## Stricken language would be deleted from and underlined language would be added to present law. Act 1103 of the Regular Session

1	State of Arkansas	As Engrossed: H3/28/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1448
4			
5	By: Representative Fite		
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7		For An Act To Be Entitled	
8	AN ACT TO	PROVIDE FOR EXTENDED POST-CONVICT	CION NO
9	CONTACT ORDERS UPON A CONVICTION FOR CERTAIN CRIMINAL		
10	OFFENSES;	AND FOR OTHER PURPOSES.	
11			
12			
13		Subtitle	
14	TO PI	ROVIDE FOR EXTENDED POST-CONVICTION	ON
15	NO CO	ONTACT ORDERS UPON A CONVICTION FO	OR
16	CERTA	AIN CRIMINAL OFFENSES.	
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18			
19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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21	SECTION 1. Arka	nnsas Code Title 5, Chapter 4, Sub	ochapter l, is amended
22	to add a new section t	co read as follows:	
23	<u>5-4-106. Extend</u>	ded post-conviction no contact ord	<u>ler.</u>
24	(a) As used in	this section:	
25	<u>(1) "Exte</u>	<u>ended post-conviction no contact o</u>	order" means an order
26	issued by a court to a	a defendant after a conviction for	an offense listed in
27	subsection (b) of this	s section that contains terms as d	lescribed in subsection
28	(d) of this section; a	<u>ınd</u>	
29	<u>(2) "Vict</u>	cim" means:	
30	<u>(A)</u>	A person against whom an offense	listed in subsection
31	(b) of this section wa	<u>us committed; or</u>	
32	<u>(B)</u>	A family member of a person agai	inst whom capital
33	murder, §§ 5-10-101, m	nurder in the first degree, § 5-10	)-102, or murder in the
34	second degree, § 5-10-	·103, was committed.	
35	(b) At the reque	est of the prosecuting attorney, a	court shall determine
36	whether to issue an ex	stended post-conviction no contact	order to a person

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1	convicted of one (1) or more of the following offenses:		
2	(1) Capital murder, § 5-10-101, or attempted capital murder;		
3	(2) Murder in the first degree, § 5-10-102, or attempted murder		
4	in the first degree;		
5	(3) Murder in the second degree, § 5-10-103, or attempted murder		
6	in the second degree;		
7	(4) Kidnapping, § 5-11-102;		
8	(5) Battery in the first degree, § 5-13-201;		
9	(6) Battery in the second degree, § 5-13-202;		
10	(7) Rape, § 5-14-103;		
11	(8) Sexual assault in the first degree, § 5-14-124;		
12	(9) Domestic battering in the first degree, § 5-26-303; or		
13	(10) Domestic battering in the second degree, § 5-26-304.		
14	(c)(1) If a request is made under subsection (b) of this section, the		
15	court shall order the defendant to show cause why an extended post-conviction		
16	no contact order shall not be issued and shall hold a show cause hearing at		
17	the sentencing of the defendant.		
18	(2) A victim has the right to be heard at the show cause		
19	hearing.		
20	(d) If the court determines after the show cause hearing under		
21	subsection (c) of this section that the defendant should be subject to an		
22	extended post-conviction no contact order, the court shall:		
23	(1) Enter written findings of fact and the grounds on which the		
24	extended post-conviction no contact order is issued;		
25	(2) Determine the time period the extended post-conviction no		
26	contact order is effective, up to the life of the defendant, and include the		
27	time period in the extended post-conviction no contact order;		
28	(3) Determine the terms described in subsection (e) of this		
29	section to be included in the extended post-conviction no contact order and		
30	include the terms in the extended post-conviction no contact order;		
31	(4) Issue the extended post-conviction no contact order in a		
32	separate document from the judgment imposing the sentence on the defendant;		
33	<u>and</u>		
34	(5) Provide a copy of the extended post-conviction no contact		
35	order to the defendant.		
36	(e) The court may include one (1) or more of the following terms in		

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1	the extended post-conviction no contact order:		
2	(1) Order the defendant not to threaten, visit, assault, molest,		
3	or otherwise interfere with the victim;		
4	(2) Order the defendant not to follow the victim, including at		
5	the victim's workplace;		
6	(3) Order the defendant not to harass the victim;		
7	(4) Order the defendant not to abuse or injure the victim;		
8	(5) Order the defendant not to contact the victim by telephone,		
9	written communication, or electronic means; or		
10	(6) Order the defendant to refrain from entering or remaining		
11	present at the victim's residence, school, place of employment, or other		
12	specified place at times when the victim is present.		
13	(f)(1) An extended post-conviction no contact order entered under this		
14	section shall be enforced by a law enforcement agency without further order		
15	by the court.		
16	(2) A law enforcement officer shall arrest and take a person		
17	into custody, with or without a warrant or other process, if the law		
18	enforcement officer has probable cause to believe that the person knowingly		
19	violated an extended post-conviction no contact order.		
20	(g) Upon petition by either the prosecuting attorney or the person		
21	subject to the extended post-conviction no contact order, an extended post-		
22	conviction no contact order may be modified or terminated by the court if		
23	circumstances change that substantially alter:		
24	(1) A term or condition of the extended post-conviction no		
25	contact order; or		
26	(2) The reason for the issuance of the extended post-conviction		
27	no contact order.		
28	(h) A person who knowingly violates an extended post-conviction no		
29	contact order upon conviction is guilty of a Class A misdemeanor.		
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31	/s/Fite		
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34	APPROVED: 04/11/2013		
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