## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/3/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 1414	
4				
5	By: Representatives D. Creekr	nore, Garner		
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND VARIOUS SECTIONS OF THE DOMESTIC			
10	ABUSE ACT	r of 1991; AND FOR OTHER PURPOSE	ZS.	
11				
12		Subtitle		
13		END VARIOUS SECTIONS OF THE		
14	DOMEST	FIC ABUSE ACT OF 1991.		
15				
16	DD 75 DW 650 DW 550 CD		1 DW 1 W 2 1 0	
17	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:	
18	CECHTON 1 Aul.		L 1 6.11	
19	SECTION 1. Arkansas Code § 9-15-103 is amended to read as follows:			
20	9-15-103. Definitions.  As used in this chapter:			
21 22		enapter:	the county in which	
23	·	ly resides at the time the peti-	•	
24		the petitioner is located for a	•	
25	domestic violence shelt	-	Short term stay in a	
26		relationship" means a romantic	or intimate social	
27		70 (2) individuals that shall be		
28	examining the following		•	
29		The length of the relationship;		
30	(ii)		and	
31	(iii)	The frequency of interaction l	between the two (2)	
32	individuals involved in	the relationship.		
33	(B) "Datin	ng relationship" shall not inclu	de a casual	
34	relationship or ordinary fraternization between two (2) individuals in a			
35	business or social cont	ext;		
36	(3) "Domestic a	ubuse" means:		

03-03-2009 10:21 BPG053

1	(A) Physical harm, bodily injury, assault, or the infliction of		
2	fear of imminent physical harm, bodily injury, or assault between family or		
3	household members; or		
4	(B) Any sexual conduct between family or household members,		
5	whether minors or adults, that constitutes a crime under the laws of this		
6	state; and		
7	(4) "Family or household members" means spouses, former spouses,		
8	parents and children, persons related by blood within the fourth degree of		
9	consanguinity, any children residing in the household, persons who presently		
10	or in the past have resided or cohabited together, persons who have or have		
11	had a child in common, and persons who are presently or in the past have been		
12	in a dating relationship together.		
13			
14	SECTION 2. Arkansas Code $\S 9-15-201(c)$ , concerning requirements to		
15	petition for an order of protection, is amended to read as follows:		
16	(c)(1) A petition for relief under this chapter shall may be filed in		
17	the circuit court.		
18	(2) A petition for relief under this chapter may be filed in a		
19	pilot district court if the jurisdiction is established by the Supreme Court		
20	under Amendment 80, Section 7 of the Arkansas Constitution and if the cases		
21	are assigned to the pilot district court through the Court Administrative		
22	Plan under the Arkansas Supreme Court Administrative Order No. 14.		
23			
24	SECTION 3. Arkansas Code $\S$ 9-15-203, concerning the petition for an		
25	order of protection, is amended to add an additional subsection to read as		
26	follows:		
27	(c)(1)(A) A petitioner may omit his or her home address or business		
28	address from all documents filed with the court.		
29	(B) If a petitioner omits his or her home address, the		
30	petitioner shall provide the court with a mailing address.		
31	(2) If disclosure of a petitioner's home address is necessary to		
32	determine jurisdiction or consider venue, the court may order the disclosure		
33	of the petitioner's home address:		
34	(A) After receiving the petitioner's consent;		
35	(B) Orally and in chambers, out of the presence of the		
36	respondent, and a sealed record to be made; or		

1	(C) After a hearing, if the court takes into consideration	
2	the safety of the petitioner and finds the disclosure in the interest of	
3	justice.	
4		
5	SECTION 4. NOT TO BE CODIFIED. The Arkansas Code Revision Commission	
6	shall redesignate the existing subsection (c) in § 9-15-203 as subsection (d)	
7	<u>in § 9-15-203.</u>	
8		
9	SECTION 5. Arkansas Code § 9-15-204 is amended to read as follows:	
10	9-15-204. Hearing — Service.	
11	(a) $\underline{(1)}$ When a petition is filed pursuant to this chapter, the circuit	
12	court shall order a hearing to be held thereon on the petition for the order	
13	of protection not later than thirty (30) days from the date on which the	
14	petition is filed or at the next court date, whichever is later.	
15	(2) A denial of an ex parte temporary order of relief does not	
16	deny the petitioner the right to a full hearing on the merits.	
17	(b)(1) Service of a copy of the petition, the ex parte temporary order	
18	of protection, if issued, and notice of the date and place set for the	
19	hearing described in subdivision (a)(1) of this section shall be made upon	
20	the respondent:	
21	(A) at $At$ least five (5) days prior to before the date of	
22	the hearing+; and	
23	(B) In accordance with the applicable rules of service	
24	under the Arkansas Rules of Civil Procedure.	
25	(2) If service cannot be made on the respondent, the court may	
26	set a new date for the hearing.	
27	(c) Nothing in this This section shall does not preclude the court	
28	from setting an earlier hearing.	
29		
30	SECTION 6. Arkansas Code § 9-15-205 is amended to read as follows:	
31	9-15-205. Relief generally — Duration.	
32	(a) At the hearing on the petition filed under this chapter, the	
33	circuit upon a finding of domestic abuse as defined in § 9-15-103, the court	
34	may provide the following relief:	
35	(1) Exclude the abusing party from the dwelling which the	
36	narties share or from the residence of the petitioner or victim.	

- 1 (2) Exclude the abusing party from the place of business or 2 employment, school, or other location of the petitioner or victim; (3)(A) Award temporary custody or establish temporary visitation 3 4 rights with regard to minor children of the parties;. 5 (B)(i) If a previous child custody or visitation 6 determination has been made by another court with continuing jurisdiction 7 with regard to the minor children of the parties, a temporary child custody 8 or visitation determination may be made under subdivision (a)(3)(A) of this 9 section. 10 (ii) The order shall remain in effect until the court with original jurisdiction enters a subsequent order regarding the 11 12 children. (4) Order temporary support for minor children or a spouse, with 13 14 such support to be enforced in the manner prescribed by law for other child 15 support and alimony awards; 16 (5) Allow the prevailing party a reasonable attorney's fee as 17 part of the costs; 18 (6) Prohibit the abusing party directly or through an agent from 19 contacting the petitioner or victim except under specific conditions named in the order; and 20 21 (7)(A) Order such other relief as the eircuit court deems 22 necessary or appropriate for the protection of a family or household member. 23 (B) The relief may include, but not be limited to, 24 enjoining and restraining the abusing party from doing, attempting to do, or threatening to do any act injuring, mistreating, molesting, or harassing the 25 26 petitioner. 27 (b) Any relief granted by the circuit court for protection under the 28 provisions of this chapter shall be for a fixed period of time not less than ninety (90) days nor more than ten (10) years in duration, in the discretion 29 30 of the eircuit court, and may be renewed at a subsequent hearing upon proof and a finding by the eircuit court that the threat of domestic abuse still 31 32 exists. 33 34 SECTION 7. Arkansas Code § 9-15-206 is amended to read as follows:
  - (a) When any petition under this chapter alleges an immediate and

9-15-206. Temporary order.

35 36

1	present danger of domestic abuse or that the respondent is scheduled to be		
2	released from incarceration within thirty (30) days, and upon the		
3	respondent's release there will be an immediate and present danger of		
4	domestic abuse, and the circuit court finds sufficient evidence to support		
5	the petition, the court shall grant a temporary order of protection pending a		
6	full hearing. When a petition under this chapter alleges an immediate and		
7	present danger of domestic abuse or that the respondent is scheduled to be		
8	released from incarceration within thirty (30) days and upon the respondent's		
9	release there will be an immediate and present danger of domestic abuse, the		
10	court shall grant a temporary order of protection pending a full hearing if		
11	the court finds sufficient evidence to support the petition.		
12	(b) An ex parte temporary order of protection may:		
13	(1) include any or all Include any of the orders provided for in		
14	§§ 9-15-201 and 9-15-203 §§ 9-15-203 and 9-15-205; and		
15	(2) Provide the following relief:		
16	(A) Exclude the abusing party from the dwelling that the		
17	parties share or from the residence of the petitioner or victim;		
18	(B) Exclude the abusing party from the place of business		
19	or employment, school, or other location of the petitioner or victim;		
20	(C) Award temporary custody or establish temporary		
21	visitation rights with regard to minor children of the parties;		
22	(D) Order temporary support for minor children or a		
23	spouse, with such support to be enforced in the manner prescribed by law for		
24	other child support and alimony awards;		
25	(E) Prohibit the abusing party directly or through an		
26	agent from contacting the petitioner or victim except under specific		
27	conditions named in the order; and		
28	(F)(i) Order such other relief as the court considers		
29	necessary or appropriate for the protection of a family or household member.		
30	(ii) The relief may include without limitation		
31	enjoining and restraining the abusing party from doing, attempting to do, or		
32	threatening to do an act injuring, mistreating, molesting, or harassing the		
33	petitioner.		
34	(c) A temporary order of protection shall be effective for a fixed		
35	period not to exceed thirty (30) days An ex parte temporary order of		
36	protection is effective until the date of the hearing described in § 9-15-		

33

34

35

36

1 204. 2 (d) When a temporary order is issued as authorized in this section, a 3 hearing shall be set for no later than thirty (30) days from the issuance of 4 the temporary order. 5 (e) Upon the issuance of an ex parte temporary order, a copy of the 6 order together with a copy of the petition, excluding, pursuant to court 7 order, the address of the petitioner and notice of the date and place set for 8 the full hearing shall be served in accordance with applicable rules of 9 service under the Arkansas Rules of Civil Procedure. (f)(d) Incarceration or imprisonment of the abusing party shall not 10 11 bar the court from issuing an ex parte temporary order of protection. 12 (g)(1)(A) A petitioner may omit his or her home or business address 13 from all documents filed with the court. 14 (B) If a petitioner omits his or her address, the 15 petitioner must provide the court with a mailing address. 16 (2) If disclosure of a petitioner's address is necessary to 17 determine jurisdiction or consider venue, the court may order the disclosure be made: 18 19 (A) After receiving the petitioner's consent; 20 (B) Orally and in chambers, out of the presence of the 21 respondent, and a sealed record to be made; or 22 (C) After a hearing, if the court takes into consideration 23 the safety of the petitioner and finds such disclosure in the interest of 24 iustice. 25 26 SECTION 8. Arkansas Code § 9-15-207 is amended to read as follows: 27 9-15-207. Order of protection - Enforcement - Penalties - Criminal 28 jurisdiction. 29 (a) Any order of protection granted pursuant to this chapter shall be 30 enforceable by any law enforcement agency with proper jurisdiction. 31 (b) Any order of protection shall include a notice to the respondent 32 or party restrained that a violation of the order is a Class A misdemeanor

(c) Any order of protection shall include a notice to the respondent or party restrained that it is unlawful for an individual who is subject to

a fine of up to one thousand dollars (\$1,000), or both.

carrying a maximum penalty of one (1) year imprisonment in the county jail or

an order of protection or convicted of any misdemeanor of domestic violence to ship, transport, or possess a firearm or ammunition pursuant to 18 U.S.C. \$ 922(g)(8) and (9) as it existed on January 1, 2007.

- (d) For respondents eighteen (18) years of age or older or emancipated minors, Jurisdiction jurisdiction for the criminal offense of violating the terms of an order of protection shall be with the circuit court or other courts having jurisdiction over criminal matters.
- (e)(1) In the final order of protection, the petitioner's home or business address may specifically be excluded from notice to the respondent.
- (2) A court shall also order that the petitioner's copy of the order of protection be excluded from any address where the respondent happens to reside.
- (f) When a law enforcement officer has probable cause to believe that a respondent has violated an order of protection and has been presented verification of the existence of the order, the officer may, without a warrant, arrest the apparent violator whether the violation was in or outside the presence of the officer if the order was obtained according to this chapter and with the Arkansas Rules of Criminal Procedure.
- (g) An order of protection issued by a court of competent jurisdiction in any county of this state is enforceable in every county of this state by any court or law enforcement officer.

/s/ D. Creekmore