150	(f) any other factors the court considers relevant to the case before it.
151	(2) The court may amend or dismiss a protective order issued in accordance with this
152	part that has been in effect for at least one year if it finds that:
153	(a) the basis for the issuance of the protective order no longer exists;
154	(b) the petitioner has repeatedly acted in contravention of the protective order
155	provisions to intentionally or knowingly induce the respondent to violate the protective order;
156	(c) the petitioner's actions demonstrate that the petitioner no longer has a reasonable
157	fear of the respondent; and
158	(d) the respondent has not been convicted of a protective order violation or any crime
159	of violence subsequent to the issuance of the protective order, and there are no unresolved
160	charges involving violent conduct still on file with the court.
161	(3) (a) Either party may file a petition to allege that the other party knowingly falsified
162	a material statement or material information:
163	(i) for the purpose of obtaining a protective order; or
164	(ii) in a protective order proceeding.
165	(b) The court shall enter sanctions against [either] a party if the court determines that
166	[either] the party [acted]:
167	[(a)] <u>(i) acted</u> in bad faith; [or]
168	[(b)] (ii) acted with intent to harass or intimidate [either] the other party[:]; or
169	(iii) knowingly falsified a material statement or material information as described in
170	Subsection (3)(a).
171	(c) Sanctions shall include:
172	(i) a monetary penalty to be awarded to the harmed party;
173	(ii) an award of reasonable attorney fees and costs; and
174	(iii) any other sanction that the court considers appropriate.
175	(d) The court shall retain jurisdiction to hear a petition described in Subsection (3)(a) if
176	the petition was filed within 45 days after the court dismisses or vacates a protective order.
177	\$→ [(e) The court shall, if the party who filed the petition described in Subsection (3)(a)
178	agrees, refer any evidence of falsification to the district attorney or county attorney for
179	screening of criminal charges.] ←Ŝ
180	(4) Notice of a motion to dismiss a protective order shall be made by personal service

243	(5) The court shall retain jurisdiction to hear a petition described in Subsection (1) if
244	the petition was filed within 45 days after a child protective order expires or is dismissed or
245	vacated.
246	Ŝ→ [(6) The court shall, if the party who filed the petition described in Subsection (1)
247	agrees, refer any evidence of falsification to the district attorney or county attorney for
248	screening of criminal charges.] ←Ŝ
249	Section 7. Section 78B-7-207 is amended to read:
250	78B-7-207. Forms and assistance No fees.
251	(1) The Administrative Office of the Courts shall adopt and make available uniform
252	forms for petitions and orders conforming to this part. The forms shall notify the petitioner
253	that:
254	(a) a knowing falsehood in any material statement under oath may subject the
255	petitioner to felony prosecution;
256	(b) the petitioner may provide a copy of the order to the principal of the minor's school;
257	and
258	(c) the petitioner may enforce a court order through the court if the respondent violates
259	or fails to comply with a provision of the order.
260	(2) If the petitioner is not represented, the clerk of the court shall provide, directly or
261	through an agent:
262	(a) the forms adopted pursuant to Subsection (1);
263	(b) clerical assistance in completing the forms and filing the petition;
264	(c) information regarding means for service of process;
265	(d) a list of organizations with telephone numbers that may represent the petitioner;
266	and
267	(e) information regarding the procedure for transporting a jailed or imprisoned
268	respondent to hearings, including transportation order forms when necessary.
269	(3) No fee may be imposed by a court, constable, or law enforcement agency for:
270	(a) filing a petition under this chapter;
271	(b) obtaining copies necessary for service or delivery to law enforcement officials; or
272	(c) service of a petition, ex parte child protective order, or child protective order.