1	DOMESTIC VIOLENCE, DATING VIOLENCE, AND
2	STALKING AMENDMENTS
3	2018 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Todd Weiler
6	House Sponsor: Angela Romero
7	
8	LONG TITLE
9	General Description:
10	This bill modifies provisions related to domestic violence, dating violence, and
11	stalking.
12	Highlighted Provisions:
13	This bill:
14	 modifies definition of "crime victim" as it relates to dating violence;
15	 addresses violation of specified protective orders;
16	 modifies definitions;
17	 amends provisions for forms of petitions and protective orders;
18	 addresses duties of law enforcement officers;
19	 addresses when and how a court may act ex parte;
20	 modifies provisions related to mutual protective orders or stalking injunctions;
21	 amends continuing duty to inform court of other proceedings;
22	 addresses dismissal or expiration of protective orders; and
23	 makes technical changes.
24	Money Appropriated in this Bill:
25	None



26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	57-22-5.1, as last amended by Laws of Utah 2011, Chapter 279
31	76-5-106.5, as last amended by Laws of Utah 2017, Chapter 380
32	76-5-108, as last amended by Laws of Utah 2013, Chapter 196
33	77-36-1, as last amended by Laws of Utah 2017, Chapters 289 and 332
34	78B-7-102, as last amended by Laws of Utah 2017, Chapter 332
35	78B-7-105, as last amended by Laws of Utah 2017, Chapter 332
36	78B-7-106, as last amended by Laws of Utah 2014, Chapter 267
37	78B-7-107, as last amended by Laws of Utah 2010, Chapter 34
38	78B-7-108, as renumbered and amended by Laws of Utah 2008, Chapter 3
39	78B-7-109, as renumbered and amended by Laws of Utah 2008, Chapter 3
40	78B-7-115, as last amended by Laws of Utah 2017, Chapter 332
41	ENACTS:
42	77-3a-101.1, Utah Code Annotated 1953
43	78B-7-115.5, Utah Code Annotated 1953
44	78B-7-408, Utah Code Annotated 1953
45	78B-7-409, Utah Code Annotated 1953
46	
47	Be it enacted by the Legislature of the state of Utah:
48	Section 1. Section 57-22-5.1 is amended to read:
49	57-22-5.1. Crime victim's right to new locks Domestic violence victim's right to
50	terminate rental agreement Limits an owner relating to assistance from public safety
51	agency.
52	(1) As used in this section:
53	(a) "Crime victim" means a victim of:
54	(i) domestic violence, as defined in Section 77-36-1;
55	(ii) stalking, as defined in Section 76-5-106.5;
56	(iii) a crime under Title 76, Chapter 5, Part 4, Sexual Offenses;

57	(iv) burglary or aggravated burglary under Section 76-6-202 or 76-6-203; or
58	(v) dating violence, [consisting of verbal, emotional, psychological, physical, or sexual
59	abuse of one person by another in a dating relationship] as defined in Section 78B-7-402.
60	(b) "Public safety agency" means a governmental entity that provides fire protection,
61	law enforcement, ambulance, medical, or similar service.
62	(2) An acceptable form of documentation of an act listed in Subsection (1) is:
63	(a) a protective order protecting the renter issued pursuant to Title 78B, Chapter 7, Part
64	1, Cohabitant Abuse Act, subsequent to a hearing of which the petitioner and respondent have
65	been given notice under Title 78B, Chapter 7, Part 1, Cohabitant Abuse Act; or
66	(b) a copy of a police report documenting an act listed in Subsection (1).
67	(3) (a) A renter who is a crime victim may require the renter's owner to install a new
68	lock to the renter's residential rental unit if the renter:
69	(i) provides the owner with an acceptable form of documentation of an act listed in
70	Subsection (1); and
71	(ii) pays for the cost of installing the new lock.
72	(b) An owner may comply with Subsection (3)(a) by:
73	(i) rekeying the lock if the lock is in good working condition; or
74	(ii) changing the entire locking mechanism with a locking mechanism of equal or
75	greater quality than the lock being replaced.
76	(c) An owner who installs a new lock under Subsection (3)(a) may retain a copy of the
77	key that opens the new lock.
78	(d) Notwithstanding any rental agreement, an owner who installs a new lock under
79	Subsection (3)(a) shall refuse to provide a copy of the key that opens the new lock to the
80	perpetrator of the act listed in Subsection (1).
81	(e) Notwithstanding Section 78B-6-814, if an owner refuses to provide a copy of the
82	key under Subsection (3)(d) to a perpetrator who is not barred from the residential rental unit
83	by a protective order but is a renter on the rental agreement, the perpetrator may file a petition
84	with a court of competent jurisdiction within 30 days to:
85	(i) establish whether the perpetrator should be given a key and allowed access to the
86	residential rental unit; or
87	(ii) whether the perpetrator should be relieved of further liability under the rental

88	agreement because of the owner's exclusion of the perpetrator from the residential rental unit.
89	(f) Notwithstanding Subsection (3)(e)(ii), a perpetrator may not be relieved of further
90	liability under the rental agreement if the perpetrator is found by the court to have committed
91	the act upon which the landlord's exclusion of the perpetrator is based.
92	(4) A renter who is a victim of domestic violence, as defined in Section 77-36-1, may
93	terminate a rental agreement if the renter:
94	(a) is in compliance with:
95	(i) all provisions of Section 57-22-5; and
96	(ii) all obligations under the rental agreement;
97	(b) provides the owner:
98	(i) written notice of termination; and
99	(ii) a protective order protecting the renter from a domestic violence perpetrator or a
100	copy of a police report documenting that the renter is a victim of domestic violence and did not
101	participate in the violence; and
102	(c) no later than the date that the renter provides a notice of termination under
103	Subsection (4)(b)(i), pays the owner the equivalent of 45 days' rent for the period beginning on
104	the date that the renter provides the notice of termination.
105	(5) An owner may not:
106	(a) impose a restriction on a renter's ability to request assistance from a public safety
107	agency; or
108	(b) penalize or evict a renter because the renter makes reasonable requests for
109	assistance from a public safety agency.
110	Section 2. Section 76-5-106.5 is amended to read:
111	76-5-106.5. Stalking Definitions Injunction Penalties Duties of law
112	enforcement officer.
113	(1) As used in this section:
114	(a) "Conviction" means:
115	(i) a verdict or conviction;
116	(ii) a plea of guilty or guilty and mentally ill;
117	(iii) a plea of no contest; or
118	(iv) the acceptance by the court of a plea in abeyance.

(b) "Course of conduct" means two or more acts directed at or toward a specific
person, including:
(i) acts in which the actor follows, monitors, observes, photographs, surveils, threatens,
or communicates to or about a person, or interferes with a person's property:
(A) directly, indirectly, or through any third party; and
(B) by any action, method, device, or means; or
(ii) when the actor engages in any of the following acts or causes someone else to
engage in any of these acts:
(A) approaches or confronts a person;
(B) appears at the person's workplace or contacts the person's employer or coworkers;
(C) appears at a person's residence or contacts a person's neighbors, or enters property
owned, leased, or occupied by a person;
(D) sends material by any means to the person or for the purpose of obtaining or
disseminating information about or communicating with the person to a member of the person's
family or household, employer, coworker, friend, or associate of the person;
(E) places an object on or delivers an object to property owned, leased, or occupied by
a person, or to the person's place of employment with the intent that the object be delivered to
the person; or
(F) uses a computer, the Internet, text messaging, or any other electronic means to
commit an act that is a part of the course of conduct.
[(d)] (c) "Emotional distress" means significant mental or psychological suffering,
whether or not medical or other professional treatment or counseling is required.
[(c)] (d) "Immediate family" means a spouse, parent, child, sibling, or any other person
who regularly resides in the household or who regularly resided in the household within the
prior six months.
(e) "Reasonable person" means a reasonable person in the victim's circumstances.
(f) "Stalking" means an offense as described in Subsection (2) or (3).
(g) "Text messaging" means a communication in the form of electronic text or one or
more electronic images sent by the actor from a telephone or computer to another person's
telephone or computer by addressing the communication to the recipient's telephone number.
(2) A person is guilty of stalking who intentionally or knowingly engages in a course of

150	conduct directed at a specific person and knows or should know that the course of conduct
151	would cause a reasonable person:
152	(a) to fear for the person's own safety or the safety of a third person; or
153	(b) to suffer other emotional distress.
154	(3) A person is guilty of stalking who intentionally or knowingly violates:
155	(a) a stalking injunction issued pursuant to Title 77, Chapter 3a, Stalking Injunctions;
156	or
157	(b) a permanent criminal stalking injunction issued pursuant to this section.
158	(4) In any prosecution under this section, it is not a defense that the actor:
159	(a) was not given actual notice that the course of conduct was unwanted; or
160	(b) did not intend to cause the victim fear or other emotional distress.
161	(5) An offense of stalking may be prosecuted under this section in any jurisdiction
162	where one or more of the acts that is part of the course of conduct was initiated or caused an
163	effect on the victim.
164	(6) Stalking is a class A misdemeanor:
165	(a) upon the offender's first violation of Subsection (2); or
166	(b) if the offender violated a stalking injunction issued pursuant to Title 77, Chapter 3a,
167	Stalking Injunctions.
168	(7) Stalking is a third degree felony if the offender:
169	(a) has been previously convicted of an offense of stalking;
170	(b) has been previously convicted in another jurisdiction of an offense that is
171	substantially similar to the offense of stalking;
172	(c) has been previously convicted of any felony offense in Utah or of any crime in
173	another jurisdiction which if committed in Utah would be a felony, in which the victim of the
174	stalking offense or a member of the victim's immediate family was also a victim of the
175	previous felony offense;
176	(d) violated a permanent criminal stalking injunction issued pursuant to Subsection (9);
177	or
178	(e) has been or is at the time of the offense a cohabitant, as defined in Section
179	78B-7-102, of the victim.
180	(8) Stalking is a second degree felony if the offender:

181	(a) used a dangerous weapon as defined in Section 76-1-601 or used other means or
182	force likely to produce death or serious bodily injury, in the commission of the crime of
183	stalking;
184	(b) has been previously convicted two or more times of the offense of stalking;
185	(c) has been convicted two or more times in another jurisdiction or jurisdictions of
186	offenses that are substantially similar to the offense of stalking;
187	(d) has been convicted two or more times, in any combination, of offenses under
188	Subsection (7)(a), (b), or (c);
189	(e) has been previously convicted two or more times of felony offenses in Utah or of
190	crimes in another jurisdiction or jurisdictions which, if committed in Utah, would be felonies,
191	in which the victim of the stalking was also a victim of the previous felony offenses; or
192	(f) has been previously convicted of an offense under Subsection (7)(d) or (e).
193	(9) (a) The following serve as an application for a permanent criminal stalking
194	injunction limiting the contact between the defendant and the victim:
195	(i) a conviction for:
196	(A) stalking; or
197	(B) attempt to commit stalking; or
198	(ii) a plea to any of the offenses described in Subsection (9)(a)(i) accepted by the court
199	and held in abeyance for a period of time.
200	(b) A permanent criminal stalking injunction shall be issued by the court at the time of
201	the conviction. The court shall give the defendant notice of the right to request a hearing.
202	(c) If the defendant requests a hearing under Subsection (9)(b), it shall be held at the
203	time of the conviction unless the victim requests otherwise, or for good cause.
204	(d) If the conviction was entered in a justice court, a certified copy of the judgment and
205	conviction or a certified copy of the court's order holding the plea in abeyance shall be filed by
206	the victim in the district court as an application and request for a hearing for a permanent
207	criminal stalking injunction.
208	(10) A permanent criminal stalking injunction shall be issued by the district court
209	granting the following relief where appropriate:
210	(a) an order:
211	(i) restraining the defendant from entering the residence, property, school, or place of

01-29-18 7:32 PM

212 employment of the victim; and

- (ii) requiring the defendant to stay away from the victim, except as provided in
 Subsection (11), and to stay away from any specified place that is named in the order and is
 frequented regularly by the victim;
- (b) an order restraining the defendant from making contact with or regarding the victim, including an order forbidding the defendant from personally or through an agent initiating any communication, except as provided in Subsection (11), likely to cause annoyance or alarm to the victim, including personal, written, or telephone contact with or regarding the victim, with the victim's employers, employees, coworkers, friends, associates, or others with whom communication would be likely to cause annoyance or alarm to the victim; and

(c) any other orders the court considers necessary to protect the victim and members ofthe victim's immediate family or household.

(11) If the victim and defendant have minor children together, the court may consider provisions regarding the defendant's exercise of custody and parent-time rights while ensuring the safety of the victim and any minor children. If the court issues a permanent criminal stalking injunction, but declines to address custody and parent-time issues, a copy of the stalking injunction shall be filed in any action in which custody and parent-time issues are being considered and that court may modify the injunction to balance the parties' custody and parent-time rights.

(12) Except as provided in Subsection (11), a permanent criminal stalking injunction
 may be modified, dissolved, or dismissed only upon application of the victim to the court
 which granted the injunction.

(13) Notice of permanent criminal stalking injunctions issued pursuant to this sectionshall be sent by the court to the statewide warrants network or similar system.

(14) A permanent criminal stalking injunction issued pursuant to this section has effectstatewide.

(15) (a) Violation of an injunction issued pursuant to this section constitutes a third
degree felony offense of stalking under Subsection (7).

(b) Violations may be enforced in a civil action initiated by the stalking victim, acriminal action initiated by a prosecuting attorney, or both.

242 (16) This section does not preclude the filing of a criminal information for stalking

243	based on the same act which is the basis for the violation of the stalking injunction issued
244	pursuant to Title 77, Chapter 3a, Stalking Injunctions, or a permanent criminal stalking
245	injunction.
246	(17) (a) A law enforcement officer who responds to an allegation of stalking shall use
247	all reasonable means to protect the victim and prevent further violence, including:
248	(i) taking action that, in the officer's discretion, is reasonably necessary to provide for
249	the safety of the victim and any family or household member;
250	(ii) confiscating the weapon or weapons involved in the alleged stalking;
251	(iii) making arrangements for the victim and any child to obtain emergency housing or
252	shelter;
253	(iv) providing protection while the victim removes essential personal effects;
254	(v) arranging, facilitating, or providing for the victim and any child to obtain medical
255	treatment; and
256	(vi) arranging, facilitating, or providing the victim with immediate and adequate notice
257	of the rights of victims and of the remedies and services available to victims of stalking, in
258	accordance with Subsection (17)(b).
259	(b) (i) A law enforcement officer shall give written notice to the victim in simple
260	language, describing the rights and remedies available under this section and Title 77, Chapter
261	3a, Stalking Injunctions.
262	(ii) The written notice shall also include:
263	(A) a statement that the forms needed in order to obtain a stalking injunction are
264	available from the court clerk's office in the judicial district where the victim resides or is
265	temporarily domiciled; and
266	(B) a list of shelters, services, and resources available in the appropriate community,
267	together with telephone numbers, to assist the victim in accessing any needed assistance.
268	Section 3. Section 76-5-108 is amended to read:
269	76-5-108. Protective orders restraining abuse of another Violation.
270	(1) Any person who is the respondent or defendant subject to a protective order, child
271	protective order, ex parte protective order, or ex parte child protective order issued under the
272	following who intentionally or knowingly violates that order after having been properly served
273	or having been present, in person or through court video conferencing, when the order was

274	issued, is guilty of a class A misdemeanor, except as a greater penalty may be provided in Title
275	77, Chapter 36, Cohabitant Abuse Procedures Act:
276	(a) Title 78B, Chapter 7, Part 1, Cohabitant Abuse Act;
277	(b) Title 78A, Chapter 6, Juvenile Court Act;
278	(c) Title 77, Chapter 36, Cohabitant Abuse Procedures Act; or
279	(d) a foreign protection order enforceable under Title 78B, Chapter 7, Part 3, Uniform
280	Interstate Enforcement of Domestic Violence Protection Orders Act[, who intentionally or
281	knowingly violates that order after having been properly served, is guilty of a class A
282	misdemeanor, except as a greater penalty may be provided in Title 77, Chapter 36, Cohabitant
283	Abuse Procedures Act].
284	(2) Violation of an order as described in Subsection (1) is a domestic violence offense
285	under Section 77-36-1 and subject to increased penalties in accordance with Section 77-36-1.1.
286	Section 4. Section 77-3a-101.1 is enacted to read:
287	<u>77-3a-101.1.</u> Mutual civil stalking injunctions.
288	(1) A court may not grant a mutual order or mutual civil stalking injunction to
289	opposing parties, unless each party:
290	(a) files an independent petition against the other for a civil stalking injunction, and
291	both petitions are served;
292	(b) makes a showing at an evidentiary hearing on the civil stalking injunction that
293	stalking has occurred by the other party; and
294	(c) demonstrates the alleged act did not occur in self-defense.
295	(2) If the court issues mutual civil stalking injunctions, the court shall include specific
296	findings of all elements of Subsection (1) in the court order justifying the entry of the court
297	orders.
298	(3) A court may not grant a civil stalking injunction to a civil petitioner who is the
299	respondent or defendant subject to a civil stalking injunction, protective order, child protective
300	order, ex parte child protective order:
301	(a) issued under:
302	(i) Chapter 3a, Stalking Injunctions;
303	(ii) a foreign protection order enforceable under Chapter 7, Part 3, Uniform Interstate
304	Enforcement of Domestic Violence Protection Orders Act;

305	(iii) Chapter 36, Cohabitant Abuse Procedures Act;
306	(iv) Title 78A, Chapter 6, Juvenile Court Act; or
307	(v) Title 78B, Chapter 7, Part 1, Cohabitant Abuse Act; and
308	(b) unless the court determines that the requirements of Subsection (1) are met, and:
309	(i) the same court issued the order for protection against the respondent; or
310	(ii) if the matter is before a subsequent court, the subsequent court:
311	(A) determines it would be impractical for the original court to consider the matter; or
312	(B) confers with the court that issued the order for protection.
313	Section 5. Section 77-36-1 is amended to read:
314	77-36-1. Definitions.
315	As used in this chapter:
316	(1) "Cohabitant" means the same as that term is defined in Section $78B-7-102$.
317	(2) "Department" means the Department of Public Safety.
318	(3) "Divorced" means an individual who has obtained a divorce under Title 30, Chapter
319	3, Divorce.
320	(4) "Domestic violence" or "domestic violence offense" means any criminal offense
321	involving violence or physical harm or threat of violence or physical harm, or any attempt,
322	conspiracy, or solicitation to commit a criminal offense involving violence or physical harm,
323	when committed by one cohabitant against another. "Domestic violence" or "domestic
324	violence offense" also means commission or attempt to commit, any of the following offenses
325	by one cohabitant against another:
326	(a) aggravated assault, as described in Section 76-5-103;
327	(b) assault, as described in Section 76-5-102;
328	(c) criminal homicide, as described in Section 76-5-201;
329	(d) harassment, as described in Section 76-5-106;
330	(e) electronic communication harassment, as described in Section 76-9-201;
331	(f) kidnapping, child kidnapping, or aggravated kidnapping, as described in Sections
332	76-5-301, 76-5-301.1, and 76-5-302;
333	(g) mayhem, as described in Section 76-5-105;
334	(h) sexual offenses, as described in Title 76, Chapter 5, Part 4, Sexual Offenses, and
335	Section 76-5b-201, Sexual exploitation of a minor Offenses;

336	(i) stalking, as described in Section 76-5-106.5;
337	(j) unlawful detention or unlawful detention of a minor, as described in Section
338	76-5-304;
339	(k) violation of a protective order or ex parte protective order, as described in Section
340	76-5-108;
341	(1) any offense against property described in Title 76, Chapter 6, Part 1, Property
342	Destruction, Title 76, Chapter 6, Part 2, Burglary and Criminal Trespass, or Title 76, Chapter 6,
343	Part 3, Robbery;
344	(m) possession of a deadly weapon with <u>criminal</u> intent [to assault], as described in
345	Section 76-10-507;
346	(n) discharge of a firearm from a vehicle, near a highway, or in the direction of any
347	person, building, or vehicle, as described in Section 76-10-508;
348	(o) disorderly conduct, as defined in Section 76-9-102, if a conviction of disorderly
349	conduct is the result of a plea agreement in which the defendant was originally charged with a
350	domestic violence offense otherwise described in this Subsection (4)[. Conviction], except that
351	a conviction of disorderly conduct as a domestic violence offense, in the manner described in
352	this Subsection (4)(o), does not constitute a misdemeanor crime of domestic violence under 18
353	U.S.C. Sec. 921, and is exempt from [the provisions of] the federal Firearms Act, 18 U.S.C.
354	Sec. 921 et seq.; or
355	(p) child abuse, as described in Section 76-5-109.1[.];
356	(q) threatening use of a dangerous weapon, as described in Section 76-10-506;
357	(r) threatening violence, as described in Section 76-5-107;
358	(s) tampering with a witness, as described in Section 76-8-508;
359	(t) retaliation against a witness or victim, as described in Section 76-8-508.3;
360	(u) unlawful distribution of an intimate image, as described in Section 76-5b-203;
361	(v) sexual battery, as described in Section 76-9-702.1;
362	(w) voyeurism, as described in Section 76-9-702.7;
363	(x) damage to or interruption of a communication device, as described in Section
364	<u>76-6-108; or</u>
365	(y) an offense described in Section 77-20-3.5.
366	(5) "Jail release agreement" means the same as that term is defined in Section

367	77-20-3.5.
368	(6) "Jail release court order" means the same as that term is defined in Section
369	77-20-3.5.
370	(7) "Marital status" means married and living together, divorced, separated, or not
371	married.
372	(8) "Married and living together" means a [man and a woman] couple whose marriage
373	was solemnized under Section 30-1-4 or 30-1-6 and who are living in the same residence.
374	(9) "Not married" means any living arrangement other than married and living together,
375	divorced, or separated.
376	(10) "Protective order" includes an order issued under Subsection 77-36-5.1(6).
377	(11) "Pretrial protective order" means a written order:
378	(a) specifying and limiting the contact a person who has been charged with a domestic
379	violence offense may have with an alleged victim or other specified individuals; and
380	(b) specifying other conditions of release pursuant to Subsection 77-20-3.5(3),
381	Subsection 77-36-2.6(3), or Section 77-36-2.7, pending trial in the criminal case.
382	(12) "Sentencing protective order" means a written order of the court as part of
383	sentencing in a domestic violence case that limits the contact a person who has been convicted
384	of a domestic violence offense may have with a victim or other specified individuals pursuant
385	to Sections 77-36-5 and 77-36-5.1.
386	(13) "Separated" means a [man and a woman] couple who have had their marriage
387	solemnized under Section 30-1-4 or 30-1-6 and who are not living in the same residence.
388	(14) "Victim" means a cohabitant who has been subjected to domestic violence.
389	Section 6. Section 78B-7-102 is amended to read:
390	78B-7-102. Definitions.
391	As used in this chapter:
392	(1) "Abuse" means intentionally or knowingly causing or attempting to cause a
393	cohabitant physical harm or intentionally or knowingly placing a cohabitant in reasonable fear
394	of imminent physical harm.
395	(2) "Cohabitant" means an emancipated person pursuant to Section 15-2-1 or a person
396	who is 16 years of age or older who:
397	(a) is or was a spouse of the other party;

398	(b) is or was living as if a spouse of the other party;
399	(c) is related by blood or marriage to the other party as the person's parent, grandparent,
400	sibling, or any other person related to the person by consanguinity or affinity to the second
401	degree;
402	(d) has or had one or more children in common with the other party;
403	(e) is the biological parent of the other party's unborn child; [or]
404	(f) resides or has resided in the same residence as the other party[-]; or
405	(g) is or was in a consensual sexual relationship with the other party.
406	(3) Notwithstanding Subsection (2), "cohabitant" does not include:
407	(a) the relationship of natural parent, adoptive parent, or step-parent to a minor; or
408	(b) the relationship between natural, adoptive, step, or foster siblings who are under 18
409	years of age.
410	(4) "Court clerk" means a district court clerk.
411	(5) "Domestic violence" means the same as that term is defined in Section $77-36-1$.
412	(6) "Ex parte protective order" means an order issued without notice to the [defendant]
413	respondent in accordance with this chapter.
414	(7) "Foreign protection order" means the same as that term is defined in Section
415	78B-7-302.
416	(8) "Law enforcement unit" or "law enforcement agency" means any public agency
417	having general police power and charged with making arrests in connection with enforcement
418	of the criminal statutes and ordinances of this state or any political subdivision.
419	(9) "Peace officer" means those persons specified in Title 53, Chapter 13, Peace
420	Officer Classifications.
421	(10) "Protective order" means:
422	(a) an order issued pursuant to this chapter subsequent to a hearing on the petition, of
423	which the petitioner and respondent have been given notice in accordance with this chapter; or
424	(b) an order issued under Subsection 77-36-5.1(6).
425	Section 7. Section 78B-7-105 is amended to read:
426	78B-7-105. Forms for petitions and protective orders Assistance.
427	(1) (a) The offices of the court clerk shall provide forms and nonlegal assistance to
428	persons seeking to proceed under this chapter.

- (b) The Administrative Office of the Courts shall develop and adopt uniform forms for
 petitions and orders for protection in accordance with the provisions of this chapter. That
 office shall provide the forms to the clerk of each court authorized to issue protective orders.
 The forms shall include:
- 433 (i) a statement notifying the petitioner for an ex parte protective order that knowing
 434 falsification of any statement or information provided for the purpose of obtaining a protective
 435 order may subject the petitioner to felony prosecution;
- (ii) a separate portion of the form for those provisions, the violation of which is a
 criminal offense, and a separate portion for those provisions, the violation of which is a civil
 violation, as provided in Subsection 78B-7-106(5);
- (iii) language in the criminal provision portion stating violation of any criminal
 provision is a class A misdemeanor, and language in the civil portion stating violation of or
 failure to comply with a civil provision is subject to contempt proceedings;
- (iv) a space for information the petitioner is able to provide to facilitate identification
 of the respondent, such as social security number, driver license number, date of birth, address,
 telephone number, and physical description;
- (v) a space for the petitioner to request a specific period of time for the civil provisions
 to be in effect, not to exceed 150 days, unless the petitioner provides in writing the reason for
 the requested extension of the length of time beyond 150 days;
- (vi) a statement advising the petitioner that when a minor child is included in an ex
 parte protective order or a protective order, as part of either the criminal or the civil portion of
 the order, the petitioner may provide a copy of the order to the principal of the school where the
 child attends; [and]
- 452 (vii) a statement advising the petitioner that if the respondent fails to return custody of
 453 a minor child to the petitioner as ordered in a protective order, the petitioner may obtain from
 454 the court a writ of assistance[-]; and
- 455 (viii) a space for information the petitioner is able to provide related to a proceeding
 456 for an order for protection, civil litigation, a proceeding in juvenile court, and a criminal case
 457 involving either party, including:
- 458 (A) the case name;
- 459 (B) the file number;

460	(C) the county and state of the proceeding; and
461	(D) the judge's name.
462	(2) If the person seeking to proceed under this chapter is not represented by an
463	attorney, it is the responsibility of the court clerk's office to provide:
464	(a) the forms adopted pursuant to Subsection (1);
465	(b) all other forms required to petition for an order for protection including, but not
466	limited to, forms for service;
467	(c) clerical assistance in filling out the forms and filing the petition, in accordance with
468	Subsection (1)(a), except that a court clerk's office may designate any other entity, agency, or
469	person to provide that service, but the court clerk's office is responsible to see that the service is
470	provided;
471	(d) information regarding the means available for the service of process;
472	(e) a list of legal service organizations that may represent the petitioner in an action
473	brought under this chapter, together with the telephone numbers of those organizations; and
474	(f) written information regarding the procedure for transporting a jailed or imprisoned
475	respondent to the protective order hearing, including an explanation of the use of transportation
476	order forms when necessary.
477	(3) [No charges may be imposed by a] \underline{A} court clerk, constable, or law enforcement
478	agency may not impose a charge for:
479	(a) filing a petition under this chapter;
480	(b) obtaining an ex parte protective order;
481	(c) obtaining copies, either certified or not certified, necessary for service or delivery to
482	law enforcement officials; or
483	(d) fees for service of a petition, ex parte protective order, or protective order.
484	(4) A petition for an order of protection shall be in writing and verified.
485	(5) (a) An order for protection shall be issued in the form adopted by the Administrative
486	Office of the Courts pursuant to Subsection (1).
487	(b) A protective order issued, except orders issued ex parte, shall include the following
488	language:
489	"Respondent was afforded both notice and opportunity to be heard in the hearing that
490	gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322,

1st Sub. (Green) S.B. 27

491 108 Stat. 1796, 18 U.S.C.[A:] Sec. 2265, this order is valid in all the United States, the District
492 of Columbia, tribal lands, and United States territories. This order complies with the Uniform
493 Interstate Enforcement of Domestic Violence Protection Orders Act."

- 494 (c) A protective order issued in accordance with this part, including protective orders495 issued ex parte and except for a continuous protective order issued under Subsection
- 496 77-36-5.1(6), shall include the following language:

497 "NOTICE TO PETITIONER: The court may amend or dismiss a protective order after
498 one year if it finds that the basis for the issuance of the protective order no longer exists and the
499 petitioner has repeatedly acted in contravention of the protective order provisions to

500 intentionally or knowingly induce the respondent to violate the protective order, demonstrating

501 to the court that the petitioner no longer has a reasonable fear of the respondent."

502 Section 8. Section **78B-7-106** is amended to read:

503 78B-7-106. Protective orders -- Ex parte protective orders -- Modification of
 504 orders -- Service of process -- Duties of the court.

- 505 (1) If it appears from a petition for an order for protection or a petition to modify an
 506 order for protection that domestic violence or abuse has occurred, that there is a substantial
 507 <u>likelihood domestic violence or abuse will occur</u>, or <u>that</u> a modification of an order for
 508 protection is required, a court may:
- (a) without notice, immediately issue an order for protection ex parte or modify an
 order for protection ex parte as it considers necessary to protect the petitioner and all parties
 named to be protected in the petition; or
- (b) upon notice, issue an order for protection or modify an order after a hearing,whether or not the respondent appears.
- 514 (2) A court may grant the following relief without notice in an order for protection or a515 modification issued ex parte:

(a) enjoin the respondent from threatening to commit [or] domestic violence or abuse,
committing domestic violence or abuse [against the petitioner and], or harassing the petitioner
or any designated family or household member;

(b) prohibit the respondent from [harassing,] telephoning, contacting, or otherwise
communicating with the petitioner or any designated family or household member, directly or
indirectly, with the exception of any parent-time provisions in the ex parte order;

522	[(c) order that the respondent is excluded from the petitioner's residence and its
523	premises, and order the respondent to stay away from the residence, school, or place of
524	employment of the petitioner, and the premises of any of these, or]
525	(c) subject to Subsection (2)(e), prohibit the respondent from being within a specified
526	distance of the petitioner;
527	(d) subject to Subsection (2)(e), order that the respondent is excluded from and is to
528	stay away from the following places and their premises:
529	(i) the petitioner's residence or any designated family or household member's residence;
530	(ii) the petitioner's school or any designated family or household member's school;
531	(iii) the petitioner's or any designated family or household member's place of
532	employment;
533	(iv) the petitioner's place of worship or any designated family or household member's
534	place of worship; or
535	(v) any specified place frequented by the petitioner [and] or any designated family or
536	household member;
537	(e) if the petitioner or designated family or household member attends the same school
538	as the respondent, is employed at the same place of employment as the respondent, or attends
539	the same place of worship, the court:
540	(i) may not enter an order under Subsection (2)(c) or (d) that excludes the respondent
541	from the respondent's school, place of employment, or place of worship; and
542	(ii) may enter an order governing the respondent's conduct at the respondent's school,
543	place of employment, or place of worship;
544	[(d)] (f) upon finding that the respondent's use or possession of a weapon may pose a
545	serious threat of harm to the petitioner, prohibit the respondent from purchasing, using, or
546	possessing a firearm or other weapon specified by the court;
547	[(e)] (g) order possession and use of an automobile and other essential personal effects,
548	and direct the appropriate law enforcement officer to accompany the petitioner to the residence
549	of the parties to ensure that the petitioner is safely restored to possession of the residence,
550	automobile, and other essential personal effects, or to supervise the petitioner's or respondent's
551	removal of personal belongings;
552	$\left[\frac{(f)}{(h)}\right]$ grant to the petitioner or someone other than the respondent temporary custody

553 of [any minor children] a minor child of the parties: $\left[\frac{g}{2}\right]$ (i) order the appointment of an attorney guardian ad litem under Sections 554 555 78A-2-703 and 78A-6-902; 556 [(h)] (j) order any further relief that the court considers necessary to provide for the 557 safety and welfare of the petitioner and any designated family or household member; and 558 [(i)] (k) if the petition requests child support or spousal support, at the hearing on the 559 petition order both parties to provide verification of current income, including year-to-date pay 560 stubs or employer statements of year-to-date or other period of earnings, as specified by the 561 court, and complete copies of tax returns from at least the most recent year. 562 (3) A court may grant the following relief in an order for protection or a modification 563 of an order after notice and hearing, whether or not the respondent appears: 564 (a) grant the relief described in Subsection (2); and 565 (b) specify arrangements for parent-time of any minor child by the respondent and 566 require supervision of that parent-time by a third party or deny parent-time if necessary to 567 protect the safety of the petitioner or child. 568 (4) Following the protective order hearing, the court shall: 569 (a) as soon as possible, deliver the order to the county sheriff for service of process; 570 (b) make reasonable efforts to ensure that the order for protection is understood by the 571 petitioner, and the respondent, if present; 572 (c) transmit electronically, by the end of the next business day after the order is issued, 573 a copy of the order for protection to the local law enforcement agency or agencies designated 574 by the petitioner; and 575 (d) transmit a copy of the order to the statewide domestic violence network described 576 in Section 78B-7-113. 577 (5) (a) Each protective order shall include two separate portions, one for provisions, the 578 violation of which are criminal offenses, and one for provisions, the violation of which are civil 579 violations, as follows: 580 (i) criminal offenses are those under Subsections (2)(a) through (e), and under 581 Subsection (3)(a) as it refers to Subsections (2)(a) through (e); and 582 (ii) civil offenses are those under Subsections (2)(f), (h), and (i), and Subsection (3)(a) 583 as it refers to Subsections (2)(f), (h), and (i).

584	(b) The criminal provision portion shall include a statement that violation of any
585	criminal provision is a class A misdemeanor.
586	(c) The civil provision portion shall include a notice that violation of or failure to
587	comply with a civil provision is subject to contempt proceedings.
588	(6) The protective order shall include:
589	(a) a designation of a specific date, determined by the court, when the civil portion of
590	the protective order either expires or is scheduled for review by the court, which date may not
591	exceed 150 days after the date the order is issued, unless the court indicates on the record the
592	reason for setting a date beyond 150 days;
593	(b) information the petitioner is able to provide to facilitate identification of the
594	respondent, such as social security number, driver license number, date of birth, address,
595	telephone number, and physical description; and
596	(c) a statement advising the petitioner that:
597	(i) after two years from the date of issuance of the protective order, a hearing may be
598	held to dismiss the criminal portion of the protective order;
599	(ii) the petitioner should, within the 30 days prior to the end of the two-year period,
600	advise the court of the petitioner's current address for notice of any hearing; and
601	(iii) the address provided by the petitioner will not be made available to the respondent.
602	(7) Child support and spouse support orders issued as part of a protective order are
603	subject to mandatory income withholding under Title 62A, Chapter 11, Part 4, Income
604	Withholding in IV-D Cases, and Title 62A, Chapter 11, Part 5, Income Withholding in Non
605	IV-D Cases, except when the protective order is issued ex parte.
606	(8) (a) The county sheriff that receives the order from the court, pursuant to Subsection
607	(5)(a), shall provide expedited service for orders for protection issued in accordance with this
608	chapter, and shall transmit verification of service of process, when the order has been served, to
609	the statewide domestic violence network described in Section 78B-7-113.
610	(b) This section does not prohibit any law enforcement agency from providing service
611	of process if that law enforcement agency:
612	(i) has contact with the respondent and service by that law enforcement agency is
613	possible; or
614	(ii) determines that under the circumstances, providing service of process on the

1st Sub. (Green) S.B. 27

615 respondent is in the best interests of the petitioner. 616 (9) (a) When an order is served on a respondent in a jail or other holding facility, the 617 law enforcement agency managing the facility shall make a reasonable effort to provide notice 618 to the petitioner at the time the respondent is released from incarceration. 619 (b) Notification of the petitioner shall consist of a good faith reasonable effort to 620 provide notification, including mailing a copy of the notification to the last-known address of 621 the victim. 622 (10) A court may modify or vacate an order of protection or any provisions in the order 623 after notice and hearing, except that the criminal provisions of a protective order may not be 624 vacated within two years of issuance unless the petitioner: 625 (a) is personally served with notice of the hearing as provided in Rules 4 and 5, Utah 626 Rules of Civil Procedure, and the petitioner personally appears, in person or through court 627 video conferencing, before the court and gives specific consent to the vacation of the criminal provisions of the protective order; or 628 629 (b) submits a verified affidavit, stating agreement to the vacation of the criminal 630 provisions of the protective order. 631 (11) A protective order may be modified without a showing of substantial and material 632 change in circumstances. 633 (12) Insofar as the provisions of this chapter are more specific than the Utah Rules of 634 Civil Procedure, regarding protective orders, the provisions of this chapter govern. 635 Section 9. Section 78B-7-107 is amended to read: 636 78B-7-107. Hearings on ex parte orders. 637 (1) (a) When a court issues an exparte protective order the court shall set a date for a 638 hearing on the petition to be held within 20 days after the ex parte order is issued. 639 (b) If at that hearing the court does not issue a protective order, the ex parte protective 640 order shall expire, unless it is otherwise extended by the court. Extensions beyond the 20-day 641 period may not by granted unless: 642 (i) the petitioner is unable to be present at the hearing; 643 (ii) the respondent has not been served; 644 (iii) the respondent has had the opportunity to present a defense at the hearing; 645 (iv) the respondent requests that the ex parte order be extended; or

646 (v) exigent circumstances exist.

647 (c) Under no circumstances may an ex parte order be extended beyond 180 days from648 the date of initial issuance.

649 (d) If at that hearing the court issues a protective order, the ex parte protective order650 remains in effect until service of process of the protective order is completed.

651 (e) A protective order issued after notice and a hearing is effective until further order of652 the court.

(f) If the hearing on the petition is heard by a commissioner, either the petitioner or
respondent may file an objection within 10 days of the entry of the recommended order and the
assigned judge shall hold a hearing within 20 days of the filing of the objection.

(2) Upon a hearing under this section, the court may grant any of the relief described inSection 78B-7-106.

(3) When a court denies a petition for an ex parte protective order or a petition to
modify an order for protection ex parte, upon the request of the petitioner, the court shall set
the matter for hearing and notify the petitioner and serve the respondent.

(4) A respondent who has been served with an ex parte protective order may seek to
vacate the ex parte protective order prior to the hearing scheduled pursuant to Subsection (1)(a)
by filing a verified motion to vacate. The respondent's verified motion to vacate and a notice
of hearing on that motion shall be personally served on the petitioner at least two days prior to
the hearing on the motion to vacate.

666

667

78B-7-108. Mutual protective orders.

Section 10. Section 78B-7-108 is amended to read:

668 (1) A court may not grant a mutual order or mutual orders for protection to opposing669 parties, unless each party:

670 (a) [has filed] files an independent petition against the other for a protective order, and
671 both petitions [have been] are served;

(b) makes a showing at a due process protective order hearing of abuse or domesticviolence committed by the other party; and

- 674 (c) demonstrates the abuse or domestic violence did not occur in self-defense.
- 675 (2) If the court issues mutual protective orders, [the circumstances justifying those
 676 orders shall be documented in the case file.] the court shall include specific findings of all

677	elements of Subsection (1) in the court order justifying the entry of the court order.
678	(3) A court may not grant an order for protection to a civil petitioner who is the
679	respondent or defendant subject to a protective order, child protective order, ex parte child
680	protective order:
681	(a) issued under:
682	(i) a foreign protection order enforceable under Chapter 7, Part 3, Uniform Interstate
683	Enforcement of Domestic Violence Protection Orders Act;
684	(ii) Title 77, Chapter 36, Cohabitant Abuse Procedures Act;
685	(iii) Title 78A, Chapter 6, Juvenile Court Act; or
686	(iv) Chapter 7, Part 1, Cohabitant Abuse Act; and
687	(b) unless the court determines that the requirements of Subsection (1) are met, and:
688	(i) the same court issued the order for protection against the respondent; or
689	(ii) if the matter is before a subsequent court, the subsequent court:
690	(A) determines it would be impractical for the original court to consider the matter; or
691	(B) confers with the court that issued the order for protection.
692	Section 11. Section 78B-7-109 is amended to read:
693	78B-7-109. Continuing duty to inform court of other proceedings Effect of
693 694	78B-7-109. Continuing duty to inform court of other proceedings Effect of other proceedings.
694	other proceedings.
694 695	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party
694 695 696	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any
694 695 696 697	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party,
694 695 696 697 698	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that
694 695 696 697 698 699	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party.
694 695 696 697 698 699 700	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party. (2) (a) An order for protection issued pursuant to this chapter is in addition to and not
694 695 696 697 698 699 700 701	 other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party. (2) (a) An order for protection issued pursuant to this chapter is in addition to and not in lieu of any other available civil or criminal proceeding.
694 695 696 697 698 699 700 701 701	other proceedings.(1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party.(2) (a) An order for protection issued pursuant to this chapter is in addition to and not in lieu of any other available civil or criminal proceeding. (b) A petitioner is not barred from seeking a protective order because of other pending
694 695 696 697 698 699 700 701 702 703	other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party. (2) (a) An order for protection issued pursuant to this chapter is in addition to and not in lieu of any other available civil or criminal proceeding. (b) A petitioner is not barred from seeking a protective order because of other pending proceedings.
694 695 696 697 698 699 700 701 702 703 704	 other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party. (2) (a) An order for protection issued pursuant to this chapter is in addition to and not in lieu of any other available civil or criminal proceeding. (b) A petitioner is not barred from seeking a protective order because of other pending proceedings. (c) A court may not delay granting relief under this chapter because of the existence of
 694 695 696 697 698 699 700 701 702 703 704 705 	 other proceedings. (1) [At any hearing in a proceeding to obtain an order for protection, each] Each party has a continuing duty to inform the court of each proceeding for an order for protection, any civil litigation, each proceeding in juvenile court, and each criminal case involving either party, including the case name, the file number, and the county and state of the proceeding, if that information is known by the party. (2) (a) An order for protection issued pursuant to this chapter is in addition to and not in lieu of any other available civil or criminal proceeding. (b) A petitioner is not barred from seeking a protective order because of other pending proceedings. (c) A court may not delay granting relief under this chapter because of the existence of a pending civil action between the parties.

708	that is not to be made part of the public record, but that may be provided to a peace officer or
709	entity for service of process.
710	Section 12. Section 78B-7-115 is amended to read:
711	78B-7-115. Dismissal of protective order Expiration.
712	(1) Except as provided in Subsections (6) and (8), a protective order that has been in
713	effect for at least two years may be dismissed if the court determines that the petitioner no
714	longer has a reasonable fear of future harm or abuse. In determining whether the petitioner no
715	longer has a reasonable fear of future harm or abuse, the court shall consider the following
716	factors:
717	(a) whether the respondent has complied with treatment recommendations related to
718	domestic violence, entered at the time the protective order was entered;
719	(b) whether the protective order was violated during the time it was in force;
720	(c) claims of harassment, abuse, or violence by either party during the time the
721	protective order was in force;
722	(d) counseling or therapy undertaken by either party;
723	(e) impact on the well-being of any minor children of the parties, if relevant; and
724	(f) any other factors the court considers relevant to the case before it.
725	(2) Except as provided in Subsections (6) and (8), the court may amend or dismiss a
726	protective order issued in accordance with this part that has been in effect for at least one year
727	if it finds that:
728	(a) the basis for the issuance of the protective order no longer exists;
729	(b) the petitioner has repeatedly acted in contravention of the protective order
730	provisions to intentionally or knowingly induce the respondent to violate the protective order;
731	(c) the petitioner's actions demonstrate that the petitioner no longer has a reasonable
732	fear of the respondent; and
733	(d) the respondent has not been convicted of a protective order violation or any crime
734	of violence subsequent to the issuance of the protective order, and there are no unresolved
735	charges involving violent conduct still on file with the court.
736	(3) The court shall enter sanctions against either party if the court determines that
737	either party acted:
738	(a) in bad faith; or

739	(b) with intent to harass or intimidate either party.
740	(4) Notice of a motion to dismiss a protective order shall be made by personal service
741	on the petitioner in a protective order action as provided in Rules 4 and 5, Utah Rules of Civil
742	Procedure.
743	(5) Except as provided in Subsection (8), if a divorce proceeding is pending between
744	parties to a protective order action, the protective order shall be dismissed when the court
745	issues a decree of divorce for the parties if:
746	[(a) the petitioner in the protective order action is present or has been given notice in
747	both the divorce and protective order action of the hearing; and]
748	[(b) the court specifically finds that the order need not continue, and, as provided in
749	Subsection (1), the petitioner no longer has a reasonable fear of future harm or abuse.]
750	(a) the respondent files a motion to dismiss a protective order in both the divorce
751	action and the protective order action and personally serves the petitioner; and
752	(b) (i) the parties stipulate in writing or on the record to dismiss the protective order; or
753	(ii) based on evidence at the divorce trial, the court determines that the petitioner no
754	longer has a reasonable fear of future harm or abuse after considering the factors listed in
755	Subsections (1)(a) through (f).
756	(6) (a) Notwithstanding Subsection (1) or (2) and subject to Subsection (8), a
757	protective order that has been entered under this chapter concerning a petitioner and a
758	respondent who are divorced shall automatically expire, subject to [Subsections (6)(b) and (c)]
759	Subsection (6)(b), 10 years from the day on which [one of the following occurs:(i) the decree
760	of divorce between the petitioner and respondent became absolute; or(ii)] the protective order
761	[was] <u>is</u> entered.
762	(b) The protective order shall automatically expire, as described in Subsection (6)(a),
763	unless[:(i)] the petitioner files a motion before expiration of the protective order and
764	demonstrates that:
765	(i) the petitioner has a reasonable fear of future harm or abuse, as described in
766	Subsection (1); or
767	(ii) the respondent has been convicted of a protective order violation or any crime of
768	domestic violence subsequent to the issuance of the protective order.
769	[(c) The 10 years described in Subsection (6)(a) is tolled for any period of time that the

770	respondent is incarcerated.]
771	(c) If the court grants the motion under Subsection (6)(b), the court shall set a new date
772	on which the protective order expires. The protective order will expire unless the petitioner
773	files a motion described in Subsection (6)(b) to extend the protective order.
774	(7) When the court dismisses a protective order, the court shall immediately:
775	(a) issue an order of dismissal to be filed in the protective order action; and
776	(b) transmit a copy of the order of dismissal to the statewide domestic violence
777	network as described in Section 78B-7-113.
778	(8) Notwithstanding the other provisions of this section, a continuous protective order
779	may not be modified or dismissed except as provided in Subsection 77-36-5.1(6).
780	Section 13. Section 78B-7-115.5 is enacted to read:
781	78B-7-115.5. Expiration of protective order.
782	(1) Subject to the other provisions of this section, a civil protective order issued under
783	this part automatically expires 10 years from the day on which the protective order is entered.
784	(2) The protective order automatically expires as described in Subsection (1), unless
785	the petitioner files a motion before expiration of the protective order and demonstrates that:
786	(a) the petitioner has a current reasonable fear of future harm or abuse, as described in
787	<u>Subsection 78B-7-115(1); or</u>
788	(b) the respondent has been convicted of a protective order violation or any crime of
789	domestic violence subsequent to the issuance of the protective order.
790	(3) If the court grants the motion under Subsection (2), the court shall set a new date on
791	which the protective order expires. The protective order will expire unless the petitioner files a
792	motion described in Subsection (2) to extend the protective order.
793	Section 14. Section 78B-7-408 is enacted to read:
794	78B-7-408. Duties of law enforcement officers Notice to victims.
795	(1) A law enforcement officer who responds to an allegation of dating violence shall
796	use all reasonable means to protect the victim and prevent further violence, including:
797	(a) taking action that, in the officer's discretion, is reasonably necessary to provide for
798	the safety of the victim and any family or household member;
799	(b) confiscating the weapon or weapons involved in the alleged dating violence;
800	(c) making arrangements for the victim and any child to obtain emergency housing or

801	shelter;
802	(d) providing protection while the victim removes essential personal effects;
803	(e) arranging, facilitating, or providing for the victim and any child to obtain medical
804	treatment; and
805	(f) arranging, facilitating, or providing the victim with immediate and adequate notice
806	of the rights of victims and of the remedies and services available to victims of dating violence,
807	in accordance with Subsection (2).
808	(2) (a) A law enforcement officer shall give written notice to the victim in simple
809	language, describing the rights and remedies available under this chapter.
810	(b) The written notice shall also include:
811	(i) a statement that the forms needed in order to obtain an order for protection are
812	available from the court clerk's office in the judicial district where the victim resides or is
813	temporarily domiciled; and
814	(ii) a list of shelters, services, and resources available in the appropriate community,
815	together with telephone numbers, to assist the victim in accessing any needed assistance.
816	Section 15. Section 78B-7-409 is enacted to read:
817	78B-7-409. Mutual protective orders.
818	(1) A court may not grant a mutual order or mutual orders for protection to opposing
819	parties, unless each party:
820	(a) files an independent petition against the other for a protective order, and both
821	petitions are served;
822	(b) makes a showing at a due process protective order hearing of abuse or dating
823	violence committed by the other party; and
824	(c) demonstrates the abuse or dating violence did not occur in self-defense.
825	(2) If the court issues mutual protective orders, the court shall include specific findings
826	of all elements of Subsection (1) in the court order justifying the entry of the court order.
827	(3) A court may not grant an order for protection to a civil petitioner who is the
828	respondent or defendant subject to a protective order, child protective order, or ex parte child
829	protective order:
830	(a) issued under:
831	(i) this chapter;

832	(ii) Title 77, Chapter 36, Cohabitant Abuse Procedures Act;
833	(iii) Title 78A, Chapter 6, Juvenile Court Act;
834	(iv) Chapter 7, Part 1, Cohabitant Abuse Act; or
835	(v) a foreign protection order enforceable under Chapter 7, Part 3, Uniform Interstate
836	Enforcement of Domestic Violence Protection Orders Act; and
837	(b) unless the court determines that the requirements of Subsection (1) are met, and:
838	(i) the same court issued the order for protection against the respondent; or
839	(ii) if the matter is before a subsequent court, the subsequent court:
840	(A) determines it would be impractical for the original court to consider the matter; or
841	(B) confers with the court that issued the order for protection.