GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 381* State and Local Government Committee Substitute Adopted 3/25/09

Short Title: Est. DV Fatality Review Team/Mecklenburg Co.

(Local)

Sponsors:

Referred to:

-	March 4, 2009
1	A BILL TO BE ENTITLED
2	AN ACT ESTABLISHING A DOMESTIC VIOLENCE FATALITY PREVENTION AND
3	PROTECTION REVIEW TEAM IN MECKLENBURG COUNTY.
4	Whereas, the General Assembly finds that it is the public policy of this State to
5	prevent domestic violence fatalities; and
6	Whereas, the General Assembly further finds that the prevention of these fatalities is
7	a community responsibility and professionals from disparate disciplines have expertise that can
8	promote the safety and well-being of victims of domestic violence; and
9	Whereas, multidisciplinary reviews of these deaths can lead to a greater
10 11	understanding of the causes and methods of preventing these deaths; and Whereas, according to the North Carolina Coalition Against Domestic Violence,
12	there were 81 domestic violence-related homicides in the State in 2008; and
12	Whereas, according to the Charlotte Mecklenburg Police Department, there were 11
14	domestic violence-related homicides in Charlotte, North Carolina, in 2008; and
15	Whereas, the Charlotte Mecklenburg area is a leader throughout the State with its
16	innovative domestic violence programming and services, yet there remains a disconnect when
17	it comes to the rate of domestic violence-related homicides; and
18	Whereas, there is a need to increase safety of citizens with one strategy mitigating
19	the effect of abuse by increasing the safety of victims of domestic violence, exploring
20	circumstances from a strengths perspective to allow professionals to gain clarity in the
21	continued needs of the community; and
22	Whereas, precedence has been established in this area as similar statutes are already
23	in existence, such as the North Carolina Child Fatality Prevention System, which outlines the
24 25	course of action for a statewide disciplinary team to review child fatalities; and
23 26	Whereas, establishing a Domestic Violence Fatality Prevention and Protection Review Team will be modeled after the North Carolina Child Fatality Prevention Team, with
20 27	potential members representing a cross section of community service providers, including
28	health, mental health, social services, law enforcement, courts, school professionals, and other
29	domestic violence service providers; and
30	Whereas, by creating legislation that protects professionals from confidentiality
31	violations in specific cases where domestic violence-related homicides have occurred, the
32	effectiveness of this project will be increased; Now, therefore,
33	The General Assembly of North Carolina enacts:
34	SECTION 1.(a) Domestic Violence Fatality Prevention and Protection Review
35	Team. – A county may establish a multidisciplinary Domestic Violence Fatality Prevention and
36	Protection Review Team to identify and review domestic violence-related deaths, including



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	General Assemb	bly Of North Carolina	Session 2009
1	homicides and	suicides, and facilitate communication among the variou	is agencies and
2	-	volved in domestic violence cases to prevent future fatalities.	
3	SECT	FION 1.(b) Definitions. – The following definitions apply in t	
4	(1)	Domestic violence fatality. – The death of a person, 18 years	•
5		that is the result of an act of domestic violence as defined in	G.S. 50B-1.
5 7	(2)	Review Team. – The Domestic Violence Fatality Preventio Review Team.	n and Protection
3	SEC	FION 1.(c) Composition. – The Review Team shall consist of	of a lead agency.
)		port Services of Charlotte, North Carolina, and representativ	
)	• 1	ies in the community that provide services to victims or fam	-
	violence, includi	• •	
2	(1)	A representative from a domestic violence victim's service g	roup.
3	(2)	An attorney from the local district attorney's office.	
1	(3)	Local law enforcement personnel.	
5	(4)	A representative from the local medical examiner's office.	
5	(5)	A representative from the local department of social services	
7	(6)	A representative from the local health department.	
3	(7)	A representative from an area mental health authority.	
)	(8)	A representative from the local public schools.	
)	(9)	A representative from a health care system.	
1	(10)	Local medic or emergency services personnel.	
2	(10)	A survivor of domestic violence.	
3	, ,	(ION 1.(d) Powers and Duties of the Review Team. – The Re	view Team shall
ļ		ir times each year. To accomplish the purposes of this act, the	
5	shall:	a ames each year. To accomption are purposes of and acq a	
5	(1)	Study the incidences and causes of death by domestic	violence-related
7	(-)	behavior in the community. The study shall include an	
3		community, private, and public agency involvement with t	•
)		family members prior to death.	
)	(2)	Develop a system for multidisciplinary review of domestic	violence-related
ĺ	(-)	deaths.	1010100
2	(3)	Examine the laws, rules, and policies relating to confidential	itv.
3	(4)	Access information that affects the agencies that prov	•
Ļ		services to determine whether those laws, rules, and policies	
5		impede the exchange of information necessary to protect vic	
5		violence and recommend any necessary changes.	
7	(5)	Perform any other studies, evaluations, or determinations th	ne Review Team
3		considers necessary to carry out its mandate.	
)	(6)	Make recommendations for system improvements and n	eeded resources
)	(0)	where gaps and deficiencies may exist.	ielded fesources
1	(7)	In addition to any other duties outlined in this act, the le	ead agency shall
2	(\prime)	develop a written plan outlining standard operating pro	
3		following:	cedures for the
, 1		a. Appointing Review Team members and a chair.	
5		b. Establishing other Review Team duties and responsil	oilities
5		c. Establishing terms of service for Review Team mem	
, 7		d. Establishing the procedure for filling vacancies.	
8		e. Maintaining confidentiality policies consistent with a	nnlicable laws
))		f. Training Review Team members.	ipplicable laws.
)			
		g. Establishing a meeting schedule.	

General Assembly Of North CarolinaSession 2009
h. Maintaining a record of official meetings, including minutes and those in attendance.
i. Establishing a process to initiate case review.
j. Reporting annually to the local board of county commissioners and
the Governor's Crime Commission.
SECTION 1.(e) Access to Records. – The Review Team, during its existence, shall
have access to all medical records, hospital records, and records maintained by the county or
any local agency as necessary to carry out the purposes of this act, including police
investigations data, medical examiner investigative data, health records, mental health records,
and social services records. Any member of the Review Team may share relevant information
in an official Review Team meeting only.
SECTION 1.(f). Limitation on Access. – Notwithstanding any provision in the law
that allows the Review Team to access records, no member of the Review Team shall be
authorized to review a domestic violence fatality case while the case is under investigation by
any law enforcement agency, or if an action is pending in any criminal or civil court in the
State, except as provided in this section. A Review Team member may review and have access
to records in a domestic violence fatality case only if:
(1) A district attorney has given written approval for access due to the
completion of the investigation or court proceedings; or
(2) A district attorney has given written approval for access, stating that access
by the Review Team will not have any negative or adverse effects on the
investigation or completion of a pending case.
SECTION 1.(g) Confidentiality; Immunity. – All otherwise confidential information and records acquired by the Bayian Team during its evictance and in the everying
information and records acquired by the Review Team, during its existence and in the exercise
of its duties, shall: (i) be confidential; (ii) not be subject to discovery or introduction into evidence in any proceedings; and (iii) only be disclosed as necessary to carry out the purposes
of the Review Team. No member of the Review Team or any person who attends a meeting of
the Review Team may testify in any proceeding about what transpired at a particular meeting,
information presented at the meeting, or opinions formed by a person as a result of the meeting.
This section shall not prohibit a person from testifying in a civil or criminal action about
matters within that person's independent knowledge.
Each member of the Review Team and any invited participants shall sign a
statement indicating an understanding of and adherence to confidentiality requirements,
including the possible civil or criminal consequences of any breach of confidentiality.
Persons disclosing or providing information or records pursuant to this act are not
criminally or civilly liable for disclosing or providing the information. Review Team members
are immune from claims of liability, and confidential information gathered pursuant to this act
is not subject to subpoena or discovery.
Access to criminal investigative reports and criminal intelligence information of
public law enforcement agencies and confidential information in the possession of the Review
Team shall be governed by G.S. 132-1.4. Nothing herein shall be deemed to require the
disclosure or release of any information in the possession of a district attorney.
SECTION 2. A Review Team established by a county pursuant to this act shall
terminate upon the earlier of its filing its final report, or June 15, 2014.
SECTION 3. Each Review Team established pursuant to this act shall issue an
interim report to the local board of county commissioners, the North Carolina Domestic
Violence Commission, and the Governor's Crime Commission summarizing its findings and
activities by June 15, 2011, and a final report with recommendations for action by June 15,
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2014. The reports shall not identify the specific cases or case reviews that led to the individual

	General Assembly Of North Carolina Session 200)9
1	SECTION 4. This act shall not be construed to obligate the General Assembly t	to
2	appropriate funds to implement the provisions of this act.	
3	SECTION 5. This act applies to Mecklenburg County only.	
4	SECTION 6. This act is effective when it becomes law.	