#### GENERAL ASSEMBLY OF NORTH CAROLINA

#### **SESSION 1995**

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## SENATE BILL 402 Judiciary I/Constitution Committee Substitute Adopted 5/9/95 Third Edition Engrossed 5/10/95 House Committee Substitute Favorable 6/14/95 House Committee Substitute #2 Favorable 7/20/95 Sixth Edition Engrossed 7/27/95

Short Title: No Firearm/Domestic Violence Order.

(Public)

Sponsors:

Referred to:

## March 20, 1995

1		A BILL TO BE ENTITLED	
2	AN ACT TO S	TRENGTHEN THE DOMESTIC VIOLENCE LAWS.	
3	The General Assembly of North Carolina enacts:		
4	Sect	ion 1. G.S. 50B-3 reads as rewritten:	
5	"§ 50B-3. Rel	ief.	
6	(a) The	court may grant any protective order or approve any consent agreement to	
7	bring about a cessation of acts of domestic violence. The orders or agreements may:		
8	(1)	Direct a party to refrain from such acts;	
9	(2)	Grant to a spouse possession of the residence or household of the parties	
10		and exclude the other spouse from the residence or household;	
11	(3)	Require a party to provide a spouse and his or her children suitable	
12		alternate housing;	
13	(4)	Award temporary custody of minor children and establish temporary	
14		visitation rights;	

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1	(5)	Order the eviction of a party from the residence or household and	
2		assistance to the victim in returning to it;	
3	(6)	Order either party to make payments for the support of a minor child as	
4		required by law;	
5	(7)	Order either party to make payments for the support of a spouse as	
6		required by law;	
7	(8)	Provide for possession of personal property of the parties;	
8	(9)	Order a party to refrain from harassing or interfering with the other; and	
9	(10)	Award costs and attorney's fees to either party. party;	
10	<u>(11)</u>	Prohibit a party from purchasing a firearm for a time fixed in the order;	
11	<u>(12)</u>	Order any party the court finds is responsible for acts of domestic	
12		violence to attend and complete an abuser treatment program if the	
13		program is available within a reasonable distance of that party's	
14		residence and is approved by the Department of Administration; and	
15	<u>(13)</u>	Include any additional prohibitions or requirements the court deems	
16		necessary to protect any party or any minor child.	
17		ctive orders entered or consent orders approved pursuant to this Chapter	
18		ted period of time not to exceed one year.	
19	(c) A copy of any order entered and filed under this Article shall be issued to each		
20	party. In addition, a copy of the order shall be issued to and retained by the police		
21	department of the city of the victim's residence. If the victim does not reside in a city or		
22	resides in a city with no police department, copies shall be issued to and retained by the		
23	sheriff, and the county police department, if any, of the county in which the victim		
24	resides.		
25		sheriff of the county where a domestic violence order is entered shall	
26		mediate entry of the order onto the Division of Criminal Information	
27		all provide for access of such orders to magistrates on a 24-hour-a-day	
28		tions of the order shall also be entered."	
29		2. Article 35 of Chapter 14 of the General Statutes is amended by adding	
30	a new section to		
31		Purchase of firearms by person subject to domestic violence order	
32		bited.	
33		inlawful for any person to purchase or attempt to purchase any gun, rifle,	
34	·	firearm while there remains in force and effect a domestic violence order	
35	-	to Chapter 50B of the General Statutes, prohibiting the person from	
36	purchasing a fire		
37		person violating the provisions of this section shall be guilty of a Class H	
38	felony."		
39		B. G.S. 15A-534.1 reads as rewritten:	
40		Crimes of domestic violence; bail and pretrial release.	
41		I cases in which the defendant is charged with assault on or	
42		a threat to a spouse or former spouse or a person with whom the	
43	detendant lives	or has lived as if married, with domestic criminal trespass, or with	

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1 2 3 4	Statutes, the ju-	order entered pursuant to Chapter 50B, Domestic Violence, of the General dicial official who determines the conditions of pretrial release shall be a following provisions shall apply in addition to the provisions of G.S. 15A-
5	(1)	Upon a determination by the judicial official judge that the immediate
6	(-)	release of the defendant will pose a danger of injury to the alleged
7		victim or to any other person or is likely to result in intimidation of the
8		alleged victim and upon a determination that the execution of an
9		appearance bond as required by G.S. 15A-534 will not reasonably
10		assure that such injury or intimidation will not occur, a judicial official
11		judge may retain the defendant in custody for a reasonable period of
12		time while determining the conditions of pretrial release.
13	(2)	A judicial official judge may impose the following conditions on pretrial
14		release:
15		a. That the defendant stay away from the home, school, business or
16		place of employment of the alleged victim;
17		b. That the defendant refrain from assaulting, beating, molesting, or
18		wounding the alleged victim;
19		c. That the defendant refrain from removing, damaging or injuring
20		specifically identified property;
21		d. That the defendant may visit his or her child or children at times
22		and places provided by the terms of any existing order entered by
23		a judge.
24		The conditions set forth above may be imposed in addition to requiring that the defendent execute a secured emperance hand
25 26	(2)	that the defendant execute a secured appearance bond.
26 27	(3)	Should the defendant be mentally ill and dangerous to himself or others or a substance abuser and dangerous to himself or others, the provisions
28		of Article 5 of Chapter 122C of the General Statutes shall apply.
20	(b) A de	fendant may be retained in custody not more than 48 hours from the time
30		it a determination being made under this section by a judge. If a judge has
31		ant to this section within 48 hours of arrest, the magistrate shall act under
32	the provisions of	
33	· ·	4. The provisions of G.S. $50B-3(a)(12)$ as established in this act become
34		per 1, 1996. The provisions of G.S. 50B-3(d) as established in this act
35		ve April 1, 1996. Sections 3 and 4 of this act are effective upon
36	ratification. Th	he remainder of this act becomes effective October 1, 1995, and applies to

37 offenses committed on or after that date.