## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## **HOUSE BILL 454**

	Short Title	: Allow	v ERPOs to Save Lives & Prevent Suicides.	(Public)
	Sponsors:		esentatives Morey, Clark, Harrison, and Martin (Primary Spo for a complete list of sponsors, refer to the North Carolina General Asser	,
	Referred to	o: Judic	iary, if favorable, Rules, Calendar, and Operations of the Ho	use
			March 27, 2019	
1			A BILL TO BE ENTITLED	
2	AN ACT	TO AUT	THORIZE THE ISSUANCE OF AN EXTREME RISK I	PROTECTION
3	ORDE	R TO RI	ESTRICT TEMPORARILY A PERSON'S ACCESS TO F	FIREARMS IF
4	THER	E IS EVII	DENCE THAT THE PERSON POSES A DANGER OF PHY	SICAL HARM
5	TO SE	LF OR O	THERS.	
6	The Gener	al Assem	bly of North Carolina enacts:	
7		SECTIO	<b>N 1.</b> The General Statutes are amended by adding a new Ch	apter to read:
8			" <u>Chapter 50E.</u>	
9			"Extreme Risk Protection Orders.	
10	" <u>§ 50E-1.</u>			
11		-	y be cited as the "Extreme Risk Protection Orders Act."	
12			ve findings and purpose.	
13	<u>(a)</u>		ve Findings The General Assembly finds all of the followi	
14			very year, over 100,000 people are victims of gunshot wounds	s and more than
15			0,000 of those victims lose their lives.	
16			ndividuals who pose a danger to themselves or others often ex	-
17			ert family, household members, or law enforcement to the thr	
18			nooters displayed warning signs prior to the killings, but fe	
19			ws provided no clear legal process to suspend the shooters'	access to guns,
20			ven temporarily.	
21	<u>(b)</u>	-	- The purpose of this Chapter is to reduce gun deaths and	•
22			onal rights, by providing a court procedure for concerned ci	
23			in an order temporarily restricting a person's access to firea	
24			der this Chapter are intended to be limited to situations in w	-
25			langer of harming themselves or others by possessing a firea	
26		-	ards to protect the rights of respondents and due process of l	<u>.aw.</u>
27	" <u>§ 50E-3.</u> The fel			
28 29	<u>1 he 10</u>	-	<u>efinitions apply in this Chapter:</u> xtreme Risk Protection Order or ERPO. – An order gran	tad under this
30 31			hapter, which includes a remedy authorized under G.S. 50E- amily or household member. – Any of the following:	<u>U.</u>
31				respondent
32 33		<u>a.</u> b	· · · · ·	
55		<u>b</u>	A dating partiter of the respondent.	



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		<u>c.</u>	A person who has a child in com	mon with the respondent, regardless
			of whether the person has been m	arried to the respondent or has lived
			together with the respondent at ar	ny time.
		<u>d.</u>	A domestic partner of the respond	-
		e.	A person who has a biological or	· legal parent-child relationship with
			the respondent, including steppar	ents, stepchildren, grandparents, and
			grandchildren.	
		<u>f.</u>	A person who is acting or has acted	ed as the respondent's legal guardian.
	(3)	Firea	rm. – Any weapon, including a star	ter gun, which will or is designed to
		or ma	ay readily be converted to expel a pro	pjectile by the action of an explosive,
		or its	frame or receiver.	
	<u>(4)</u>	Petit	oner The person who petitions fo	r an ERPO under this Chapter.
	(5)	Resp	ondent The person who is identi	fied as the respondent in a petition
		filed	under this Chapter.	
" <u>§ 50E-4.</u>	Com	mencer	<u>nent of action.</u>	
<u>(a)</u>	Petiti	on. – E	ither of the following may file a ver	rified petition in district court for an
ERPO:				
	(1)	<u>A fai</u>	<u>nily or household member.</u>	
	<u>(2)</u>	<u>A lav</u>	w enforcement officer or agency.	
<u>(b)</u>	Filing	g Locat	ion. – A petition for an ERPO und	er this Chapter may be filed in any
county per	rmittec	l under	<u>G.S. 1-82.</u>	
<u>(c)</u>	<u>Requ</u>	ired Inf	<u>Formation in Petition. – A petition for</u>	or an ERPO under this Chapter shall
include all	l of the	follow	<u>ving:</u>	
	<u>(1)</u>	<u>An a</u>	llegation that the respondent poses	a danger of physical harm to self or
				ly, possession, ownership, or control
				n ex parte ERPO, the petition shall
				oses an imminent danger of physical
				s or her care, custody, possession,
				ation required under this subdivision
			include facts to support the allegation	
	<u>(2)</u>			tioner's knowledge, of the number,
			s, and locations of firearms under the	
	<u>(3)</u>		• • •	on order under State law governing
			espondent.	
	<u>(4)</u>		• • •	uits, complaints, petitions, or other
			ns between the petitioner and the res	±
<u>(d)</u>				clerk of court shall verify the terms
•			• • •	and respondent. The court shall not
	-		-	g action between the petitioner and
-				sting protection order. A petition for
				ot there is a pending action between
the petitio				
$\frac{(e)}{c}$				with a current and valid Address
		-	-	to the provisions of Chapter 15C of
			• •	ated by the Address Confidentiality
-			th the court any document required	•
(f)			-	s or attorneys' fees shall be assessed
	-		e of the petition, or the service of	any ERPOs, except as provided in
<u>G.S. 1A-1</u>				I are interned and the state
<u>(g)</u>			-	d, registered, or served in an action
under this	Chapt	er relat	ing to an ERPO may be filed electro	nically.

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"§ 50E·	-5. Proce	255.	
(a)		nons Required. – Except as otherwise provided in G.S. 50E-	8, a petition for an
		hat a summons be issued and served not later than five days	
	-	D hearing. Attachments to the summons shall include the petit	
		PO that has been issued and the notice of hearing on the ex	
	-	hat an ERPO is.	punte Litt of une u
(b)		ce of the Summons and Attachments. – The clerk of court sha	all effect service of
		d any attachments through the appropriate law enforcement	
		be served.	<u>agono y more me</u>
		D requirements; remedy; mental health or chemical depen	dency evaluation.
(a)		ired Information in ERPO. – An ERPO issued under this Ch	
	ne followi		<u></u>
	<u>(1)</u>	A statement of the grounds supporting issuance of the ERI	20.
	$\frac{(2)}{(2)}$	The date and time the ERPO was issued.	
	$\frac{(2)}{(3)}$	The date and time the ERPO expires.	
	$\frac{(3)}{(4)}$	Whether a mental health evaluation or chemical dependence	v evaluation of the
	<u></u>	respondent is required.	<u>y e fuidaitoit of the</u>
	<u>(5)</u>	The address of the court in which any responsive pleading	may be filed
	$\frac{(5)}{(6)}$	A description of the requirements for relinquishment and	•
	<u>(0)</u>	firearms, ammunition, permits to purchase firearms, and	-
		concealed firearms that are in the care, custody, ownershi	
		respondent.	p, or control of the
	<u>(7)</u>	A description of the process for seeking termination of the	FRPO
	$\frac{(7)}{(8)}$	A statement that a violation of the ERPO is punishab	
	<u>(0)</u>	misdemeanor.	ne as a class Al
(b)	Reme	edy Granted. – Upon issuance of an ERPO, including an e	v parte FRPO the
		the respondent to surrender to the sheriff all firearms, amm	-
		ns, and permits to carry concealed firearms that are in	-
-		ership, or control of the respondent.	<u>une care, custody,</u>
(c)		al Health or Chemical Dependency Evaluation. – During a h	earing for issuance
		court shall consider whether a mental health evaluation or cho	
		e respondent is appropriate and may order the respondent to	
if appro		respondent is appropriate and may order the respondent to	
	-	ing and issuance of a full Extreme Risk Protection Order	
(a)		ng. – A court shall hold a hearing on a petition for a full ERI	
		of the following dates:	
<u>uays m</u>	(1)	If an ex parte ERPO has been issued, the date the ex parte	FRPO was issued
	$\frac{(1)}{(2)}$	If an ex parte ERTO has been issued, the date the ex parte If subdivision (1) of this subsection does not apply, the date	
	<u>(2)</u>	full ERPO was filed with the court.	te the petition for a
Δ	ontinuon	ce shall be limited to one extension of no more than 10 day	a unloss all partias
			s unless an parties
	-	cause is shown.	viramanta ara mati
<u>(b)</u>		r. – A court may issue a full ERPO if all of the following req	
	<u>(1)</u>	The court finds by a preponderance of the evidence that the	
		a danger of causing physical harm to self or others by ha	aving in his or her
	$\langle 0 \rangle$	custody a firearm.	1
	<u>(2)</u>	Process was served on the respondent in accordance with t	ne requirements of
	( <b>2</b> )	this Article.	
	<u>(3)</u>	Notice of hearing was given to the respondent in according to the second	cordance with the
	0 11	requirements of this Article.	0.1
§ 50E+	-ð. Hear	ing and issuance of an ex parte Extreme Risk Protection	Order.

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(a) Hearing. – Upon receipt of a petition for an ex parte ERPO, the cou	rt shall hold a
hearing in person on the day the petition is filed or the judicial day immediately	
day the petition is filed.	•
(b) Order. – If it clearly appears to the court from specific facts shown that	the respondent
poses an imminent danger of causing physical harm to self or others by having	<u>g in his or her</u>
custody a firearm, a judge or magistrate of district court may issue an ex parte E	
hearing for a full ERPO and without evidence of service of process or notice.	
(c) <u>Requirements. – An ex parte ERPO granted without notice shall m</u>	eet all of the
following requirements:	
(1) The ERPO shall be endorsed with the date and hour of issuance	2.
(2) The ERPO shall be filed immediately in the clerk's office a	nd entered of
record.	
(3) The ERPO shall include a statement detailing why the ERPO	) was granted
without notice.	
(4) The ERPO shall include the applicable information re	quired under
<u>G.S. 50E-6(a).</u>	
(5) The ERPO shall expire by its terms within a specified amoun	t of time after
entry, not to exceed the limits set forth in G.S. 50E-10(a).	
(6) The ERPO shall give notice of the date of hearing on the ex part	
(d) Appearance by Respondent. – If the respondent appears in court for a	-
ex parte ERPO, the respondent may elect to file a general appearance and testify.	
ERPO may be an ex parte ERPO governed by this section. Notwithstanding the re	-
this section, if all requirements of G.S. 50E-7 have been met, the court may issue	
(e) <u>Court Out of Session. – When the court is not in session, the petitione</u>	
an ex parte ERPO before any judge or magistrate designated to grant relief under	
the judge or magistrate finds that the requirements of subsection (a) of this sect	
met, the judge or magistrate may issue an ex parte ERPO. The chief district co	
designate for each county at least one judge or magistrate to be reasonably available	ble to issue ex
parte ERPOs when the court is not in session.	to anharation
(f) <u>Video Conference. – Hearings held to consider ex parte relief pursuant</u>	to subsection
(a) of this section may be held via video conference.	
<ul> <li><u>§ 50E-9. Surrender, retrieval, and disposal of firearms.</u></li> <li><u>(a)</u> Surrender of Firearms. – Upon service of an ERPO, the respondent shall</li> </ul>	ll immodiately
surrender to the sheriff possession of all firearms, ammunition, permits to purchase	•
permits to carry concealed firearms that are in the care, custody, possession, owners	
of the respondent. In the event that weapons cannot be surrendered at the time	
served, the respondent shall surrender the firearms, ammunitions, and permits	
within 24 hours of service at a time and place specified by the sheriff. The sheriff	
firearms or contract with a licensed firearms dealer to provide storage.	shan store the
(b) Failure to Surrender. – Upon the sworn statement of the petitioner	or the sheriff
alleging that the respondent has failed to comply with the surrender of firearms i	
subsection (a) of this section, the court shall determine whether probable cause ex	
that the respondent has failed to surrender all firearms in his or her care, custod	
ownership, or control. If probable cause exists, the court shall issue a warrant	
firearms and authorizing (i) a search of the locations where the firearms are reason	
to be and (ii) seizure of any firearms discovered pursuant to the search.	
(c) Receipt. – At the time of surrender or seizure, the sheriff taking po	ossession of a
firearm shall issue a receipt identifying all firearms that have been surrendered or se	
provide a copy of the receipt to the respondent. Within 48 hours after issuing the	
officer shall file the original receipt with the court and shall also retain a copy for	-
records.	

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1	(d) Fee. – The sheriff may charge the respondent a reasonable fee for the storage of any
2	firearms and ammunition taken pursuant to an ERPO. The fees are payable to the sheriff. The
3	sheriff shall transmit the proceeds of these fees to the county finance officer. The fees shall be
4	used by the sheriff to pay the costs of administering this section and for other law enforcement
5	purposes. The county shall expend the restricted funds for these purposes only. The sheriff shall
6	not release firearms, ammunition, or permits without a court order granting the release. The
7	respondent shall remit all fees owed prior to the authorized return of any firearms, ammunition,
8	or permits. The sheriff shall not incur any civil or criminal liability for alleged damage or
9	deterioration due to storage or transportation of any firearms or ammunition held pursuant to this
10	section.
11	(e) Retrieval. – If the court does not enter a full ERPO when the ex parte ERPO expires,
12	the respondent may retrieve any firearms, ammunition, or permits surrendered to the sheriff
13	unless the court finds that the respondent is otherwise precluded from owning or possessing a
14	firearm pursuant to State or federal law.
15	(f) Motion for Return. – The respondent may request the return of any firearms,
16	ammunition, or permits surrendered by filing a motion with the court no later than 90 days after
17	the expiration of the ERPO. Unless the court finds that the respondent is otherwise precluded
18	from owning or possessing a firearm pursuant to State or federal law, all firearms, ammunition,
19	and permits surrendered by the respondent shall be returned within 30 days of the date the motion
20	was received by the court.
21	(g) Motion for Return by Third Party. – A third-party owner of firearms or ammunition
22	who is otherwise eligible to possess the items may file a motion requesting the return to the third
23	party of any of the items in the possession of the sheriff surrendered or seized as a result of the
24	entry of an ERPO. The motion must be filed not later than 30 days after the surrender or seizure
25	of the items by the sheriff. The third-party owner shall also (i) provide proof of ownership of the
26	firearms or ammunition and (ii) certify that the third-party owner shall not allow the respondent
27	to have access to the firearms or ammunition. Upon receipt of the third party's motion, the court
28	shall schedule a hearing and provide written notice to all parties and the sheriff. The court shall
29	order return of the items to the third party unless the third-party owner fails to provide proof of
30	ownership or certification as required under this subsection, or the court determines that the third
31	party is disqualified from owning or possessing the items pursuant to State or federal law. If the
32	court orders the return of the items to the third party, the third party is not required to pay any
33	fees imposed under subsection (d) of this section. If the court denies the return of the items to the
34	third party, the items shall be disposed of by the sheriff as provided in subsection (h) of this
35	section.
36	(h) Disposal of Firearms. – If the respondent or a third-party owner does not file a motion
37	within the applicable time period prescribed by this section requesting the return of any
38	surrendered firearms, ammunition, or permits; if the court determines that the respondent or
39	third-party owner is precluded from regaining possession of any surrendered firearms,
40	ammunition, or permits; or if the respondent fails to remit all fees owed for the storage of the
41	firearms or ammunition within 30 days of the entry of the order granting the return of the
42	firearms, ammunition, or permits, the sheriff who has control of the firearms, ammunition, or
43	permits shall give notice to the respondent and the sheriff shall apply to the court for an order of
44	disposition of the firearms, ammunition, or permits. The judge, after a hearing, may order the
45	sheriff in possession, or the sheriff's duly authorized agent, to destroy the firearms, ammunition,
46	and permits, or to dispose of the firearms, ammunition, and permits in one or more of the ways
47	authorized by law, including subdivision (4b), (5), or (6) of G.S. 14-269.1. The sheriff shall
48	maintain a record of any firearms, ammunition, and permits destroyed in accordance with this
49	subsection. If a sale by the sheriff does occur, any proceeds from the sale after deducting any
50	costs associated with the storage and sale, and, in accordance with all applicable State and federal

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law, shall be provided to the respondent if requested by the respondent by motion made before
the hearing or at the hearing and if ordered by the judge.
"§ 50E-10. Duration; renewal of ERPOs.
(a) Duration of Ex Parte ERPO. – Except as otherwise provided in this subsection, an ex
parte ERPO shall be effective until the date a hearing is held under G.S. 50E-7. If a hearing is
not held or a continuance was not granted, an ex parte ERPO shall be effective for not more than
10 days from the date the ex parte ERPO was issued.
(b) Duration of Full ERPO. – A full ERPO shall be effective for a fixed period of time
not to exceed one year.
(c) Renewal. – Any ERPO may be renewed one or more times, as required, provided that
the requirements of G.S. 50E-7 or G.S. 50E-8, as appropriate, are satisfied. The court may renew
an ERPO, including an ERPO that previously has been renewed, upon a motion by the petitioner
filed before the expiration of the current ERPO. Upon a motion for a renewal, the court shall hold
a hearing no later than 10 days after the date the motion is filed in court. The court may renew
an ex parte ERPO if the court finds by clear, cogent, and convincing evidence that there has been
no material change in relevant circumstances since entry of the ex parte ERPO. The court may
renew a full ERPO if the court finds by a preponderance of the evidence that there has been no
material change in relevant circumstances since entry of the full ERPO. The commission of an
act of unlawful conduct by the respondent after entry of the current ERPO is not required for an
ERPO to be renewed. If the motion for renewal is uncontested and the petitioner seeks no
modification of the ERPO, the ERPO may be renewed if the petitioner's motion or affidavit states
that there has been no material change in relevant circumstances since entry of the ERPO and
states the reason for the requested renewal. Renewals may be granted only in open court.
(d) Expiration Date. – An ERPO expiring on a day the court is not open for business shall
expire in accordance with the provisions of Rule 6(a) of the Rules of Civil Procedure, G.S. 1A-1.
"§ 50E-11. Termination of an Extreme Risk Protection Order.
(a) Motion. – The respondent may request the termination of a full ERPO by filing a
motion with the court. The respondent may submit no more than one motion for termination for
every 12-month period the full ERPO is in effect, starting from the date of the full ERPO and
continuing through any renewals.
(b) Hearing. – Upon receipt of a request for a hearing to terminate a full ERPO, the court
shall set a date for a hearing. Notice of the request for a hearing shall be served on the petitioner
in accordance with Rule 4 of the Rules of Civil Procedure. The court shall set the date for the
hearing no sooner than 14 days and no later than 30 days from the date of service of the request
upon the petitioner.
(c) Burden of Proof; Termination. – The respondent shall have the burden of proving, by
a preponderance of the evidence, that the respondent does not pose a danger of causing physical
harm to self or others by having in his or her care, custody, possession, ownership, or control a
firearm. If the court finds after the hearing that the respondent has met his or her burden, the
court shall terminate the full ERPO.
"§ 50E-12. Notice.
(a) Notice Law Enforcement; Entry into National Database. – The clerk of court shall
deliver on the same day that an ERPO is issued, a certified copy of that ERPO to the sheriff of
the county in which the ERPO is issued. Any order extending, modifying, or revoking an ERPO
shall be promptly delivered to the sheriff by the clerk and served in a manner provided for service
of process in accordance with the provisions of this section. The sheriff shall provide for prompt
entry of the ERPO into the National Crime Information Center registry and shall provide for
access of such orders to the courts on a 24-hour-a-day basis. Modifications, terminations,
renewals, and dismissals of the ERPO shall also be promptly entered. A copy of the ERPO shall
be issued promptly to and retained by the police department of the municipality of the petitioner's
residence. If the petitioner's residence is not located in a municipality or is in a municipality with

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no police depa	artment, copies shall be issued promptly to and retained by the s	heriff of the county
	etitioner's residence is located.	<u>/</u>
-	tice to Respondent. – If the respondent was not present in cou	art when the ERPO
	e respondent may be served in the manner provided for service	
	n accordance with Rule 4(j) of the Rules of Civil Procedure. I	
	served upon the respondent, it shall be served with the ERPO	
	accept receipt of copies of the ERPO issued by the clerk of	
	for service on respondents.	<u>court by ciccitonic</u>
	tice to Third Parties. – If the petitioner for an ERPO is a law o	enforcement officer
	e officer or agency shall make a good-faith effort to provide no	
	third party who may be at risk of unlawful conduct from the re	-
	rohibition; violation.	<u>spondent.</u>
	<u>bhibition. – It is unlawful for any person to possess, purchase, or</u>	receive or attempt
	rchase, or receive a firearm, ammunition, or permits to purchase	
· · ·	to long as an ERPO entered against that person in accordance	
in effect.	to folig as all EKI O entered against that person in accordance	with this Chapter is
	olation. – A person who violates subsection (a) of this section of	or any other term of
	red pursuant to this Chapter is guilty of a Class A1 misdemean	
	alse statement regarding ERPO a misdemeanor.	<u>101.</u>
	who knowingly makes a false statement when petitioning for a	n EDDO under this
-	ho knowingly makes a false statement to a law enforcement ag	
	red pursuant to this Chapter remains in effect, is guilty of a Cla	
	emedies not exclusive.	ass 2 misuemeanor.
	lies provided by this Chapter are not exclusive but are additional	al to other remodies
provided unde	· · ·	ai to other remeules
2	ther authority retained.	
	ter does not affect the ability of a law enforcement officer to	ramova a firaarm
	shake firearms, or permit to carry concealed firearms from any	
	d seizure for firearms, pursuant to other lawful authority.	person, or conduct
"§ 50E-17. L	*	
	provided in G.S. 50E-13 or G.S. 50E-14, this Chapter shall n	ot he interpreted to
	riminal or civil liability on any person or entity for acts or o	
	ERPO, including reporting, declining to report, investiga	
-	ling, or declining to file a petition under this Chapter."	<u>unig, deenning to</u>
	<b>CTION 2.</b> Chapter 15C of the General Statutes reads as rewrited and the General Statutes reads as rewrited as the statutes reads as the statutes reads as rewrited as the statutes reads as the statutes reads as rewrited as the statutes reads as rewrited as the statutes reads as rewrited as the statutes reads as the statutes reads as the statutes reads as the statutes reads as rewrited as the statutes reads as the statu	tten
<b>DE</b>	"Chapter 15C.	itten.
	"Address Confidentiality Program.	
"§ 15C-1. Pu	• 0	
-	use of this Chapter is to enable the State and the agencies of	North Carolina to
	quests for public records without disclosing the location of	
-	<u>Protection Order or a victim of domestic violence, sexual o</u>	-
	king; to enable interagency cooperation in providing address	
	ioner for an Extreme Risk Protection Order or a victim of domes	-
	ing, or human trafficking; and to enable the State and its as	
	cipant's use of an address designated by the Office of the Att	
substitute add		onney General as a
"§ 15C-2. De		
-	ving definitions apply in this Chapter:	
	ing admittons uppry in this Chapter.	
(2)	Address Confidentiality Program or Program. – A progra	am in the Office of
(2)	the Attorney General to protect the confidentiality of the a	
	me internet concruite protect the confidentiality of the	an Litt O

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	<u>petitioner or a relocated victim of domestic v</u> stalking to prevent the <u>petitioner's or victim's assa</u> from finding the <u>petitioner or victim</u> through pub	ailants or potential assailants
 (5a)	ERPO petitioner. – The person who petitions for Order under Chapter 50E of the General Statutes	
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01	<b>.</b>	0
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	-	alf of a program participant
**		•
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	the individual.	
		t the application.
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(1)	· · · · · · · · · · · · · · · · · · ·	
	11 11	safety of the safety of the
( <b>2</b> )	11	notitionan avidance that the
(2)		-
		of the General Statutes. This
		l or state agancy records or
		I of state agency records of
		program if the applicant is
	-	
	whom the applicant has sought assistance	-
	domestic violence, sexual offense, or stall	
	d. Documentation submitted to support a vi	ictim of human trafficking's
	d. Documentation submitted to support a vi application for federal assistance or be	-
	 (5a)  "§ 15C-3. Addr The General Attorney General victim of domes <u>petitioner's or vit</u> through public re address for a pro- service of proces The Attorney General to track or other unless the mail is "§ 15C-4. Filing (a) An in file an applicatio of the following is the Attorney General (1) (2) (3) (b) The a signed by the app	stalking to prevent the petitioner's or victim's assist from finding the petitioner or victim through public. (5a) ERPO petitioner. – The person who petitions for Order under Chapter 50E of the General Statutes or Order under Chapter 50E of the General Statutes. "§ 15C-3. Address Confidentiality Program. The General Assembly establishes the Address Confidentiality if Attorney General to protect the confidentiality of the address of an El victim of domestic violence, sexual offense, stalking, or humar petitioner's or victim's assailants or potential assailants from find through public records. Under this Program, the Attorney General address for a program participant and act as the agent of the program service of process and receiving and forwarding first-class mail or The Attorney General shall not be required to forward any mail ccertified or registered mail to the program participant. The Attorney to track or otherwise maintain records of any mail received on beh unless the mail is certified or registered mail. "§ 15C-4. Filing and certification of applications; authorization (a) An individual who wants to participate in the Address C file an application with the Attorney General to the the Attorney General to serve as the substitute address of the individual. (2) A parent or guardian acting on behalf of a minor the individual. (3) A guardian assist who assisted in the preparation or (c) The application shall contain all of the following: (1) A statement by the applicant that the applicant 's applicant's child. (2) Evidence Except for an applicant that is an ERPO applicant is a victim of domestic violence, sexual trafficking. For an applicant that is an ERPO applicant is a victim of domestic violence, sexual trafficking. Evidence may include any of the following: a. Law enforcement, court, or other federa files. b. Documentation from a domestic violence alleged to be a victim of domestic violence and the applicant is a victim of domestic violence and the applicant is a victim of domestic violence an

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2	(4) A- <u>Except for an applicant that is an ERPO petitioner, a statement by the</u>
3	applicant that the applicant has or will confidentially relocate in North
4	Carolina.
5	
6	(7) The address that the applicant requests not to be disclosed by the Attorney
7	General that directly relates to the increased risk of domestic violence, sexual
8	offense, or stalking.stalking, or other unlawful conduct.
9	"
10	<b>SECTION 3.</b> Development of Forms. – The Administrative Office of the Courts
11	shall develop the appropriate forms to implement the processes provided under Chapter 50E of
12	the General Statutes, as enacted by Section 1 of this act.
13	<b>SECTION 4.</b> Effective Date. – This act becomes effective December 1, 2019.