
	knowingly makes a false statement to a law enforcement agency or o	
	d pursuant to this Chapter remains in effect, is guilty of a Class 2 mis	demeanor.
	nedies not exclusive.	
	s provided by this Chapter are not exclusive but are additional to othe	<u>r remedies</u>
provided under la		
	er authority retained.	
-	r does not affect the ability of a law enforcement officer to remove	
	ase firearms, or permit to carry concealed firearms from any person, o	or conduct
	eizure for firearms, pursuant to other lawful authority.	
" <u>§ 50E-17. Liab</u>		
	ovided in G.S. 50E-13 or G.S. 50E-14, this Chapter shall not be inter-	-
	ninal or civil liability on any person or entity for acts or omissions	
	RPO, including reporting, declining to report, investigating, de	<u>clining to</u>
	g, or declining to file a petition under this Chapter."	
SECT	TION 2. Chapter 15C of the General Statutes reads as rewritten:	
	"Chapter 15C.	
	"Address Confidentiality Program.	
"§ 15C-1. Purpe		
	e of this Chapter is to enable the State and the agencies of North C	
1 1	ests for public records without disclosing the location of a petition	
	protection Order or a victim of domestic violence, sexual offense, sexual offe	
human traffickin	ng; to enable interagency cooperation in providing address confidenti	iality for <u>a</u>
petitioner for an	Extreme Risk Protection Order or victims of domestic violence, sexu	al offense,
stalking, or hum	nan trafficking; and to enable the State and its agencies to accept a	a program
participant's use	of an address designated by the Office of the Attorney General as a	substitute
address.		
"§ 15C-2. Defin	nitions.	
The following	ng definitions apply in this Chapter:	
(2)	Address Confidentiality Program or Program A program in the	e Office of
	the Attorney General to protect the confidentiality of the address of	f <u>an ERPO</u>
	petitioner or a relocated victim of domestic violence, sexual of	offense, or

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1		stalking to prevent the petitioner's or victim's assailants or p	
2		from finding the <u>petitioner or</u> victim through public records	S.
3			
4	<u>(5a)</u>	ERPO petitioner. – The person who petitions for an Extrem	ne Risk Protection
5		Order under Chapter 50E of the General Statutes.	
6 7	 "8 15C-3 Addr	ess Confidentiality Program.	
8		Assembly establishes the Address Confidentiality Program in	n the Office of the
9		to protect the confidentiality of the address of an ERPO petiti	
10		stic violence, sexual offense, stalking, or human trafficking	
11		ctim's assailants or potential assailants from finding the po	
12	2	ecords. Under this Program, the Attorney General shall des	
13	01	gram participant and act as the agent of the program participation	0
14	service of proces	ss and receiving and forwarding first-class mail or certified	or registered mail.
15	The Attorney Ge	eneral shall not be required to forward any mail other than	first-class mail or
16	_	ered mail to the program participant. The Attorney General sh	_
17		wise maintain records of any mail received on behalf of a pr	rogram participant
18		s certified or registered mail.	
19		and certification of applications; authorization card.	1' D 1 11
20		dividual who wants to participate in the Address Confidentia	
21 22		n with the Attorney General with the assistance of an applica individuals may apply to the Attorney General to have an add	
22		neral to serve as the substitute address of the individual:	iess designated by
23 24	(1)	An adult individual.	
25	(1) (2)	A parent or guardian acting on behalf of a minor when the	minor resides with
26	(-)	the individual.	
27	(3)	A guardian acting on behalf of an incapacitated individual.	
28	(b) The a	pplication shall be dated, signed, and verified by the appli	
29		plication assistant who assisted in the preparation of the appli	
30		pplication shall contain all of the following:	
31	(1)	A statement by the applicant that the applicant is an ERI	
32		victim of domestic violence, sexual offense, stalking, or	_
33		and that the applicant fears for the applicant's safety or	the safety of the
34 25	(2)	applicant's child.	avidance that the
35 36	(2)	<u>EvidenceExcept for an applicant that is an ERPO petitioner</u> applicant is a victim of domestic violence, sexual offense, s	
30 37		trafficking. For an applicant that is an ERPO petitioner,	0
38		applicant is at risk from violence or other unlawful of	
39		respondent in a petition filed under Chapter 50E of the Gen	
40		evidence may include any of the following:	<u></u>
41		a. Law enforcement, court, or other federal or state	agency records or
42		files.	
43		b. Documentation from a domestic violence program	if the applicant is
44		alleged to be a victim of domestic violence.	
45		c. Documentation from a religious, medical, or other	-
46		whom the applicant has sought assistance in dealin	g with the alleged
47		domestic violence, sexual offense, or stalking.	
48 49		d. Documentation submitted to support a victim of h	-
49 50		application for federal assistance or benefits und trafficking laws.	
50 51		uumeking iaws.	
51	•••		

	General Assemb	ly Of North Carolina	Session 2017
1	(4)	AExcept for an applicant that is an ERPO petitioner, a	statement by the
2		applicant that the applicant has or will confidentially	•
3		Carolina.	
4			
5	(7)	The address that the applicant requests not to be disclose	d by the Attorney
6		General that directly relates to the increased risk of domest	ic violence, sexual
7		offense, or stalking.stalking, or other unlawful conduct.	
8	"		
9	SECT	TON 3. Development of Forms. – The Administrative Of	fice of the Courts
10	shall develop the	appropriate forms to implement the processes provided und	ler Chapter 50E of
11	the General Statu	tes, as enacted by Section 1 of this act.	
12	SECT	TON 4. Appropriation. – There is appropriated from the G	eneral Fund to the
13	Administrative O	ffice of the Courts the sum of twenty thousand dollars (\$20,00	00) in nonrecurring
14	funds for the 201	8-2019 fiscal year to be used for the training of magistrates	and judges of the
15	district courts, cl	erks of the superior courts, and law enforcement officers in	how to implement
16	and enforce the p	provisions of Chapter 50E of the General Statutes, as enacted	ed by Section 1 of
17	this act.		
18	SECT	TON 5. Effective Date. – Section 4 of this act becomes effe	ctive July 1, 2018.
19	The remainder of	this act becomes effective December 1, 2018.	