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## BILL REQUEST - CODE REVISER'S OFFICE

BILL REQ. #: H-4887.1/00

ATTY/TYPIST: KT:seg

BRIEF DESCRIPTION:

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3 E2SSB 6400 - H COMM AMD
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4 By Committee on Criminal Justice & Corrections

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- 6 Strike everything after the enacting clause and insert the 7 following:
- 8 "NEW SECTION. Sec. 1. A new section is added to chapter 3.62 RCW 9 to read as follows:
- (1) When any person is found guilty, in any court organized under 10 11 Title 3 or 35 RCW, of a domestic violence offense as defined in RCW 10.99.020, or of a violation of a similar municipal ordinance, the 12 13 court shall impose upon the person a penalty assessment in addition to any other penalty or fine imposed or authorized by law. The amount of 14 the penalty assessment shall be five hundred dollars for each case or 15 16 cause of action that includes one or more convictions of a gross misdemeanor, and two hundred fifty dollars for each case or cause of 17 action that includes one or more convictions of only one or more 18 The court may not suspend or waive the penalty 19 misdemeanors. 20 assessment. The assessment by this subsection shall not be subject to 21 the public safety and education assessment imposed by RCW 3.62.090.
  - (2) The court shall remit the assessments imposed and collected under this section to the city treasurer, in the case of a municipal court, or the county treasurer, in the case of a district court. The city or county treasurer shall monthly remit fifty percent of the funds received under this section to the state treasurer for deposit in the public safety and education account. The remaining fifty percent of the funds received under this section shall be retained by the city or county for the purposes of reimbursing the city or county for the costs incurred in implementing chapter ..., Laws of 2000 (this act). Moneys retained by the city or county under this subsection shall constitute reimbursement for the costs of any increased levels of service for the purposes of RCW 43.135.060.
- NEW SECTION. Sec. 2. A new section is added to chapter 26.50 RCW to read as follows:

- 1 The department of social and health services, in its discretion,
- 2 may seek the relief provided in this chapter on behalf of and with the
- 3 consent of any vulnerable adult as those persons are defined in RCW
- 4 74.34.020. Neither the department nor the state of Washington shall be
- 5 liable for failure to seek relief on behalf of any persons under this
- 6 section.
- NEW SECTION. Sec. 3. A new section is added to chapter 74.34 RCW to read as follows:
- - 9 (1) An order for protection of a vulnerable adult issued under this
- 10 chapter which restrains the respondent or another person from
- 11 committing acts of abuse, prohibits contact with the petitioner,
- 12 excludes the person from any specified location, or prohibits the
- 13 person from coming within a specified distance from a location or
- 14 another person, shall prominently bear on the front page of the order
- 15 the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS
- 16 A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW AND WILL SUBJECT A VIOLATOR
- 17 TO ARREST.
- 18 (2) Whenever an order for protection of a vulnerable adult is
- 19 issued under this chapter, and the respondent or person to be
- 20 restrained knows of the order, a violation of a provision restraining
- 21 the person from committing acts of abuse, prohibiting contact with the
- 22 petitioner, excluding the person from any specified location, or
- 23 prohibiting the person from coming within a specified distance of a
- 24 location or another person, shall be punishable under RCW 26.50.110,
- 25 regardless of whether the person is a family or household member as
- 26 defined in RCW 26.50.010.
- 27 **Sec. 4.** RCW 9.94A.220 and 1994 c 271 s 901 are each amended to
- 28 read as follows:
- 29 (1) When an offender has completed the requirements of the
- 30 sentence, the secretary of the department or the secretary's designee
- 31 shall notify the sentencing court, which shall discharge the offender
- 32 and provide the offender with a certificate of discharge.
- 33 (2) An offender who is not convicted of a violent offense or a sex
- 34 offense and is sentenced to a term involving community supervision may
- 35 be considered for a discharge of sentence by the sentencing court prior
- 36 to the completion of community supervision, provided that the offender

- 1 has completed at least one-half of the term of community supervision 2 and has met all other sentence requirements.
- 3 (3) Except as provided in subsection (4) of this section, the 4 discharge shall have the effect of restoring all civil rights lost by operation of law upon conviction, and the certificate of discharge 5 Nothing in this section prohibits the use of an 6 shall so state. 7 offender's prior record for purposes of determining sentences for later 8 offenses as provided in this chapter. Nothing in this section affects 9 or prevents use of the offender's prior conviction in a later criminal 10 prosecution either as an element of an offense or for impeachment purposes. A certificate of discharge is not based on a finding of 11 12 rehabilitation.
- 13 (4) Unless otherwise ordered by the sentencing court, a certificate 14 of discharge shall not terminate the offender's obligation to comply 15 with an order issued under chapter 10.99 RCW that excludes or prohibits 16 the offender from having contact or coming within a set distance of any specified person or location that was contained in the judgment and 17 sentence. An offender who violates such an order after a certificate 18 19 of discharge has been issued shall be subject to prosecution according to the chapter under which the order was originally issued. 20
- 21 (5) Upon release from custody, the offender may apply to the 22 department for counseling and help in adjusting to the community. This 23 voluntary help may be provided for up to one year following the release 24 from custody.
- 25 **Sec. 5.** RCW 10.31.100 and 1999 c 184 s 14 are each amended to read 26 as follows:

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- A police officer having probable cause to believe that a person has committed or is committing a felony shall have the authority to arrest the person without a warrant. A police officer may arrest a person without a warrant for committing a misdemeanor or gross misdemeanor only when the offense is committed in the presence of the officer, except as provided in subsections (1) through (10) of this section.
- 33 (1) Any police officer having probable cause to believe that a 34 person has committed or is committing a misdemeanor or gross 35 misdemeanor, involving physical harm or threats of harm to any person 36 or property or the unlawful taking of property or involving the use or 37 possession of cannabis, or involving the acquisition, possession, or 38 consumption of alcohol by a person under the age of twenty-one years

- under RCW 66.44.270, or involving criminal trespass under RCW 9A.52.070 or 9A.52.080, shall have the authority to arrest the person.
- 3 (2) A police officer shall arrest and take into custody, pending 4 release on bail, personal recognizance, or court order, a person 5 without a warrant when the officer has probable cause to believe that:
- 5 (a) An order has been issued of which the person has knowledge 6 7 under RCW ((<del>10.99.040(2), 10.99.050, 26.09.050, 26.09.060, 26.10.040,</del> 8 <del>26.10.115,</del>)) 26.44.063, or chapter <u>10.99, 26.09, 26.10,</u> 26.26 ((<del>RCW, or</del> chapter)), 26.50, or 74.34 RCW restraining the person and the person 9 10 has violated the terms of the order restraining the person from acts or 11 threats of violence, or restraining the person from going onto the 12 grounds of or entering a residence, workplace, school, or day care, or 13 prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, 14 15 or, in the case of an order issued under RCW 26.44.063, imposing any

other restrictions or conditions upon the person; or

- (b) A foreign protection order, as defined in RCW 26.52.010, has been issued of which the person under restraint has knowledge and the person under restraint has violated a provision of the foreign protection order prohibiting the person under restraint from contacting or communicating with another person, or ((of a provision)) excluding the person under restraint from a residence, workplace, school, or day care, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, or a violation of any provision for which the foreign protection order specifically indicates that a violation will be a crime; or
- (c) The person is sixteen years or older and within the preceding 28 four hours has assaulted a family or household member as defined in RCW 29 30 10.99.020 and the officer believes: (i) A felonious assault has occurred; (ii) an assault has occurred which has resulted in bodily 31 injury to the victim, whether the injury is observable by the 32 responding officer or not; or (iii) that any physical action has 33 occurred which was intended to cause another person reasonably to fear 34 35 imminent serious bodily injury or death. Bodily injury means physical pain, illness, or an impairment of physical condition. 36 37 officer has probable cause to believe that family or household members have assaulted each other, the officer is not required to arrest both 38 39 persons. The officer shall arrest the person whom the officer believes

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- 1 to be the primary physical aggressor. In making this determination,
- 2 the officer shall make every reasonable effort to consider: (i) The
- 3 intent to protect victims of domestic violence under RCW 10.99.010;
- 4 (ii) the comparative extent of injuries inflicted or serious threats
- 5 creating fear of physical injury; and (iii) the history of domestic
- 6 violence between the persons involved.
- 7 (3) Any police officer having probable cause to believe that a
- 8 person has committed or is committing a violation of any of the
- 9 following traffic laws shall have the authority to arrest the person:
- 10 (a) RCW 46.52.010, relating to duty on striking an unattended car
- 11 or other property;
- 12 (b) RCW 46.52.020, relating to duty in case of injury to or death
- 13 of a person or damage to an attended vehicle;
- 14 (c) RCW 46.61.500 or 46.61.530, relating to reckless driving or
- 15 racing of vehicles;
- 16 (d) RCW 46.61.502 or 46.61.504, relating to persons under the
- 17 influence of intoxicating liquor or drugs;
- 18 (e) RCW 46.20.342, relating to driving a motor vehicle while
- 19 operator's license is suspended or revoked;
- 20 (f) RCW 46.61.5249, relating to operating a motor vehicle in a
- 21 negligent manner.
- 22 (4) A law enforcement officer investigating at the scene of a motor
- 23 vehicle accident may arrest the driver of a motor vehicle involved in
- 24 the accident if the officer has probable cause to believe that the
- 25 driver has committed in connection with the accident a violation of any
- 26 traffic law or regulation.
- 27 (5) Any police officer having probable cause to believe that a
- 28 person has committed or is committing a violation of RCW ((88.12.025))
- 29 79A.60.040 shall have the authority to arrest the person.
- 30 (6) An officer may act upon the request of a law enforcement
- 31 officer in whose presence a traffic infraction was committed, to stop,
- 32 detain, arrest, or issue a notice of traffic infraction to the driver
- 33 who is believed to have committed the infraction. The request by the
- 34 witnessing officer shall give an officer the authority to take
- 35 appropriate action under the laws of the state of Washington.
- 36 (7) Any police officer having probable cause to believe that a
- 37 person has committed or is committing any act of indecent exposure, as
- 38 defined in RCW 9A.88.010, may arrest the person.

- 1 (8) A police officer may arrest and take into custody, pending 2 release on bail, personal recognizance, or court order, a person 3 without a warrant when the officer has probable cause to believe that 4 an order has been issued of which the person has knowledge under 5 chapter 10.14 RCW and the person has violated the terms of that order.
- 6 (9) Any police officer having probable cause to believe that a 7 person has, within twenty-four hours of the alleged violation, 8 committed a violation of RCW 9A.50.020 may arrest such person.
- 9 (10) A police officer having probable cause to believe that a 10 person illegally possesses or illegally has possessed a firearm or 11 other dangerous weapon on private or public elementary or secondary 12 school premises shall have the authority to arrest the person.
- For purposes of this subsection, the term "firearm" has the meaning defined in RCW 9.41.010 and the term "dangerous weapon" has the meaning defined in RCW 9.41.250 and 9.41.280(1) (c) through (e).
- (11) Except as specifically provided in subsections (2), (3), (4), and (6) of this section, nothing in this section extends or otherwise affects the powers of arrest prescribed in Title 46 RCW.
- 19 (12) No police officer may be held criminally or civilly liable for 20 making an arrest pursuant to RCW 10.31.100 (2) or (8) if the police 21 officer acts in good faith and without malice.
- 22 **Sec. 6.** RCW 10.99.020 and 1997 c 338 s 53 are each amended to read 23 as follows:
- Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Family or household members" means spouses, former spouses, 26 persons who have a child in common regardless of whether they have been 27 married or have lived together at any time, adult persons related by 28 29 blood or marriage, adult persons who are presently residing together or who have resided together in the past, persons sixteen years of age or 30 older who are presently residing together or who have resided together 31 in the past and who have or have had a dating relationship, persons 32 33 sixteen years of age or older with whom a person sixteen years of age or older has or has had a dating relationship, and persons who have a 34 biological or legal parent-child relationship, including stepparents 35 36 and stepchildren and grandparents and grandchildren.
- 37 (2) "Dating relationship" has the same meaning as in RCW 26.50.010.

(3) "Domestic violence" includes but is not limited to any of the 1 2 following crimes when committed by one family or household member 3 against another: 4 (a) Assault in the first degree (RCW 9A.36.011); 5 (b) Assault in the second degree (RCW 9A.36.021); (c) Assault in the third degree (RCW 9A.36.031); 6 7 (d) Assault in the fourth degree (RCW 9A.36.041); 8 (e) Drive-by shooting (RCW 9A.36.045); 9 (f) Reckless endangerment (RCW 9A.36.050); (q) Coercion (RCW 9A.36.070); 10 (h) Burglary in the first degree (RCW 9A.52.020); 11 (i) Burglary in the second degree (RCW 9A.52.030); 12 (j) Criminal trespass in the first degree (RCW 9A.52.070); 13 14 (k) Criminal trespass in the second degree (RCW 9A.52.080); 15 (1) Malicious mischief in the first degree (RCW 9A.48.070); (m) Malicious mischief in the second degree (RCW 9A.48.080); 16 (n) Malicious mischief in the third degree (RCW 9A.48.090); 17 (o) Kidnapping in the first degree (RCW 9A.40.020); 18 19 (p) Kidnapping in the second degree (RCW 9A.40.030); (q) Unlawful imprisonment (RCW 9A.40.040); 20 (r) Violation of the provisions of a restraining order, no-contact 21 order, or protection order restraining or enjoining the person or 22 restraining the person from going onto the grounds of or entering a 23 24 residence, workplace, school, or day care, or prohibiting the person from knowingly coming within, or knowingly remaining within, a 25 specified distance of a location or another person (RCW 10.99.040, 26 26.26.138, 26.44.063, 27 10.99.050, 26.09.300, 26.10.220, ((<del>or</del>)) 26.44.150, 26.50.060, 26.50.070, 26.50.130, 26.52.070, or section 3 of 28 29 this act); (s) ((Violation of the provisions of a protection order or no-30 31 contact order restraining the person or restraining the person from 32 going onto the grounds of or entering a residence, workplace, school, or day care (RCW 26.50.060, 26.50.070, 26.50.130, 10.99.040, or 33 34 <del>10.99.050);</del> (t))) Rape in the first degree (RCW 9A.44.040); 35  $((\frac{u}{u}))$  (t) Rape in the second degree (RCW 9A.44.050); 36 37  $((\frac{v}{v}))$  (u) Residential burglary (RCW 9A.52.025);

 $((\frac{w}{v}))$  (v) Stalking (RCW 9A.46.110); and

- 1  $((\frac{x}{x}))$  (w) Interference with the reporting of domestic violence 2 (RCW 9A.36.150).
- 3 (4) "Victim" means a family or household member who has been 4 subjected to domestic violence.
- 5 Sec. 7. RCW 26.09.050 and 1995 c 93 s 2 are each amended to read 6 as follows:
- 7 (1) In entering a decree of dissolution of marriage, legal separation, or declaration of invalidity, the court shall determine the 8 9 marital status of the parties, make provision for a parenting plan for any minor child of the marriage, make provision for the support of any 10 child of the marriage entitled to support, consider or approve 11 12 provision for the maintenance of either spouse, make provision for the disposition of property and liabilities of the parties, make provision 13 14 for the allocation of the children as federal tax exemptions, make 15 provision for any necessary continuing restraining orders including the provisions contained in RCW 9.41.800, make provision for the issuance 16 within this action of the restraint provisions of a domestic violence 17 18 protection order under chapter 26.50 RCW or an antiharassment 19 protection order under chapter 10.14 RCW, and make provision for the change of name of any party. 20
  - (2) Restraining orders issued under this section restraining or enjoining the person from molesting or disturbing another party, or from going onto the grounds of or entering the home, workplace, or school of the other party or the day care or school of any child, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another party, shall prominently bear on the front page of the order the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER ((26.09)) 26.50 RCW AND WILL SUBJECT A VIOLATOR TO ARREST.
- (3) The court shall order that any restraining order bearing a 31 32 criminal offense legend, any domestic violence protection order, or any 33 antiharassment protection order granted under this section, in addition 34 to the law enforcement information sheet or proof of service of the order, be forwarded by the clerk of the court on or before the next 35 36 judicial day to the appropriate law enforcement agency specified in the order. Upon receipt of the order, the law enforcement agency shall 37 38 ((forthwith)) enter the order into any computer-based criminal

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- 1 intelligence information system available in this state used by law 2 enforcement agencies to list outstanding warrants. The order is fully
- 3 enforceable in any county in the state.
- 4 (4) If a restraining order issued pursuant to this section is
- 5 modified or terminated, the clerk of the court shall notify the law
- 6 <u>enforcement agency specified in the order on or before the next</u>
- 7 judicial day. Upon receipt of notice that an order has been
- 8 terminated, the law enforcement agency shall remove the order from any
- 9 computer-based criminal intelligence system.
- 10 **Sec. 8.** RCW 26.09.060 and 1995 c 246 s 26 are each amended to read
- 11 as follows:
- 12 (1) In a proceeding for:
- 13 (a) Dissolution of marriage, legal separation, or a declaration of 14 invalidity; or
- -
  - 15 (b) Disposition of property or liabilities, maintenance, or support
  - 16 following dissolution of the marriage by a court which lacked personal
  - 17 jurisdiction over the absent spouse; either party may move for
  - 18 temporary maintenance or for temporary support of children entitled to
  - 19 support. The motion shall be accompanied by an affidavit setting forth
  - 20 the factual basis for the motion and the amounts requested.
  - 21 (2) As a part of a motion for temporary maintenance or support or
  - 22 by independent motion accompanied by affidavit, either party may
  - 23 request the court to issue a temporary restraining order or preliminary
  - 24 injunction, providing relief proper in the circumstances, and
  - 25 restraining or enjoining any person from:
  - 26 (a) Transferring, removing, encumbering, concealing, or in any way
  - 27 disposing of any property except in the usual course of business or for
  - 28 the necessities of life, and, if so restrained or enjoined, requiring
  - 29 him or her to notify the moving party of any proposed extraordinary
  - 30 expenditures made after the order is issued;
  - 31 (b) Molesting or disturbing the peace of the other party or of any
  - 32 child;
  - 33 (c) Going onto the grounds of or entering the home, workplace, or
  - 34 school of the other party or the day care or school of any child upon
  - 35 a showing of the necessity therefor;
  - 36 (d) Knowingly coming within, or knowingly remaining within, a
  - 37 specified distance from a specified location, or within a specified
  - 38 distance from a specified other person; and

- 1 (e) Removing a child from the jurisdiction of the court.
- 2 (3) Either party may request a domestic violence protection order under chapter 26.50 RCW or an antiharassment protection order under 3 4 chapter 10.14 RCW on a temporary basis. The court may grant any of the 5 relief provided in RCW 26.50.060 except relief pertaining residential provisions for the children which provisions shall be 6 provided for under this chapter, and any of the relief provided in RCW 7 8 10.14.080. Ex parte orders issued under this subsection shall be 9 effective for a fixed period not to exceed fourteen days, or upon court 10 order, not to exceed twenty-four days if necessary to ensure that all 11 temporary motions in the case can be heard at the same time.
- 12 (4) In issuing the order, the court shall consider the provisions 13 of RCW 9.41.800.
- 14 (5) The court may issue a temporary restraining order without 15 requiring notice to the other party only if it finds on the basis of 16 the moving affidavit or other evidence that irreparable injury could 17 result if an order is not issued until the time for responding has 18 elapsed.
- 19 (6) The court may issue a temporary restraining order or 20 preliminary injunction and an order for temporary maintenance or 21 support in such amounts and on such terms as are just and proper in the 22 circumstances. The court may in its discretion waive the filing of the 23 bond or the posting of security.

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- (7) Restraining orders issued under this section restraining the person from molesting or disturbing another party, or from going onto the grounds of or entering the home, workplace, or school of the other party or the day care or school of any child, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, shall prominently bear on the front page of the order the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER ((26.09)) 26.50 RCW AND WILL SUBJECT A VIOLATOR TO ARREST.
- 33 (8) The court shall order that any temporary restraining order
  34 bearing a criminal offense legend, any domestic violence protection
  35 order, or any antiharassment protection order granted under this
  36 section be forwarded by the clerk of the court on or before the next
  37 judicial day to the appropriate law enforcement agency specified in the
  38 order. Upon receipt of the order, the law enforcement agency shall
  39 ((forthwith)) enter the order into any computer-based criminal

- 1 intelligence information system available in this state used by law
- 2 enforcement agencies to list outstanding warrants. Entry into the
- 3 ((<del>law enforcement</del>)) <u>computer-based criminal intelligence</u> information
- 4 system constitutes notice to all law enforcement agencies of the
- 5 existence of the order. The order is fully enforceable in any county
- 6 in the state.
- 7 (9) If a restraining order issued pursuant to this section is
- 8 modified or terminated, the clerk of the court shall notify the law
- 9 enforcement agency specified in the order on or before the next
- 10 judicial day. Upon receipt of notice that an order has been
- 11 terminated, the law enforcement agency shall remove the order from any
- 12 <u>computer-based criminal intelligence system.</u>
- 13 (10) A temporary order, temporary restraining order, or preliminary
- 14 injunction:
- 15 (a) Does not prejudice the rights of a party or any child which are
- 16 to be adjudicated at subsequent hearings in the proceeding;
- 17 (b) May be revoked or modified;
- 18 (c) Terminates when the final decree is entered, except as provided
- 19 under subsection  $((\frac{10}{10}))$  of this section, or when the petition
- 20 for dissolution, legal separation, or declaration of invalidity is
- 21 dismissed;
- 22 (d) May be entered in a proceeding for the modification of an
- 23 existing decree.
- (((10))) (11) Delinquent support payments accrued under an order
- 25 for temporary support remain collectible and are not extinguished when
- 26 a final decree is entered unless the decree contains specific language
- 27 to the contrary. A support debt under a temporary order owed to the
- 28 state for public assistance expenditures shall not be extinguished by
- 29 the final decree if:
- 30 (a) The obligor was given notice of the state's interest under
- 31 chapter 74.20A RCW; or
- 32 (b) The temporary order directs the obligor to make support
- 33 payments to the office of support enforcement or the Washington state
- 34 support registry.
- 35 **Sec. 9.** RCW 26.10.040 and 1995 c 93 s 3 are each amended to read
- 36 as follows:
- 37 (1) In entering an order under this chapter, the court shall
- 38 consider, approve, or make provision for:

- 1 (((1))) (a) Child custody, visitation, and the support of any child 2 entitled to support;
- 3  $((\frac{2}{2}))$  (b) The allocation of the children as a federal tax 4 exemption;
- 5 (((3))) (c) Any necessary continuing restraining orders, including 6 the provisions contained in RCW 9.41.800;
- 7  $((\frac{4}{}))$  (d) A domestic violence protection order under chapter 8 26.50 RCW or an antiharassment protection order under chapter 10.14
- 9 RCW. The court may grant any of the relief provided in RCW 26.50.060
- 10 except relief pertaining to residential provisions for the children
- 11 which provisions shall be provided for under this chapter, and any of
- 12 the relief provided in RCW 10.14.080;
- 13  $((\frac{5}{}))$  Restraining orders issued under this section
- 14 restraining or enjoining the person from molesting or disturbing
- 15 another party, or from going onto the grounds of or entering the home,
- 16 workplace, or school of the other party or the day care or school of
- 17 any child, or prohibiting the person from knowingly coming within, or
- 18 knowingly remaining within, a specified distance of a location or
- 19 <u>another person</u>, shall prominently bear on the front page of the order
- 20 the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS
- 21 A CRIMINAL OFFENSE UNDER CHAPTER (( $\frac{26.10}{}$ ))  $\frac{26.50}{}$  RCW AND WILL SUBJECT
- 22 A VIOLATOR TO ARREST $((\dot{\tau}))$ .
- $((\frac{6}{}))$  (2) The court shall order that any restraining order
- 24 bearing a criminal offense legend, any domestic violence protection
- 25 order, or any antiharassment protection order granted under this
- 26 section, in addition to the law enforcement information sheet or proof
- 27 of service of the order, be forwarded by the clerk of the court on or
- 28 before the next judicial day to the appropriate law enforcement agency
- 29 specified in the order. Upon receipt of the order, the law enforcement
- 30 agency shall ((forthwith)) enter the order into any computer-based
- 31 criminal intelligence information system available in this state used
- 32 by law enforcement agencies to list outstanding warrants. The order is
- 33 fully enforceable in any county in the state.
- 34 (3) If a restraining order issued pursuant to this section is
- 35 modified or terminated, the clerk of the court shall notify the law
- 36 <u>enforcement agency specified in the order on or before the next</u>
- 37 judicial day. Upon receipt of notice that an order has been
- 38 terminated, the law enforcement agency shall remove the order from any
- 39 computer-based criminal intelligence system.

- 1 **Sec. 10.** RCW 26.10.115 and 1995 c 246 s 29 are each amended to 2 read as follows:
- 3 (1) In a proceeding under this chapter either party may file a 4 motion for temporary support of children entitled to support. The 5 motion shall be accompanied by an affidavit setting forth the factual 6 basis for the motion and the amount requested.
- 7 (2) In a proceeding under this chapter either party may file a 8 motion for a temporary restraining order or preliminary injunction, 9 providing relief proper in the circumstances, and restraining or 10 enjoining any person from:
- 11 (a) Molesting or disturbing the peace of the other party or of any 12 child;
- 13 (b) Entering the family home or the home of the other party upon a 14 showing of the necessity therefor;
- 15 (c) <u>Knowingly coming within, or knowingly remaining within, a</u> 16 <u>specified distance from a specified location, or within a specified</u> 17 <u>distance from a specified other person; and</u>
  - (d) Removing a child from the jurisdiction of the court.

- 19 (3) Either party may request a domestic violence protection order 20 under chapter 26.50 RCW or an antiharassment protection order under chapter 10.14 RCW on a temporary basis. The court may grant any of the 21 relief provided in RCW 26.50.060 except relief pertaining 22 residential provisions for the children which provisions shall be 23 24 provided for under this chapter, and any of the relief provided in RCW 25 10.14.080. Ex parte orders issued under this subsection shall be 26 effective for a fixed period not to exceed fourteen days, or upon court 27 order, not to exceed twenty-four days if necessary to ensure that all temporary motions in the case can be heard at the same time. 28
- 29 (4) In issuing the order, the court shall consider the provisions 30 of RCW 9.41.800.
- 31 (5) The court may issue a temporary restraining order without 32 requiring notice to the other party only if it finds on the basis of 33 the moving affidavit or other evidence that irreparable injury could 34 result if an order is not issued until the time for responding has 35 elapsed.
- 36 (6) The court may issue a temporary restraining order or 37 preliminary injunction and an order for temporary support in such 38 amounts and on such terms as are just and proper in the circumstances.

- (7) Restraining orders issued under this section restraining or 1 enjoining the person from molesting or disturbing another party, or 2 from going onto the grounds of or entering the home, workplace, or 3 4 school of the other party or the day care or school of any child, or prohibiting the person from knowingly coming within, or knowingly 5 remaining within, a specified distance of a location or another person, 6 7 shall prominently bear on the front page of the order the legend: 8 VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL 9 OFFENSE UNDER CHAPTER ((26.10)) 26.50 RCW AND WILL SUBJECT A VIOLATOR 10 TO ARREST.
- (8) The court shall order that any temporary restraining order 11 bearing a criminal offense legend, any domestic violence protection 12 13 order, or any antiharassment protection order granted under this section be forwarded by the clerk of the court on or before the next 14 15 judicial day to the appropriate law enforcement agency specified in the order. Upon receipt of the order, the law enforcement agency shall 16 17 ((forthwith)) enter the order into any computer-based criminal intelligence information system available in this state used by law 18 19 enforcement agencies to list outstanding warrants. Entry into the ((<del>law enforcement</del>)) <u>computer-based criminal intelligence</u> information 20 system constitutes notice to all law enforcement agencies of the 21 existence of the order. The order is fully enforceable in any county 22 23 in the state.
- 24 (9) If a restraining order issued pursuant to this section is modified or terminated, the clerk of the court shall notify the law 26 enforcement agency specified in the order on or before the next judicial day. Upon receipt of notice that an order has been 27 terminated, the law enforcement agency shall remove the order from any 28 29 computer-based criminal intelligence system.
- 30 (10) A temporary order, temporary restraining order, or preliminary 31 injunction:
- 32 (a) Does not prejudice the rights of a party or any child which are 33 to be adjudicated at subsequent hearings in the proceeding;
  - (b) May be revoked or modified;

- (c) Terminates when the final order is entered or when the motion 35 is dismissed; 36
- 37 (d) May be entered in a proceeding for the modification of an 38 existing order.

- (((10))) (11) A support debt owed to the state for public 1 2 assistance expenditures which has been charged against a party pursuant to RCW 74.20A.040 and/or 74.20A.055 shall not be merged in, or 3 4 otherwise extinguished by, the final decree or order, unless the office 5 of support enforcement has been given notice of the final proceeding and an opportunity to present its claim for the support debt to the 6 7 court and has failed to file an affidavit as provided in this 8 subsection. Notice of the proceeding shall be served upon the office 9 of support enforcement personally, or by certified mail, and shall be 10 given no fewer than thirty days prior to the date of the final An original copy of the notice shall be filed with the 11 court either before service or within a reasonable time thereafter. 12 13 The office of support enforcement may present its claim, and thereby preserve the support debt, by filing an affidavit setting forth the 14 15 amount of the debt with the court, and by mailing a copy of the 16 affidavit to the parties or their attorney prior to the date of the 17 final proceeding.
- 18 **Sec. 11.** RCW 26.26.130 and 1997 c 58 s 947 are each amended to 19 read as follows:
- 20 (1) The judgment and order of the court determining the existence 21 or nonexistence of the parent and child relationship shall be 22 determinative for all purposes.
- (2) If the judgment and order of the court is at variance with the child's birth certificate, the court shall order that an amended birth certificate be issued.
- (3) The judgment and order shall contain other appropriate 26 27 provisions directed to the appropriate parties to the proceeding, concerning the duty of current and future support, the extent of any 28 29 liability for past support furnished to the child if that issue is before the court, the furnishing of bond or other security for the 30 payment of the judgment, or any other matter in the best interest of 31 The judgment and order may direct the father to pay the 32 the child. reasonable expenses of the mother's pregnancy and confinement. 33 The 34 judgment and order may include a continuing restraining order or In issuing the order, the court shall consider the 35 injunction. 36 provisions of RCW 9.41.800.
- 37 (4) The judgment and order shall contain the social security 38 numbers of all parties to the order.

- 1 (5) Support judgment and orders shall be for periodic payments 2 which may vary in amount. The court may limit the father's liability 3 for the past support to the child to the proportion of the expenses 4 already incurred as the court deems just. The court shall not limit or 5 affect in any manner the right of nonparties including the state of 6 Washington to seek reimbursement for support and other services 7 previously furnished to the child.
  - (6) After considering all relevant factors, the court shall order either or both parents to pay an amount determined pursuant to the schedule and standards contained in chapter 26.19 RCW.

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- (7) On the same basis as provided in chapter 26.09 RCW, the court shall make residential provisions with regard to minor children of the parties, except that a parenting plan shall not be required unless requested by a party.
  - (8) In any dispute between the natural parents of a child and a person or persons who have (a) commenced adoption proceedings or who have been granted an order of adoption, and (b) pursuant to a court order, or placement by the department of social and health services or by a licensed agency, have had actual custody of the child for a period of one year or more before court action is commenced by the natural parent or parents, the court shall consider the best welfare and interests of the child, including the child's need for situation stability, in determining the matter of custody, and the parent or person who is more fit shall have the superior right to custody.
- (9) In entering an order under this chapter, the court may issue any necessary continuing restraining orders, including the restraint provisions of domestic violence protection orders under chapter 26.50 RCW or antiharassment protection orders under chapter 10.14 RCW.
- 29 (10) Restraining orders issued under this section restraining or 30 enjoining the person from molesting or disturbing another party ((or)), 31 from going onto the grounds of or entering the home, workplace, or school of the other party or the day care or school of any child, or 32 prohibiting the person from knowingly coming within, or knowingly 33 34 remaining within, a specified distance of a location or another person, 35 shall prominently bear on the front page of the order the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL 36 37 OFFENSE UNDER CHAPTER ((26.26)) 26.50 RCW AND WILL SUBJECT A VIOLATOR 38 TO ARREST.

- (11) The court shall order that any restraining order bearing a 1 2 criminal offense legend, any domestic violence protection order, or any antiharassment protection order granted under this section be forwarded 3 4 by the clerk of the court on or before the next judicial day to the appropriate law enforcement agency specified in the order. 5 receipt of the order, the law enforcement agency shall forthwith enter 6 7 the order into any computer-based criminal intelligence information 8 system available in this state used by law enforcement agencies to list 9 outstanding warrants. The order is fully enforceable in any county in 10 the state.
- 11 (12) If a restraining order issued pursuant to this section is
  12 modified or terminated, the clerk of the court shall notify the law
  13 enforcement agency specified in the order on or before the next
  14 judicial day. Upon receipt of notice that an order has been
  15 terminated, the law enforcement agency shall remove the order from any
  16 computer-based criminal intelligence system.
- 17 **Sec. 12.** RCW 26.26.137 and 1995 c 246 s 32 are each amended to 18 read as follows:
- (1) If the court has made a finding as to the paternity of a child, or if a party's acknowledgment of paternity has been filed with the court, or a party alleges he is the father of the child, any party may move for temporary support for the child prior to the date of entry of the final order. The motion shall be accompanied by an affidavit setting forth the factual basis for the motion and the amounts requested.
- 26 (2) Any party may request the court to issue a temporary 27 restraining order or preliminary injunction, providing relief proper in 28 the circumstances, and restraining or enjoining any party from:
  - (a) Molesting or disturbing the peace of another party;

- 30 (b) Going onto the grounds of or entering the home, workplace, or 31 school of another party or the day care or school of any child; ((or))
- 32 (c) <u>Knowingly coming within, or knowingly remaining within, a</u>
  33 <u>specified distance from a specified location, or within a specified</u>
  34 <u>distance from a specified other person; and</u>
  - (d) Removing a child from the jurisdiction of the court.
- 36 (3) Either party may request a domestic violence protection order 37 under chapter 26.50 RCW or an antiharassment protection order under 38 chapter 10.14 RCW on a temporary basis. The court may grant any of the

- relief provided in RCW 26.50.060 except relief pertaining 1 residential provisions for the children which provisions shall be 2 provided for under this chapter, and any of the relief provided in RCW 3 4 10.14.080. Ex parte orders issued under this subsection shall be effective for a fixed period not to exceed fourteen days, or upon court 5 order, not to exceed twenty-four days if necessary to ensure that all 6 7 temporary motions in the case can be heard at the same time.
- 8 (4) Restraining orders issued under this section restraining or enjoining the person from molesting or disturbing another party, or from going onto the grounds of or entering the home, workplace, or school of the other party or the day care or school of any child, or 12 prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, shall prominently bear on the front page of the order the legend: VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER ((26.26)) 26.50 RCW AND WILL SUBJECT A VIOLATOR TO ARREST.

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- (5) The court shall order that any temporary restraining order 18 19 bearing a criminal offense legend, any domestic violence protection order, or any antiharassment protection order granted under this 20 section be forwarded by the clerk of the court on or before the next 21 judicial day to the appropriate law enforcement agency specified in the 22 Upon receipt of the order, the law enforcement agency shall 23 24 ((forthwith)) enter the order into any computer-based criminal 25 intelligence information system available in this state used by law enforcement agencies to list outstanding warrants. The order is fully 26 27 enforceable in any county in the state.
  - (6) If a restraining order issued pursuant to this section is modified or terminated, the clerk of the court shall notify the law enforcement agency specified in the order on or before the next judicial day. Upon receipt of notice that an order has been terminated, the law enforcement agency shall remove the order from any computer-based criminal intelligence system.
- 34 (7) The court may issue a temporary restraining order without 35 requiring notice to the other party only if it finds on the basis of 36 the moving affidavit or other evidence that irreparable injury could 37 result if an order is not issued until the time for responding has 38 elapsed.

- 1  $((\frac{7}{}))$  (8) The court may issue a temporary restraining order or
- 2 preliminary injunction and an order for temporary support in such
- 3 amounts and on such terms as are just and proper in the circumstances.
- $4\,$  In issuing the order, the court shall consider the provisions of RCW
- 5 9.41.800.

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- 6  $((\frac{8}{}))$  (9) A temporary order, temporary restraining order, or 7 preliminary injunction:
- 8 (a) Does not prejudice the rights of a party or any child which are 9 to be adjudicated at subsequent hearings in the proceeding;
- 10 (b) May be revoked or modified;
- 11 (c) Terminates when the final order is entered or when the petition 12 is dismissed; and
- 13 (d) May be entered in a proceeding for the modification of an 14 existing order.
- 15 (((+9))) (10) A support debt owed to the state for public assistance expenditures which has been charged against a party pursuant to RCW 16 74.20A.040 and/or 74.20A.055 shall not be merged in, or otherwise 17 extinguished by, the final decree or order, unless the office of 18 19 support enforcement has been given notice of the final proceeding and 20 an opportunity to present its claim for the support debt to the court and has failed to file an affidavit as provided in this subsection. 21 Notice of the proceeding shall be served upon the office of support 22 enforcement personally, or by certified mail, and shall be given no 23 24 fewer than thirty days prior to the date of the final proceeding. An 25 original copy of the notice shall be filed with the court either before 26 service or within a reasonable time thereafter. The office of support
- 29 the court, and by mailing a copy of the affidavit to the parties or

enforcement may present its claim, and thereby preserve the support

debt, by filing an affidavit setting forth the amount of the debt with

- 30 their attorney prior to the date of the final proceeding.
- 31 **Sec. 13.** RCW 26.44.063 and 1993 c 412 s 15 are each amended to 32 read as follows:
- 33 (1) It is the intent of the legislature to minimize trauma to a 34 child involved in an allegation of sexual or physical abuse. The
- 35 legislature declares that removing the child from the home often has
- 36 the effect of further traumatizing the child. It is, therefore, the
- 37 legislature's intent that the alleged offender, rather than the child,
- 38 shall be removed from the home and that this should be done at the

- 1 earliest possible point of intervention in accordance with RCW 2 10.31.100, 13.34.130, this section, and RCW 26.44.130.
- 3 (2) In any judicial proceeding in which it is alleged that a child 4 has been subjected to sexual or physical abuse, if the court finds 5 reasonable grounds to believe that an incident of sexual or physical 6 abuse has occurred, the court may, on its own motion, or the motion of 7 the guardian ad litem or other parties, issue a temporary restraining 8 order or preliminary injunction restraining or enjoining the person 9 accused of committing the abuse from:
- 10 (a) Molesting or disturbing the peace of the alleged victim;
- 11 (b) Entering the family home of the alleged victim except as 12 specifically authorized by the court; ((or))
- 13 (c) Having any contact with the alleged victim, except as 14 specifically authorized by the court;
- 15 <u>(d) Knowingly coming within, or knowingly remaining within, a</u> 16 <u>specified distance of a specified location, or within a specified</u> 17 <u>distance of the alleged victim.</u>
- 18 (3) In issuing a temporary restraining order or preliminary 19 injunction, the court may impose any additional restrictions that the 20 court in its discretion determines are necessary to protect the child 21 from further abuse or emotional trauma pending final resolution of the 22 abuse allegations.
  - (4) The court shall issue a temporary restraining order prohibiting a person from entering the family home if the court finds that the order would eliminate the need for an out-of-home placement to protect the child's right to nurturance, health, and safety and is sufficient to protect the child from further sexual or physical abuse or coercion.
  - (5) The court may issue a temporary restraining order without requiring notice to the party to be restrained or other parties only if it finds on the basis of the moving affidavit or other evidence that irreparable injury could result if an order is not issued until the time for responding has elapsed.
    - (6) A temporary restraining order or preliminary injunction:
- (a) Does not prejudice the rights of a party or any child which are to be adjudicated at subsequent hearings in the proceeding; and
  - (b) May be revoked or modified.

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37 (7) The person having physical custody of the child shall have an 38 affirmative duty to assist in the enforcement of the restraining order 39 including but not limited to a duty to notify the court as soon as

- practicable of any violation of the order, a duty to request the assistance of law enforcement officers to enforce the order, and a duty to notify the department of social and health services of any violation of the order as soon as practicable if the department is a party to the action. Failure by the custodial party to discharge these affirmative duties shall be subject to contempt proceedings.
- 7 (8) Willful violation of a court order entered under this section 8 is a misdemeanor. A written order shall contain the court's directive 9 and shall bear the legend: "Violation of this order with actual notice 10 of its terms is a criminal offense under chapter 26.44 RCW, is also 11 subject to contempt proceedings, and will subject a violator to 12 arrest."
- (9) If a restraining order issued under this section is modified or terminated, the clerk of the court shall notify the law enforcement agency specified in the order on or before the next judicial day. Upon receipt of notice that an order has been terminated, the law enforcement agency shall remove the order from any computer-based criminal intelligence system.
- 19 **Sec. 14.** RCW 26.44.067 and 1993 c 412 s 16 are each amended to 20 read as follows:

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- (1) Any person having had actual notice of the existence of a restraining order issued by a court of competent jurisdiction pursuant to RCW 26.44.063 who refuses to comply with the provisions of such order shall be guilty of a misdemeanor.
- 25 (2) The notice requirements of subsection (1) of this section may 26 be satisfied by the peace officer giving oral or written evidence to 27 the person subject to the order by reading from or handing to that 28 person a copy certified by a notary public or the clerk of the court to 29 be an accurate copy of the original court order which is on file. The 30 copy may be supplied by the court or any party.
- 31 (3) The remedies provided in this section shall not apply unless 32 restraining orders subject to this section ((shall)) bear this legend: 33 VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL 34 OFFENSE UNDER CHAPTER 26.44 RCW AND IS ALSO SUBJECT TO CONTEMPT 35 PROCEEDINGS.
- 36 (4) It is a defense to prosecution under subsection (1) of this 37 section that the court order was issued contrary to law or court rule. 38 No right of action shall accrue against any peace officer acting upon

- 1 a properly certified copy of a court order lawful on its face if such 2 officer employs otherwise lawful means to effect the arrest.
- 3 **Sec. 15.** RCW 26.50.035 and 1995 c 246 s 4 are each amended to read 4 as follows:
- (1) ((By July 1, 1994,)) The administrator for the courts shall 5 develop and prepare instructions and informational brochures required 6 7 under RCW 26.50.030(4), standard petition and order for protection forms, and a court staff handbook on domestic violence and the 8 9 protection order process. The standard petition and order for protection forms must be used after September 1, 1994, for all 10 petitions filed and orders issued under this chapter. The 11 instructions, brochures, forms, and handbook shall be prepared in 12 consultation with interested persons, including a representative of the 13 14 state domestic violence coalition, judges, and law enforcement 15 personnel.
- 16 (a) The instructions shall be designed to assist petitioners in 17 completing the petition, and shall include a sample of standard 18 petition and order for protection forms.
- (b) The informational brochure shall describe the use of and the 19 process for obtaining ((a)), modifying, and terminating a domestic 20 <u>violence</u> protection order <u>as provided under this chapter</u>, ((a)) <u>an</u> 21 22 anti-harassment no-contact order as provided ((by RCW 10.99.040)) under 23 chapter 9A.46 RCW, a domestic violence no-contact order as provided 24 under chapter 10.99 RCW, a restraining order as provided ((by RCW) 26.09.060)) under chapter 26.09, 26.10, 26.26, and 26.44 RCW, ((and)) 25 26 an antiharassment protection order as provided by chapter 10.14 RCW, and a foreign protection order as defined in chapter 26.52 RCW. 27
  - (c) The order for protection form shall include, in a conspicuous location, notice of criminal penalties resulting from violation of the order, and the following statement: "You can be arrested even if the person or persons who obtained the order invite or allow you to violate the order's prohibitions. The respondent has the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application."

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- 35 (d) The court staff handbook shall allow for the addition of a 36 community resource list by the court clerk.
- 37 (2) All court clerks shall obtain a community resource list from a 38 domestic violence program, defined in RCW 70.123.020, serving the

- 1 county in which the court is located. The community resource list
- 2 shall include the names and telephone numbers of domestic violence
- 3 programs serving the community in which the court is located, including
- 4 law enforcement agencies, domestic violence agencies, sexual assault
- 5 agencies, legal assistance programs, interpreters, multicultural
- 6 programs, and batterers' treatment programs. The court shall make the
- 7 community resource list available as part of or in addition to the
- 8 informational brochures described in subsection (1) of this section.
- 9 (3) The administrator for the courts shall distribute a master copy
- 10 of the petition and order forms, instructions, and informational
- 11 brochures to all court clerks and shall distribute a master copy of the
- 12 petition and order forms to all superior, district, and municipal
- 13 courts.
- 14 (4) For purposes of this section, "court clerks" means court
- 15 administrators in courts of limited jurisdiction and elected court
- 16 clerks.
- 17 (5) The administrator for the courts shall determine the
- 18 significant non-English-speaking or limited English-speaking
- 19 populations in the state. The administrator shall then arrange for
- 20 translation of the instructions and informational brochures required by
- 21 this section, which shall contain a sample of the standard petition and
- 22 order for protection forms, into the languages spoken by those
- 23 significant non-English-speaking populations and shall distribute a
- 24 master copy of the translated instructions and informational brochures
- 25 to all court clerks by January 1, 1997.
- 26 (6) The administrator for the courts shall update the instructions,
- 27 brochures, standard petition and order for protection forms, and court
- 28 staff handbook when changes in the law make an update necessary.
- 29 **Sec. 16.** RCW 26.50.060 and 1999 c 147 s 2 are each amended to read
- 30 as follows:
- 31 (1) Upon notice and after hearing, the court may provide relief as
- 32 follows:
- 33 (a) Restrain the respondent from committing acts of domestic
- 34 violence;
- 35 (b) Exclude the respondent from the dwelling ((which)) that the
- 36 parties share, from the residence, workplace, or school of the
- 37 petitioner, or from the day care or school of a child;

- 1 (c) <u>Prohibit the respondent from knowingly coming within, or</u>
  2 <u>knowingly remaining within, a specified distance from a specified</u>
  3 <u>location;</u>
- 4 (d) On the same basis as is provided in chapter 26.09 RCW, the court shall make residential provision with regard to minor children of the parties. However, parenting plans as specified in chapter 26.09 RCW shall not be required under this chapter;
- 8  $((\frac{d}{d}))$  (e) Order the respondent to participate in a domestic 9 violence perpetrator treatment program approved under RCW 26.50.150;
- 10 ((<del>(e)</del>)) <u>(f)</u> Order other relief as it deems necessary for the 11 protection of the petitioner and other family or household members 12 sought to be protected, including orders or directives to a peace 13 officer, as allowed under this chapter;
- $((\frac{f}{f}))$  (g) Require the respondent to pay the administrative court costs and service fees, as established by the county or municipality incurring the expense and to reimburse the petitioner for costs incurred in bringing the action, including ((a)) reasonable ((attorney's fee)) attorneys' fees;
- 19 ((<del>g)</del>)) (h) Restrain the respondent from having any contact with 20 the victim of domestic violence or the victim's children or members of 21 the victim's household or from knowingly coming within, or knowingly 22 remaining within, a specified distance from the victim or the victim's 23 children or members of the victim's household;
  - ((\(\frac{(h)}{h}\))) (i) Require the respondent to submit to electronic monitoring. The order shall specify who shall provide the electronic monitoring services and the terms under which the monitoring must be performed. The order also may include a requirement that the respondent pay the costs of the monitoring. The court shall consider the ability of the respondent to pay for electronic monitoring;
- 30  $((\frac{(i)}{(j)}))$  (j) Consider the provisions of RCW 9.41.800;
- 31  $((\frac{j}{j}))$  Order possession and use of essential personal effects.
- 32 The court shall list the essential personal effects with sufficient
- 33 specificity to make it clear which property is included; and
- $((\frac{k}{k}))$  Order use of a vehicle.

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35 (2) If a ((restraining)) protection order restrains the respondent 36 from contacting the respondent's minor children the restraint shall be 37 for a fixed period not to exceed one year. This limitation is not 38 applicable to orders for protection issued under chapter 26.09, 26.10, 39 or 26.26 RCW. With regard to other relief, if the petitioner has petitioned for relief on his or her own behalf or on behalf of the petitioner's family or household members or minor children, and the court finds that the respondent is likely to resume acts of domestic violence against the petitioner or the petitioner's family or household members or minor children when the order expires, the court may either grant relief for a fixed period or enter a permanent order of protection.

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12 13 If the petitioner has petitioned for relief on behalf of the respondent's minor children, the court shall advise the petitioner that if the petitioner wants to continue protection for a period beyond one year the petitioner may either petition for renewal pursuant to the provisions of this chapter or may seek relief pursuant to the provisions of chapter 26.09 or 26.26 RCW.

(3) If the court grants an order for a fixed time period, the 14 15 petitioner may apply for renewal of the order by filing a petition for renewal at any time within the three months before the order expires. 16 The petition for renewal shall state the reasons why the petitioner 17 seeks to renew the protection order. Upon receipt of the petition for 18 19 renewal the court shall order a hearing which shall be not later than 20 fourteen days from the date of the order. Except as provided in RCW 26.50.085, personal service shall be made on the respondent not less 21 than five days before the hearing. If timely service cannot be made 22 the court shall set a new hearing date and shall either require 23 24 additional attempts at obtaining personal service or permit service by 25 publication as provided in RCW 26.50.085 or by mail as provided in RCW 26 26.50.123. If the court permits service by publication or mail, the 27 court shall set the new hearing date not later than twenty-four days from the date of the order. If the order expires because timely 28 29 service cannot be made the court shall grant an ex parte order of 30 protection as provided in RCW 26.50.070. The court shall grant the petition for renewal unless the respondent proves by a preponderance of 31 the evidence that the respondent will not resume acts of domestic 32 violence against the petitioner or the petitioner's children or family 33 34 or household members when the order expires. The court may renew the 35 protection order for another fixed time period or may enter a permanent order as provided in this section. The court may award court costs, 36 37 service fees, and reasonable attorneys' fees as provided in subsection (1)(f) of this section. 38

- (4) In providing relief under this chapter, the court may realign 1 2 the designation of the parties as "petitioner" and "respondent" where the court finds that the original petitioner is the abuser and the 3 4 original respondent is the victim of domestic violence and may issue an ex parte temporary order for protection in accordance with RCW 5 26.50.070 on behalf of the victim until the victim is able to prepare 6 7 a petition for an order for protection in accordance with RCW 8 26.50.030.
- 9 (5) Except as provided in subsection (4) of this section, no order 10 for protection shall grant relief to any party except upon notice to 11 the respondent and hearing pursuant to a petition or counter-petition 12 filed and served by the party seeking relief in accordance with RCW 13 26.50.050.
- 14 (6) The court order shall specify the date the order expires if 15 any. The court order shall also state whether the court issued the 16 protection order following personal service, service by publication, or 17 service by mail and whether the court has approved service by 18 publication or mail of an order issued under this section.
- 19 (7) If the court declines to issue an order for protection or 20 declines to renew an order for protection, the court shall state in 21 writing on the order the particular reasons for the court's denial.
- 22 **Sec. 17.** RCW 26.50.070 and 1996 c 248 s 14 are each amended to 23 read as follows:
- (1) Where an application under this section alleges that irreparable injury could result from domestic violence if an order is not issued immediately without prior notice to the respondent, the court may grant an ex parte temporary order for protection, pending a full hearing, and grant relief as the court deems proper, including an order:
- 30 (a) Restraining any party from committing acts of domestic 31 violence;
- 32 (b) Restraining any party from going onto the grounds of or 33 entering the dwelling that the parties share, from the residence, 34 workplace, or school of the other, or from the day care or school of a 35 child until further order of the court;
- 36 (c) <u>Prohibiting any party from knowingly coming within, or</u>
  37 <u>knowingly remaining within, a specified distance from a specified</u>
  38 <u>location;</u>

- 1 (d) Restraining any party from interfering with the other's custody 2 of the minor children or from removing the children from the 3 jurisdiction of the court;
- 4 ((\(\frac{(d)}{d}\)) (e) Restraining any party from having any contact with the 5 victim of domestic violence or the victim's children or members of the 6 victim's household, or from knowingly coming within, or knowingly 7 remaining within, a specified distance of the victim or the victim's 8 children or members of the victim's household; and
  - (e) Considering the provisions of RCW 9.41.800.

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- 10 (2) Irreparable injury under this section includes but is not
  11 limited to situations in which the respondent has recently threatened
  12 petitioner with bodily injury or has engaged in acts of domestic
  13 violence against the petitioner.
- 14 (3) The court shall hold an ex parte hearing in person or by 15 telephone on the day the petition is filed or on the following judicial 16 day.
- 17 (4) An ex parte temporary order for protection shall be effective for a fixed period not to exceed fourteen days or twenty-four days if 18 19 the court has permitted service by publication under RCW 26.50.085 or 20 by mail under RCW 26.50.123. The ex parte order may be reissued. A full hearing, as provided in this chapter, shall be set for not later 21 22 than fourteen days from the issuance of the temporary order or not later than twenty-four days if service by publication or by mail is 23 24 permitted. Except as provided in RCW 26.50.050, 26.50.085, and 25 26.50.123, the respondent shall be personally served with a copy of the 26 ex parte order along with a copy of the petition and notice of the date 27 set for the hearing.
  - (5) Any order issued under this section shall contain the date and time of issuance and the expiration date and shall be entered into a state-wide judicial information system by the clerk of the court within one judicial day after issuance.
- 32 (6) If the court declines to issue an exparte temporary order for 33 protection the court shall state the particular reasons for the court's 34 denial. The court's denial of a motion for an exparte order of 35 protection shall be filed with the court.
- 36 **Sec. 18.** RCW 9.94A.320 and 1999 c 352 s 3, 1999 c 322 s 5, and 37 1999 c 45 s 4 are each reenacted and amended to read as follows:

1 TABLE 2

Т		TABLE 2
2		CRIMES INCLUDED WITHIN EACH SERIOUSNESS LEVEL
3	XVI	Aggravated Murder 1 (RCW 10.95.020)
4	XV	Homicide by abuse (RCW 9A.32.055)
5		Malicious explosion 1 (RCW 70.74.280(1))
6		Murder 1 (RCW 9A.32.030)
7	XIV	Murder 2 (RCW 9A.32.050)
8	XIII	Malicious explosion 2 (RCW 70.74.280(2))
9		Malicious placement of an explosive 1 (RCW
10		70.74.270(1))
11	XII	Assault 1 (RCW 9A.36.011)
12		Assault of a Child 1 (RCW 9A.36.120)
13		Malicious placement of an imitation device
14		1 (RCW 70.74.272(1)(a))
15		Rape 1 (RCW 9A.44.040)
16		Rape of a Child 1 (RCW 9A.44.073)
17	XI	Manslaughter 1 (RCW 9A.32.060)
18		Rape 2 (RCW 9A.44.050)
19		Rape of a Child 2 (RCW 9A.44.076)
20	X	Child Molestation 1 (RCW 9A.44.083)
21		Indecent Liberties (with forcible
22		compulsion) (RCW 9A.44.100(1)(a))
23		Kidnapping 1 (RCW 9A.40.020)
24		Leading Organized Crime (RCW
25		9A.82.060(1)(a))
26		Malicious explosion 3 (RCW 70.74.280(3))
27		Manufacture of methamphetamine (RCW
28		69.50.401(a)(1)(ii))
29		Over 18 and deliver heroin,
30		methamphetamine, a narcotic from
31		Schedule I or II, or flunitrazepam
32		from Schedule IV to someone under 18
33		(RCW 69.50.406)
34	IX	Assault of a Child 2 (RCW 9A.36.130)

1		Controlled Substance Homicide (RCW
2		69.50.415)
3		Explosive devices prohibited (RCW
4		70.74.180)
5		Homicide by Watercraft, by being under the
6		influence of intoxicating liquor or
7		any drug (RCW (( <del>88.12.029</del> ))
8		<u>79A.60.050</u> )
9		Inciting Criminal Profiteering (RCW
10		9A.82.060(1)(b))
11		Malicious placement of an explosive 2 (RCW
12		70.74.270(2))
13		Over 18 and deliver narcotic from Schedule
14		III, IV, or V or a nonnarcotic, except
15		flunitrazepam or methamphetamine, from
16		Schedule I-V to someone under 18 and 3
17		years junior (RCW 69.50.406)
18		Robbery 1 (RCW 9A.56.200)
19		Sexual Exploitation (RCW 9.68A.040)
20		Vehicular Homicide, by being under the
21		influence of intoxicating liquor or
22		any drug (RCW 46.61.520)
23	VIII	Arson 1 (RCW 9A.48.020)
24		Deliver or possess with intent to deliver
25		methamphetamine (RCW
26		69.50.401(a)(1)(ii))
27		Homicide by Watercraft, by the operation of
28		any vessel in a reckless manner (RCW
29		((88.12.029)) 79A.60.050)
30		Manslaughter 2 (RCW 9A.32.070)
31		Manufacture, deliver, or possess with
32		intent to deliver amphetamine (RCW
33		69.50.401(a)(1)(ii))
34		Manufacture, deliver, or possess with
35		intent to deliver heroin or cocaine
36		(RCW 69.50.401(a)(1)(i))
37		Possession of ephedrine or pseudoephedrine
38		with intent to manufacture
39		methamphetamine (RCW 69.50.440)

1		Promoting Prostitution 1 (RCW 9A.88.070)
2		Selling for profit (controlled or
3		counterfeit) any controlled substance
4		(RCW 69.50.410)
5		Vehicular Homicide, by the operation of any
6		vehicle in a reckless manner (RCW
7		46.61.520)
8	VII	Burglary 1 (RCW 9A.52.020)
9		Child Molestation 2 (RCW 9A.44.086)
10		Dealing in depictions of minor engaged in
11		sexually explicit conduct (RCW
12		9.68A.050)
13		Drive-by Shooting (RCW 9A.36.045)
14		Homicide by Watercraft, by disregard for
15		the safety of others (RCW
16		(( <del>88.12.029</del> )) <u>79A.60.050</u> )
17		Indecent Liberties (without forcible
18		compulsion) (RCW 9A.44.100(1) (b) and
19		(c))
20		Introducing Contraband 1 (RCW 9A.76.140)
21		Involving a minor in drug dealing (RCW
22		69.50.401(f))
23		Malicious placement of an explosive 3 (RCW
24		70.74.270(3))
25		Sending, bringing into state depictions of
26		minor engaged in sexually explicit
27		conduct (RCW 9.68A.060)
28		Unlawful Possession of a Firearm in the
29		first degree (RCW 9.41.040(1)(a))
30		Use of a Machine Gun in Commission of a
31		Felony (RCW 9.41.225)
32		Vehicular Homicide, by disregard for the
33		safety of others (RCW 46.61.520)
34	VI	Bail Jumping with Murder 1 (RCW
35		9A.76.170(2)(a))
36		Bribery (RCW 9A.68.010)
37		Incest 1 (RCW 9A.64.020(1))
38		Intimidating a Judge (RCW 9A.72.160)

1		Intimidating a Juror/Witness (RCW
2		9A.72.110, 9A.72.130)
3		Malicious placement of an imitation device
4		2 (RCW 70.74.272(1)(b))
5		Manufacture, deliver, or possess with
6		intent to deliver narcotics from
7		Schedule I or II (except heroin or
8		cocaine) or flunitrazepam from
9		Schedule IV (RCW 69.50.401(a)(1)(i))
10		Rape of a Child 3 (RCW 9A.44.079)
11		Theft of a Firearm (RCW 9A.56.300)
12	V	Abandonment of dependent person 1 (RCW
13		9A.42.060)
14		Advancing money or property for
15		extortionate extension of credit (RCW
16		9A.82.030)
17		Bail Jumping with class A Felony (RCW
18		9A.76.170(2)(b))
19		Child Molestation 3 (RCW 9A.44.089)
20		Criminal Mistreatment 1 (RCW 9A.42.020)
21		Custodial Sexual Misconduct 1 (RCW
22		9A.44.160)
23		Delivery of imitation controlled substance
24		by person eighteen or over to person
25		under eighteen (RCW 69.52.030(2))
26		Domestic Violence Court Order Violation
27		(RCW 10.99.040, 10.99.050, 26.09.300,
28		26.10.220, 26.26.138, 26.50.110,
29		26.52.070, or section 3 of this act)
30		Extortion 1 (RCW 9A.56.120)
31		Extortionate Extension of Credit (RCW
32		9A.82.020)
33		Extortionate Means to Collect Extensions of
34		Credit (RCW 9A.82.040)
35		Incest 2 (RCW 9A.64.020(2))
36		Kidnapping 2 (RCW 9A.40.030)
37		(( <del>On and after July 1, 2000: No-Contact</del>
38		Order Violation: Domestic Violence

1		Pretrial Condition (RCW 10.99.040(4)
2		<del>(b) and (c))</del>
3		On and after July 1, 2000: No-Contact
4		Order Violation: Domestic Violence
5		Sentence Condition (RCW 10.99.050(2))
6		On and after July 1, 2000: Protection
7		Order Violation: Domestic Violence
8		Civil Action (RCW 26.50.110 (4) and
9		<del>(5))</del>
10		On and after July 1, 2000: Stalking (RCW
11		<del>9A.46.110)</del> )))
12		Perjury 1 (RCW 9A.72.020)
13		Persistent prison misbehavior (RCW
14		9.94.070)
15		Possession of a Stolen Firearm (RCW
16		9A.56.310)
17		Rape 3 (RCW 9A.44.060)
18		Rendering Criminal Assistance 1 (RCW
19		9A.76.070)
20		Sexual Misconduct with a Minor 1 (RCW
21		9A.44.093)
22		Sexually Violating Human Remains (RCW
23		9A.44.105)
24		Stalking (RCW 9A.46.110)
25	IV	Arson 2 (RCW 9A.48.030)
26		Assault 2 (RCW 9A.36.021)
27		Assault by Watercraft (RCW (( <del>88.12.032</del> ))
28		79A.60.060)
29		Bribing a Witness/Bribe Received by Witness
30		(RCW 9A.72.090, 9A.72.100)
31		Commercial Bribery (RCW 9A.68.060)
32		Counterfeiting (RCW 9.16.035(4))
33		Escape 1 (RCW 9A.76.110)
34		Hit and RunInjury Accident (RCW
35		46.52.020(4))
36		Hit and Run with VesselInjury Accident
37		(RCW (( <del>88.12.155(3)</del> )) <u>79A.60.200(3)</u> )

1		Indecent Exposure to Person Under Age
2		Fourteen (subsequent sex offense) (RCW
3		9A.88.010)
4		Influencing Outcome of Sporting Event (RCW
5		9A.82.070)
6		Knowingly Trafficking in Stolen Property
7		(RCW 9A.82.050(2))
8		Malicious Harassment (RCW 9A.36.080)
9		Manufacture, deliver, or possess with
10		intent to deliver narcotics from
11		Schedule III, IV, or V or nonnarcotics
12		from Schedule I-V (except marijuana,
13		amphetamine, methamphetamines, or
14		flunitrazepam) (RCW 69.50.401(a)(1)
15		(iii) through (v))
16		Residential Burglary (RCW 9A.52.025)
17		Robbery 2 (RCW 9A.56.210)
18		Theft of Livestock 1 (RCW 9A.56.080)
19		Threats to Bomb (RCW 9.61.160)
20		Use of Proceeds of Criminal Profiteering
21		(RCW 9A.82.080 (1) and (2))
22		Vehicular Assault (RCW 46.61.522)
23		Willful Failure to Return from Furlough
24		(RCW 72.66.060)
25	III	Abandonment of dependent person 2 (RCW
26		9A.42.070)
27		Assault 3 (RCW 9A.36.031)
28		Assault of a Child 3 (RCW 9A.36.140)
29		Bail Jumping with class B or C Felony (RCW
30		9A.76.170(2)(c))
31		Burglary 2 (RCW 9A.52.030)
32		Communication with a Minor for Immoral
33		Purposes (RCW 9.68A.090)
34		Criminal Gang Intimidation (RCW 9A.46.120)
35		Criminal Mistreatment 2 (RCW 9A.42.030)
36		Custodial Assault (RCW 9A.36.100)
37		Delivery of a material in lieu of a
38		controlled substance (RCW
39		69.50.401(c))

1	Escape 2 (RCW 9A.76.120)
2	Extortion 2 (RCW 9A.56.130)
3	Harassment (RCW 9A.46.020)
4	Intimidating a Public Servant (RCW
5	9A.76.180)
6	Introducing Contraband 2 (RCW 9A.76.150)
7	Maintaining a Dwelling or Place for
8	Controlled Substances (RCW
9	69.50.402(a)(6))
10	Malicious Injury to Railroad Property (RCW
11	81.60.070)
12	Manufacture, deliver, or possess with
13	intent to deliver marijuana (RCW
14	69.50.401(a)(1)(iii))
15	Manufacture, distribute, or possess with
16	intent to distribute an imitation
17	controlled substance (RCW
18	69.52.030(1))
19	Patronizing a Juvenile Prostitute (RCW
20	9.68A.100)
21	Perjury 2 (RCW 9A.72.030)
22	Possession of Incendiary Device (RCW
23	9.40.120)
24	Possession of Machine Gun or Short-Barreled
25	Shotgun or Rifle (RCW 9.41.190)
26	Promoting Prostitution 2 (RCW 9A.88.080)
27	Recklessly Trafficking in Stolen Property
28	(RCW 9A.82.050(1))
29	Securities Act violation (RCW 21.20.400)
30	Tampering with a Witness (RCW 9A.72.120)
31	Telephone Harassment (subsequent conviction
32	or threat of death) (RCW 9.61.230)
33	Theft of Livestock 2 (RCW 9A.56.080)
34	Unlawful Imprisonment (RCW 9A.40.040)
35	Unlawful possession of firearm in the
36	second degree (RCW 9.41.040(1)(b))
37	Unlawful Use of Building for Drug Purposes
38	(RCW 69.53.010)

1 2		Willful Failure to Return from Work Release (RCW 72.65.070)
3	II	Computer Trespass 1 (RCW 9A.52.110)
4		Counterfeiting (RCW 9.16.035(3))
5		Create, deliver, or possess a counterfeit
6		controlled substance (RCW
7		69.50.401(b))
8		Escape from Community Custody (RCW
9		72.09.310)
10		Health Care False Claims (RCW 48.80.030)
11		Malicious Mischief 1 (RCW 9A.48.070)
12		Possession of controlled substance that is
13		either heroin or narcotics from
14		Schedule I or II or flunitrazepam from
15		Schedule IV (RCW 69.50.401(d))
16		Possession of phencyclidine (PCP) (RCW
17		69.50.401(d))
18		Possession of Stolen Property 1 (RCW
19		9A.56.150)
20		Theft 1 (RCW 9A.56.030)
21		Theft of Rental, Leased, or Lease-purchased
22		Property (valued at one thousand five
23		hundred dollars or more) (RCW
24		9A.56.096(4))
25		Trafficking in Insurance Claims (RCW
26		48.30A.015)
27		Unlawful Practice of Law (RCW 2.48.180)
28		Unlicensed Practice of a Profession or
29		Business (RCW 18.130.190(7))
30	I	Attempting to Elude a Pursuing Police
31		Vehicle (RCW 46.61.024)
32		False Verification for Welfare (RCW
33		74.08.055)
34		Forged Prescription (RCW 69.41.020)
35		Forged Prescription for a Controlled
36		Substance (RCW 69.50.403)
37		Forgery (RCW 9A.60.020)
38		Malicious Mischief 2 (RCW 9A.48.080)

1 Possess Controlled Substance that is a 2 Narcotic from Schedule III, IV, or V 3 Non-narcotic from Schedule I-V 4 (except phencyclidine or5 flunitrazepam) (RCW 69.50.401(d)) Possession of Stolen Property 2 (RCW 6 7 9A.56.160) 8 Reckless Burning 1 (RCW 9A.48.040) 9 Taking Motor Vehicle Without Permission 10 (RCW 9A.56.070) Theft 2 (RCW 9A.56.040) 11 Theft of Rental, Leased, or Lease-purchased 12 13 Property (valued at two hundred fifty 14 dollars or more but less than one 15 thousand five hundred dollars) (RCW 16 9A.56.096(4)) 17 Unlawful Issuance of Checks or Drafts (RCW 9A.56.060) 18 19 Unlawful Use of Food Stamps (RCW 9.91.140 20 (2) and (3)Vehicle Prowl 1 (RCW 9A.52.095) 21

- 22 **Sec. 19.** RCW 10.99.040 and 1997 c 338 s 54 are each amended to 23 read as follows:
- 24 (1) Because of the serious nature of domestic violence, the court 25 in domestic violence actions:
- 26 (a) Shall not dismiss any charge or delay disposition because of concurrent dissolution or other civil proceedings;
- 28 (b) Shall not require proof that either party is seeking a 29 dissolution of marriage prior to instigation of criminal proceedings;
- (c) Shall waive any requirement that the victim's location be disclosed to any person, other than the attorney of a criminal defendant, upon a showing that there is a possibility of further violence: PROVIDED, That the court may order a criminal defense attorney not to disclose to his or her client the victim's location; and
- 36 (d) Shall identify by any reasonable means on docket sheets those
  37 criminal actions arising from acts of domestic violence.

- (2)(a) Because of the likelihood of repeated violence directed at 1 those who have been victims of domestic violence in the past, when any 2 3 person charged with or arrested for a crime involving domestic violence 4 is released from custody before arraignment or trial on bail or personal recognizance, the court authorizing the release may prohibit 5 that person from having any contact with the victim. The jurisdiction 6 authorizing the release shall determine whether that person should be 7 8 prohibited from having any contact with the victim. If there is no 9 outstanding restraining or protective order prohibiting that person 10 from having contact with the victim, the court authorizing release may issue, by telephone, a no-contact order prohibiting the person charged 11 12 or arrested from having contact with the victim or from knowingly coming within, or knowingly remaining within, a specified distance of 13 a location or another person. 14
- 15 <u>(b)</u> In issuing the order, the court shall consider the provisions 16 of RCW 9.41.800.
- 17 <u>(c)</u> The no-contact order shall also be issued in writing as soon as 18 possible.

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- (3) At the time of arraignment the court shall determine whether a no-contact order shall be issued or extended. The no-contact order shall terminate if the defendant is acquitted or the charges are dismissed. If a no-contact order is issued or extended, the court may also include in the conditions of release a requirement that the defendant submit to electronic monitoring. If electronic monitoring is ordered, the court shall specify who shall provide the monitoring services, and the terms under which the monitoring shall be performed. Upon conviction, the court may require as a condition of the sentence that the defendant reimburse the providing agency for the costs of the electronic monitoring.
- 30 (4)(a) Willful violation of a court order issued under subsection 31 (2) or (3) of this section is ((a gross misdemeanor except as provided in (b) and (c) of this subsection (4). Upon conviction and in addition 32 to other penalties provided by law, the court may require that the 33 34 defendant submit to electronic monitoring. The court shall specify who shall provide the electronic monitoring services and the terms under 35 36 which the monitoring must be performed. The court also may include a 37 requirement that the defendant pay the costs of the monitoring. The court shall consider the ability of the convicted person to pay for 38 39 electronic monitoring.

(b) Any assault that is a violation of an order issued under this section and that does not amount to assault in the first or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony punishable under chapter 9A.20 RCW, and any conduct in violation of a protective order issued under this section that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony punishable under chapter 9A.20 RCW.

- (c) A willful violation of a court order issued under this section is a class C felony if the offender has at least two previous convictions for violating the provisions of a no-contact order issued under this chapter, a domestic violence protection order issued under chapter 26.09, 26.10, 26.26, or 26.50 RCW, or any federal or out-of-state order that is comparable to a no-contact order or protection order issued under Washington law. The previous convictions may involve the same victim or other victims specifically protected by the no-contact orders or protection orders the offender violated)) punishable under RCW 26.50.110.
- $((\frac{d}{d}))$  The written order releasing the person charged or arrested shall contain the court's directives and shall bear the legend: "Violation of this order is a criminal offense under chapter ((10.99)) 26.50 RCW and will subject a violator to arrest; any assault, drive-by shooting, or reckless endangerment that is a violation of this order is a felony. You can be arrested even if any person protected by the order invites or allows you to violate the order's prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order."
  - (c) A certified copy of the order shall be provided to the victim.

    (5) If a no-contact order has been issued prior to charging, that order shall expire at arraignment or within seventy-two hours if charges are not filed. Such orders need not be entered into the computer-based criminal intelligence information system in this state which is used by law enforcement agencies to list outstanding warrants.
- ((\(\frac{(5)}{5}\))) (6) Whenever ((\(\frac{an}{a}\))) a no-contact order ((\(\frac{prohibiting}{prohibiting}\)) or dentact)) is issued, modified, or terminated under subsection (2) or (3) of this section, the clerk of the court shall forward a copy of the order on or before the next judicial day to the appropriate law enforcement agency specified in the order. Upon receipt of the copy of the order the law enforcement agency shall ((\(\frac{forthwith}{prohibiting}\))) enter the order for one year or until the expiration date specified on the order

- 1 into any computer-based criminal intelligence information system
- 2 available in this state used by law enforcement agencies to list
- 3 outstanding warrants. Entry into the ((<del>law enforcement</del>)) <u>computer-</u>
- 4 <u>based criminal intelligence</u> information system constitutes notice to
- 5 all law enforcement agencies of the existence of the order. The order
- 6 is fully enforceable in any jurisdiction in the state. <u>Upon receipt of</u>
- 7 <u>notice that an order has been terminated under subsection (3) of this</u>
- 8 section, the law enforcement agency shall remove the order from the
- 9 <u>computer-based criminal intelligence information system.</u>
- 10 **Sec. 20.** RCW 10.99.045 and 1998 c 55 s 2 are each amended to read 11 as follows:
- 12 (1) A defendant arrested for an offense involving domestic violence
- 13 as defined by RCW 10.99.020 shall be required to appear in person
- 14 before a magistrate within one judicial day after the arrest.
- 15 (2) A defendant who is charged by citation, complaint, or
- 16 information with an offense involving domestic violence as defined by
- 17 RCW 10.99.020 and not arrested shall appear in court for arraignment in
- 18 person as soon as practicable, but in no event later than fourteen days
- 19 after the next day on which court is in session following the issuance
- 20 of the citation or the filing of the complaint or information.
- 21 (3) At the time of the appearances provided in subsection (1) or
- 22 (2) of this section, the court shall determine the necessity of
- 23 imposing a no-contact order or other conditions of pretrial release
- 24 according to the procedures established by court rule for a preliminary
- 25 appearance or an arraignment. The court may include in the order any
- 26 conditions authorized under RCW 9.41.800 and 10.99.040.
- 27 (4) Appearances required pursuant to this section are mandatory and
- 28 cannot be waived.
- 29 (5) The no-contact order shall be issued and entered with the
- 30 appropriate law enforcement agency pursuant to the procedures outlined
- 31 in RCW 10.99.040 (2) and (4).
- 32 **Sec. 21.** RCW 10.99.050 and 1997 c 338 s 55 are each amended to
- 33 read as follows:
- 34 (1) When a defendant is found guilty of a crime and a condition of
- 35 the sentence restricts the defendant's ability to have contact with the
- 36 victim, such condition shall be recorded and a written certified copy
- 37 of that order shall be provided to the victim.

- (2)(a) Willful violation of a court order issued under this section 1 is ((a gross misdemeanor. Any assault that is a violation of an order 2 3 issued under this section and that does not amount to assault in the 4 first or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony, and any conduct in violation of a protective order issued under 5 this section that is reckless and creates a substantial risk of death 6 7 or serious physical injury to another person is a class C felony. A 8 willful violation of a court order issued under this section is also a class C felony if the offender has at least two previous convictions 9 10 for violating the provisions of a no-contact order issued under this chapter, or a domestic violence protection order issued under chapter 11 26.09, 26.10, 26.26, or 26.50 RCW, or any federal or out-of-state order 12 13 that is comparable to a no-contact order or protection order that is 14 issued under Washington law. The previous convictions may involve the same victim or other victims specifically protected by the no-contact 15 16 orders or protection orders the offender violated)) punishable under 17 RCW 26.50.110.
- 18 <u>(b)</u> The written order shall contain the court's directives and 19 shall bear the legend: Violation of this order is a criminal offense 20 under chapter  $((\frac{10.99}{}))$  <u>26.50</u> RCW and will subject a violator to 21 arrest; any assault, drive-by shooting, or reckless endangerment that 22 is a violation of this order is a felony.

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- (3) Whenever an order prohibiting contact is issued pursuant to this section, the clerk of the court shall forward a copy of the order on or before the next judicial day to the appropriate law enforcement agency specified in the order. Upon receipt of the copy of the order the law enforcement agency shall ((forthwith)) enter the order for one year or until the expiration date specified on the order into any computer-based criminal intelligence information system available in this state used by law enforcement agencies to list outstanding warrants. Entry into the ((law enforcement)) computer-based criminal intelligence information system constitutes notice to all law enforcement agencies of the existence of the order. The order is fully enforceable in any jurisdiction in the state.
- (4) If an order prohibiting contact issued pursuant to this section is modified or terminated, the clerk of the court shall notify the law enforcement agency specified in the order on or before the next judicial day. Upon receipt of notice that an order has been

- 1 terminated, the law enforcement agency shall remove the order from any
- 2 <u>computer-based criminal intelligence system.</u>

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- 3 **Sec. 22.** RCW 26.09.300 and 1996 c 248 s 9 are each amended to read 4 as follows:
- 5 (1) Whenever a restraining order is issued under this chapter, and 6 the person to be restrained knows of the order, a violation of the 7 provisions restricting the person from acts or threats of violence or 8 of a provision restraining the person from going onto the grounds of or 9 entering the residence, workplace, school, or day care of another, or prohibiting the person from knowingly coming within, or knowingly 11 remaining within, a specified distance of a location or another person,
- 13 (2) A person is deemed to have notice of a restraining order if:

is ((a misdemeanor)) punishable under RCW 26.50.110.

- 14 (a) The person to be restrained or the person's attorney signed the 15 order;
- 16 (b) The order recites that the person to be restrained or the 17 person's attorney appeared in person before the court;
  - (c) The order was served upon the person to be restrained; or
- (d) The peace officer gives the person oral or written evidence of the order by reading from it or handing to the person a certified copy of the original order, certified to be an accurate copy of the original by a notary public or by the clerk of the court.
- 23 (3) A peace officer shall verify the existence of a restraining 24 order by:
- 25 (a) Obtaining information confirming the existence and terms of the 26 order from a law enforcement agency; or
- (b) Obtaining a certified copy of the order, certified to be an accurate copy of the original by a notary public or by the clerk of the court.
- 30 (4) A peace officer shall arrest and take into custody, pending 31 release on bail, personal recognizance, or court order, a person 32 without a warrant when the officer has probable cause to believe that:
  - (a) A restraining order has been issued under this chapter;
- 34 (b) The respondent or person to be restrained knows of the order;
  35 and
- 36 (c) The person to be arrested has violated the terms of the order 37 restraining the person from acts or threats of violence or restraining 38 the person from going onto the grounds of or entering the residence,

- 1 workplace, school, or day care of another, or prohibiting the person
- 2 from knowingly coming within, or knowingly remaining within, a
- 3 specified distance of a location or another person.
- 4 (5) It is a defense to prosecution under subsection (1) of this section that the court order was issued contrary to law or court rule.
- 6 (6) No peace officer may be held criminally or civilly liable for 7 making an arrest under subsection (4) of this section if the officer 8 acts in good faith and without malice.
- 9 **Sec. 23.** RCW 26.10.220 and 1999 c 184 s 11 are each amended to 10 read as follows:
- (1) Whenever a restraining order is issued under this chapter, and the person to be restrained knows of the order, a violation of the provisions restricting the person from acts or threats of violence or of a provision restraining the person from going onto the grounds of or entering the residence, workplace, school, or day care of another, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person,
- remaining within, a specified distance of a location of another person
- 18 is ((a gross misdemeanor)) punishable under RCW 26.50.110.
- 19 (2) A person is deemed to have notice of a restraining order if:
- 20 (a) The person to be restrained or the person's attorney signed the 21 order;
- (b) The order recites that the person to be restrained or the person's attorney appeared in person before the court;
  - (c) The order was served upon the person to be restrained; or
- (d) The peace officer gives the person oral or written evidence of the order by reading from it or handing to the person a certified copy of the original order, certified to be an accurate copy of the original by a notary public or by the clerk of the court.
- 29 (3) A peace officer shall verify the existence of a restraining 30 order by:
- 31 (a) Obtaining information confirming the existence and terms of the 32 order from a law enforcement agency; or
- 33 (b) Obtaining a certified copy of the order, certified to be an 34 accurate copy of the original by a notary public or by the clerk of the 35 court.
- 36 (4) A peace officer shall arrest and take into custody, pending 37 release on bail, personal recognizance, or court order, a person 38 without a warrant when the officer has probable cause to believe that:

- (a) A restraining order has been issued under this chapter; 1
- 2 (b) The respondent or person to be restrained knows of the order; 3 and
- 4 (c) The person to be arrested has violated the terms of the order 5 restraining the person from acts or threats of violence or restraining the person from going onto the grounds of or entering the residence, 6 7 workplace, school, or day care of another, or prohibiting the person 8 from knowingly coming within, or knowingly remaining within, a 9 specified distance of a location or another person.
- 10 (5) It is a defense to prosecution under subsection (1) of this section that the court order was issued contrary to law or court rule.

- (6) No peace officer may be held criminally or civilly liable for 12 13 making an arrest under subsection (4) of this section if the officer acts in good faith and without malice. 14
- 15 Sec. 24. RCW 26.26.138 and 1999 c 184 s 12 are each amended to 16 read as follows:
- (1) Whenever a restraining order is issued under this chapter, and 17 18 the person to be restrained knows of the order, a violation of the provisions restricting the person from acts or threats of violence or 19 of a provision restraining the person from going onto the grounds of or 20 entering the residence, workplace, school, or day care of another, or 21 prohibiting the person from knowingly coming within, or knowingly 22 23 remaining within, a specified distance of a location or another person, 24 is ((a gross misdemeanor)) punishable under RCW 26.50.110.
  - (2) A person is deemed to have notice of a restraining order if:
- 26 (a) The person to be restrained or the person's attorney signed the 27 order;
- (b) The order recites that the person to be restrained or the 28 29 person's attorney appeared in person before the court;
- 30 (c) The order was served upon the person to be restrained; or
- (d) The peace officer gives the person oral or written evidence of 31 32 the order by reading from it or handing to the person a certified copy 33 of the original order, certified to be an accurate copy of the original 34 by a notary public or by the clerk of the court.
- (3) A peace officer shall verify the existence of a restraining 35 36 order by:
- 37 (a) Obtaining information confirming the existence and terms of the order from a law enforcement agency; or 38

- 1 (b) Obtaining a certified copy of the order, certified to be an 2 accurate copy of the original by a notary public or by the clerk of the 3 court.
- 4 (4) A peace officer shall arrest and take into custody, pending 5 release on bail, personal recognizance, or court order, a person 6 without a warrant when the officer has probable cause to believe that:
  - (a) A restraining order has been issued under this chapter;

- 8 (b) The respondent or person to be restrained knows of the order; 9 and
- 10 (c) The person to be arrested has violated the terms of the order
  11 restraining the person from acts or threats of violence or restraining
  12 the person from going onto the grounds of or entering the residence,
  13 workplace, school, or day care of another, or prohibiting the person
  14 from knowingly coming within, or knowingly remaining within, a
  15 specified distance of a location or another person.
- 16 (5) It is a defense to prosecution under subsection (1) of this 17 section that the court order was issued contrary to law or court rule.
- 18 (6) No peace officer may be held criminally or civilly liable for 19 making an arrest under subsection (4) of this section if the officer 20 acts in good faith and without malice.
- 21 **Sec. 25.** RCW 26.50.110 and 1996 c 248 s 16 are each amended to 22 read as follows:
- 23 (1) Whenever an order ((for protection)) is granted under this chapter, chapter 10.99, 26.09, 26.10, 26.26, or 74.34 RCW, or there is 24 a valid foreign protection order as defined in RCW 26.52.020, and the 25 respondent or person to be restrained knows of the order, a violation 26 of the restraint provisions, or of a provision excluding the person 27 from a residence, workplace, school, or day care, or of a provision 28 29 prohibiting a person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, 30 or of a provision of a foreign protection order specifically indicating 31 that a violation will be a crime, is a gross misdemeanor except as 32 33 provided in subsections (4) and (5) of this section. Upon conviction, 34 and in addition to any other penalties provided by law, the court may require that the respondent submit to electronic monitoring. The court 35 36 shall specify who shall provide the electronic monitoring services, and 37 the terms under which the monitoring shall be performed. 38 also may include a requirement that the respondent pay the costs of the

- 1 monitoring. The court shall consider the ability of the convicted 2 person to pay for electronic monitoring.
- 3 (2) A peace officer shall arrest without a warrant and take into 4 custody a person whom the peace officer has probable cause to believe has violated an order issued under this chapter, chapter 10.99, 26.09, 5 26.10, 26.26, or 74.34 RCW, or a valid foreign protection order as 6 7 defined in RCW 26.52.020, that restrains the person or excludes the 8 person from a residence, workplace, school, or day care, or prohibits 9 the person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, if the person 10 restrained knows of the order. Presence of the order in the law 11 enforcement computer-based criminal intelligence information system is 12
- (3) A violation of an order ((for protection)) issued under this chapter, chapter 10.99, 26.09, 26.10, 26.26, or 74.34 RCW, or of a valid foreign protection order as defined in RCW 26.52.020, shall also constitute contempt of court, and is subject to the penalties prescribed by law.

not the only means of establishing knowledge of the order.

- (4) Any assault that is a violation of an order issued under this chapter, chapter 10.99, 26.09, 26.10, 26.26, or 74.34 RCW, or of a valid foreign protection order as defined in RCW 26.52.020, and that does not amount to assault in the first or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony, and any conduct in violation of ((a protective)) such an order ((issued under this chapter)) that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony.
- 27 (5) A violation of a court order issued under this chapter, chapter 10.99, 26.09, 26.10, 26.26, or 74.34 RCW, or of a valid foreign 28 29 protection order as defined in RCW 26.52.020, is a class C felony if 30 the offender has at least two previous convictions for violating the 31 provisions of ((a no-contact)) an order issued under chapter 10.99 ((RCW, a domestic violence protection order issued under chapter 26.09, 32 26.10, or 26.26 RCW or this chapter, or any federal or out-of-state 33 34 order that is comparable to a no-contact or protection order issued under Washington law)), 26.09, 26.10, 26.26, or 74.34 RCW, or a valid 35 foreign protection order as defined in RCW 26.52.020. The previous 36 37 convictions may involve the same victim or other victims specifically protected by the ((no-contact orders or protection)) orders the 38 39 offender violated.

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- (6) Upon the filing of an affidavit by the petitioner or any peace 1 2 officer alleging that the respondent has violated an order ((for 3 protection)) granted under this chapter, chapter 10.99, 26.09, 26.10, 4 26.26, or 74.34 RCW, or a valid foreign protection order as defined in RCW 26.52.020, the court may issue an order to the respondent, 5 requiring the respondent to appear and show cause within fourteen days 6 7 why the respondent should not be found in contempt of court and 8 punished accordingly. The hearing may be held in the court of any 9 county or municipality in which the petitioner or respondent 10 temporarily or permanently resides at the time of the alleged violation. 11
- 12 **Sec. 26.** RCW 26.50.150 and 1999 c 147 s 1 are each amended to read 13 as follows:
- (1) The department of social and health services shall adopt rules for standards of approval of domestic violence perpetrator programs that accept perpetrators of domestic violence into treatment to satisfy court orders or that represent the programs as ones that treat domestic violence perpetrators. The treatment must meet the following minimum qualifications:
- ((\(\frac{(1)}{1}\)) (a) All treatment must be based upon a full, complete clinical intake including: Current and past violence history; a lethality risk assessment; a complete diagnostic evaluation; a substance abuse assessment; criminal history; assessment of cultural issues, learning disabilities, literacy, and special language needs; and a treatment plan that adequately and appropriately addresses the treatment needs of the individual.
- $((\frac{(2)}{2}))$  (b) To facilitate communication necessary for periodic safety checks and case monitoring, the program must require the perpetrator to sign the following releases:
- ((\(\frac{(a)}{a}\))) (i) A release for the program to inform the victim and victim's community and legal advocates that the perpetrator is in treatment with the program, and to provide information, for safety purposes, to the victim and victim's community and legal advocates;
- 34 ((<del>(b)</del>)) <u>(ii)</u> A release to prior and current treatment agencies to 35 provide information on the perpetrator to the program; and
- 36 ((<del>(c)</del>)) <u>(iii)</u> A release for the program to provide information on 37 the perpetrator to relevant legal entities including: Lawyers, courts,

- 1 parole, probation, child protective services, and child welfare 2 services.
- 3 (((3))) (c) Treatment must be for a minimum treatment period 4 defined by the secretary of the department by rule. The weekly
- 5 treatment sessions must be in a group unless there is a documented,
- 6 clinical reason for another modality. Any other therapies, such as
- 7 individual, marital, or family therapy, substance abuse evaluations or
- 8 therapy, medication reviews, or psychiatric interviews, may be
- 9 concomitant with the weekly group treatment sessions described in this
- 10 section but not a substitute for it.
- 11  $((\frac{4}{}))$  (d) The treatment must focus primarily on ending the
- 12 violence, holding the perpetrator accountable for his or her violence,
- 13 and changing his or her behavior. The treatment must be based on
- 14 nonvictim-blaming strategies and philosophies and shall include
- 15 education about the individual, family, and cultural dynamics of
- 16 domestic violence. If the perpetrator or the victim has a minor child,
- 17 treatment must specifically include education regarding the effects of
- 18 domestic violence on children, such as the emotional impacts of
- 19 domestic violence on children and the long-term consequences that
- 20 exposure to incidents of domestic violence may have on children.
- 21 (((5))) (e) Satisfactory completion of treatment must be contingent
- 22 upon the perpetrator meeting specific criteria, defined by rule by the
- 23 secretary of the department, and not just upon the end of a certain
- 24 period of time or a certain number of sessions.
- 25 (((+6))) (f) The program must have policies and procedures for
- 26 dealing with reoffenses and noncompliance.
- $((\frac{7}{1}))$  (q) All evaluation and treatment services must be provided
- 28 by, or under the supervision of, qualified personnel.
- 29 (2) The department shall conduct periodic evaluations of programs
- 30 that have been approved under this section, to determine whether they
- 31 are in compliance with the standards adopted under this section.
- (((8))) The secretary of the department may adopt rules and
- 33 establish fees as necessary to implement this section.
- 34 Sec. 27. RCW 26.50.160 and 1995 c 246 s 18 are each amended to
- 35 read as follows:
- To prevent the issuance of competing protection orders in different
- 37 courts and to give courts needed information for issuance of orders,
- 38 the judicial information system shall be available in each district,

- 1 municipal, and superior court by July 1, 1997, and shall include a data 2 base containing the following information:
- 3 (1) The names of the parties and the cause number for every order 4 of protection issued under this title, every criminal no-contact order issued under chapters 9A.46 and 10.99 RCW, every antiharassment order 5 issued under chapter 10.14 RCW, every dissolution action under chapter 6 7 26.09 RCW, every third-party custody action under chapter 26.10 RCW, 8 ((and)) every parentage action under chapter ((26.10)) 26.26 RCW, every 9 restraining order issued on behalf of an abused child or adult dependent person under chapter 26.44 RCW, every foreign protection 10 order filed under chapter 26.52 RCW, and every order for protection of 11 a vulnerable adult under chapter 74.34 RCW. When a guardian or the 12 department of social and health services has petitioned for relief on 13 behalf of an abused child, adult dependent person, or vulnerable adult, 14 the name of the person on whose behalf relief was sought shall be 15
- 17 <u>department</u>; 18 (2) A criminal history of the parties; and

19 (3) Other relevant information necessary to assist courts in 20 issuing orders under this chapter as determined by the judicial 21 information system committee.

included in the data base as a party rather than the quardian or

- 22 **Sec. 28.** RCW 26.52.070 and 1999 c 184 s 9 are each amended to read 23 as follows:
- 24 (1) Whenever a foreign protection order is granted to a person 25 entitled to protection and the person under restraint knows of the foreign protection order, a violation of a provision prohibiting the 26 27 person under restraint from contacting or communicating with another person, or of a provision excluding the person under restraint from a 28 29 residence, workplace, school, or day care, or of a provision 30 prohibiting a person from knowingly coming within, or knowingly remaining within, a specified distance of a location or another person, 31 or a violation of any provision for which the foreign protection order 32 33 specifically indicates that a violation will be a crime, is ((a gross 34 misdemeanor except as provided in subsections (3) and (4) of this section. Upon conviction, and in addition to any other penalties 35 36 provided by law, the court may require the person under restraint to 37 submit to electronic monitoring. The court shall specify who will 38 provide the electronic monitoring services, and the terms under which

- the monitoring will be performed. The order also may include a requirement that the person under restraint pay the costs of the monitoring. The court shall consider the ability of the convicted person to pay for electronic monitoring)) punishable under RCW 26.50.110.
- 6 (2) A peace officer shall arrest without a warrant and take into 7 custody a person when the peace officer has probable cause to believe 8 that a foreign protection order has been issued of which the person 9 under restraint has knowledge and the person under restraint has 10 violated a provision of the foreign protection order that prohibits the person under restraint from contacting or communicating with another 11 12 person, or a provision that excludes the person under restraint from a 13 residence, workplace, school, or day care, or of a provision prohibiting a person from knowingly coming within, or knowingly 14 remaining within, a specified distance of a location or another person, 15 16 or a violation of any provision for which the foreign protection order 17 specifically indicates that a violation will be a crime. Presence of the order in the law enforcement computer-based criminal intelligence 18 19 information system is not the only means of establishing knowledge of 20 the order.
  - (((3) An assault that is a violation of a valid foreign protection order that does not amount to assault in the first or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony, and conduct in violation of a valid foreign protection order issued under this chapter that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony.

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- 27 (4) A violation of a valid foreign protection order is a class C 28 felony if the offender has at least two previous convictions for 29 violating the provisions of a no-contact order issued under chapter 30 10.99 RCW, a domestic violence protection order issued under chapter 31 26.09, 26.10, 26.26, or 26.50 RCW, or a federal or out of state order that is comparable to a no-contact or protection order issued under 32 33 Washington law. The previous convictions may involve the same person 34 entitled to protection or other person entitled to protection 35 specifically protected by the no-contact orders or protection orders 36 the offender violated.))
- 37 **Sec. 29.** RCW 70.123.050 and 1979 ex.s. c 245 s 5 are each amended 38 to read as follows:

- The department shall contract, where appropriate, with public or private nonprofit groups or organizations with experience and expertise in the field of domestic violence to:
- 4 (1) Develop and implement an educational program designed to 5 promote public and professional awareness of the problems of domestic 6 violence and of the availability of services for victims of domestic 7 violence. Particular emphasis should be given to the education needs 8 of law enforcement agencies, the legal system, the medical profession, 9 and other relevant professions that are engaged in the prevention, 10 identification, and treatment of domestic violence;
- 11 (2) Maintain a directory of temporary shelters and other direct 12 service facilities for the victims of domestic violence which is 13 current, complete, detailed, and available, as necessary, to provide 14 useful referral services to persons seeking help on an emergency basis;
- 15 (3) Create a state-wide toll-free telephone number that would 16 provide information and referral to victims of domestic violence;
- 17 (4) Provide opportunities to persons working in the area of 18 domestic violence to exchange information; ((and))
- 19 (5) Provide training opportunities for both volunteer workers and 20 staff personnel; and
- 21 <u>(6) Develop and provide advocacy, community education, and</u> 22 <u>specialized services to underserved victims of domestic violence</u>.
- 23 **Sec. 30.** RCW 74.34.130 and 1999 c 176 s 13 are each amended to 24 read as follows:
- 25 The court may order relief as it deems necessary for the protection 26 of the petitioner, including, but not limited to the following:
- 27 (1) Restraining respondent from committing acts of abandonment, 28 abuse, neglect, or financial exploitation;
- 29 (2) Excluding the respondent from petitioner's residence for a 30 specified period or until further order of the court;
- 31 (3) Prohibiting contact by respondent for a specified period or 32 until further order of the court;
- 33 (4) Prohibiting the respondent from knowingly coming within, or 34 knowingly remaining within, a specified distance from a specified 35 location, or within a specified distance from a specified other person;
- 36 (5) Requiring an accounting by respondent of the disposition of 37 petitioner's income or other resources;

- 1 (((5))) (6) Restraining the transfer of property for a specified 2 period not exceeding ninety days; and
- ((+6)) (7) Requiring the respondent to pay the filing fee and 4 court costs, including service fees, and to reimburse the petitioner 5 for costs incurred in bringing the action, including a reasonable 6 attorney's fee.
- Any relief granted by an order for protection, other than a gudgment for costs, shall be for a fixed period not to exceed one year.
- 9 **Sec. 31.** RCW 9.94A.440 and 1999 c 322 s 6 and 1999 c 196 s 11 are 10 each reenacted and amended to read as follows:
- 11 (1) Decision not to prosecute.
- STANDARD: A prosecuting attorney may decline to prosecute, even though technically sufficient evidence to prosecute exists, in situations where prosecution would serve no public purpose, would defeat the underlying purpose of the law in question or would result in decreased respect for the law.
- 17 GUIDELINE/COMMENTARY:
- 18 Examples
- 19 The following are examples of reasons not to prosecute which could 20 satisfy the standard.
- (a) Contrary to Legislative Intent It may be proper to decline to charge where the application of criminal sanctions would be clearly contrary to the intent of the legislature in enacting the particular statute.
- 25 (b) Antiquated Statute It may be proper to decline to charge 26 where the statute in question is antiquated in that:
- 27 (i) It has not been enforced for many years; and
- 28 (ii) Most members of society act as if it were no longer in 29 existence; and
- 30 (iii) It serves no deterrent or protective purpose in today's 31 society; and
- 32 (iv) The statute has not been recently reconsidered by the 33 legislature.
- This reason is not to be construed as the basis for declining cases
- 35 because the law in question is unpopular or because it is difficult to 36 enforce.

- 1 (c) De Minimus Violation It may be proper to decline to charge 2 where the violation of law is only technical or insubstantial and where 3 no public interest or deterrent purpose would be served by prosecution.
- 4 (d) Confinement on Other Charges It may be proper to decline to charge because the accused has been sentenced on another charge to a lengthy period of confinement; and
- 7 (i) Conviction of the new offense would not merit any additional 8 direct or collateral punishment;
- 9 (ii) The new offense is either a misdemeanor or a felony which is 10 not particularly aggravated; and
- 11 (iii) Conviction of the new offense would not serve any significant 12 deterrent purpose.
- (e) Pending Conviction on Another Charge It may be proper to decline to charge because the accused is facing a pending prosecution in the same or another county; and
- 16 (i) Conviction of the new offense would not merit any additional 17 direct or collateral punishment;
- 18 (ii) Conviction in the pending prosecution is imminent;
- 19 (iii) The new offense is either a misdemeanor or a felony which is 20 not particularly aggravated; and
- 21 (iv) Conviction of the new offense would not serve any significant 22 deterrent purpose.
- (f) High Disproportionate Cost of Prosecution It may be proper to decline to charge where the cost of locating or transporting, or the burden on, prosecution witnesses is highly disproportionate to the importance of prosecuting the offense in question. This reason should be limited to minor cases and should not be relied upon in serious cases.
- (g) Improper Motives of Complainant It may be proper to decline charges because the motives of the complainant are improper and prosecution would serve no public purpose, would defeat the underlying purpose of the law in question or would result in decreased respect for the law.
- (h) Immunity It may be proper to decline to charge where immunity is to be given to an accused in order to prosecute another where the accused's information or testimony will reasonably lead to the conviction of others who are responsible for more serious criminal conduct or who represent a greater danger to the public interest.

- 1 (i) Victim Request It may be proper to decline to charge because 2 the victim requests that no criminal charges be filed and the case 3 involves the following crimes or situations:
- 4 (i) Assault cases where the victim has suffered little or no 5 injury;
- 6 (ii) Crimes against property, not involving violence, where no 7 major loss was suffered;
- 8 (iii) Where doing so would not jeopardize the safety of society.
- 9 Care should be taken to insure that the victim's request is freely 10 made and is not the product of threats or pressure by the accused.
- 11 The presence of these factors may also justify the decision to 12 dismiss a prosecution which has been commenced.
- 13 Notification
- 14 The prosecutor is encouraged to notify the victim, when practical,
- 15 and the law enforcement personnel, of the decision not to prosecute.
- 16 (2) Decision to prosecute.
- 17 (a) STANDARD:
- 18 Crimes against persons will be filed if sufficient admissible
- 19 evidence exists, which, when considered with the most plausible,
- 20 reasonably foreseeable defense that could be raised under the evidence,
- 21 would justify conviction by a reasonable and objective fact-finder.
- 22 With regard to offenses prohibited by RCW 9A.44.040, 9A.44.050,
- 23 9A.44.073, 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, 9A.44.089, and
- 24 9A.64.020 the prosecutor should avoid prefiling agreements or
- 25 diversions intended to place the accused in a program of treatment or
- 26 counseling, so that treatment, if determined to be beneficial, can be
- 27 provided pursuant to RCW 9.94A.120(8).
- 28 Crimes against property/other crimes will be filed if the
- 29 admissible evidence is of such convincing force as to make it probable
- 30 that a reasonable and objective fact-finder would convict after hearing
- 31 all the admissible evidence and the most plausible defense that could
- 32 be raised.
- 33 See table below for the crimes within these categories.
- 34 CATEGORIZATION OF CRIMES FOR PROSECUTING STANDARDS
- 35 CRIMES AGAINST PERSONS
- 36 Aggravated Murder
- 37 1st Degree Murder
- 38 2nd Degree Murder

- 1 1st Degree Kidnaping
- 2 1st Degree Assault
- 3 1st Degree Assault of a Child
- 4 1st Degree Rape
- 5 1st Degree Robbery
- 6 1st Degree Rape of a Child
- 7 1st Degree Arson
- 8 2nd Degree Kidnaping
- 9 2nd Degree Assault
- 10 2nd Degree Assault of a Child
- 11 2nd Degree Rape
- 12 2nd Degree Robbery
- 13 1st Degree Burglary
- 14 1st Degree Manslaughter
- 2nd Degree Manslaughter
- 16 1st Degree Extortion
- 17 Indecent Liberties
- 18 Incest
- 19 2nd Degree Rape of a Child
- 20 Vehicular Homicide
- 21 Vehicular Assault
- 22 3rd Degree Rape
- 23 3rd Degree Rape of a Child
- 24 1st Degree Child Molestation
- 25 2nd Degree Child Molestation
- 26 3rd Degree Child Molestation
- 27 2nd Degree Extortion
- 28 1st Degree Promoting Prostitution
- 29 Intimidating a Juror
- 30 Communication with a Minor
- 31 Intimidating a Witness
- 32 Intimidating a Public Servant
- 33 Bomb Threat (if against person)
- 34 3rd Degree Assault
- 35 3rd Degree Assault of a Child
- 36 Unlawful Imprisonment
- 37 Promoting a Suicide Attempt
- Riot (if against person)
- 39 Stalking

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Custodial Assault
1
 2
        ((No-Contact Order Domestic Violence Pretrial (RCW 10.99.040(4) (b)
 3
    and (c)
4
        No-Contact Order-Domestic Violence Sentence (RCW 10.99.050(2))
 5
        Protection Order Domestic Violence Civil (RCW 26.50.110 (4) and
   (5))) Domestic Violence Court Order Violation (RCW 10.99.040,
 6
    10.99.050, 26.09.300, 26.10.220, 26.26.138, 26.50.110, 26.52.070, or
7
8
    section 3 of this act)
9
        Counterfeiting (if a violation of RCW 9.16.035(4))
10
        CRIMES AGAINST PROPERTY/OTHER CRIMES
11
        2nd Degree Arson
12
        1st Degree Escape
13
        2nd Degree Burglary
14
        1st Degree Theft
15
        1st Degree Perjury
        1st Degree Introducing Contraband
16
17
        1st Degree Possession of Stolen Property
18
        Bribery
19
        Bribing a Witness
20
        Bribe received by a Witness
21
        Bomb Threat (if against property)
2.2
        1st Degree Malicious Mischief
23
        2nd Degree Theft
        2nd Degree Escape
24
25
        2nd Degree Introducing Contraband
        2nd Degree Possession of Stolen Property
26
27
        2nd Degree Malicious Mischief
28
        1st Degree Reckless Burning
        Taking a Motor Vehicle without Authorization
29
30
        Forgery
        2nd Degree Perjury
31
32
        2nd Degree Promoting Prostitution
        Tampering with a Witness
33
        Trading in Public Office
34
35
        Trading in Special Influence
        Receiving/Granting Unlawful Compensation
36
37
        Bigamy
        Eluding a Pursuing Police Vehicle
38
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Willful Failure to Return from Furlough

- 1 Escape from Community Custody
- 2 Riot (if against property)
- 3 Thefts of Livestock
- 4 ALL OTHER UNCLASSIFIED FELONIES
- 5 Selection of Charges/Degree of Charge
- 6 (i) The prosecutor should file charges which adequately describe
- 7 the nature of defendant's conduct. Other offenses may be charged only
- 8 if they are necessary to ensure that the charges:
- 9 (A) Will significantly enhance the strength of the state's case at
- 10 trial; or
- 11 (B) Will result in restitution to all victims.
- 12 (ii) The prosecutor should not overcharge to obtain a guilty plea.
- 13 Overcharging includes:
- 14 (A) Charging a higher degree;
- 15 (B) Charging additional counts.
- 16 This standard is intended to direct prosecutors to charge those
- 17 crimes which demonstrate the nature and seriousness of a defendant's
- 18 criminal conduct, but to decline to charge crimes which are not
- 19 necessary to such an indication. Crimes which do not merge as a matter
- 20 of law, but which arise from the same course of conduct, do not all
- 21 have to be charged.
- 22 (b) GUIDELINES/COMMENTARY:
- 23 (i) Police Investigation
- 24 A prosecuting attorney is dependent upon law enforcement agencies
- 25 to conduct the necessary factual investigation which must precede the
- 26 decision to prosecute. The prosecuting attorney shall ensure that a
- 27 thorough factual investigation has been conducted before a decision to
- 28 prosecute is made. In ordinary circumstances the investigation should
- 29 include the following:
- 30 (A) The interviewing of all material witnesses, together with the
- 31 obtaining of written statements whenever possible;
- 32 (B) The completion of necessary laboratory tests; and
- 33 (C) The obtaining, in accordance with constitutional requirements,
- 34 of the suspect's version of the events.
- 35 If the initial investigation is incomplete, a prosecuting attorney
- 36 should insist upon further investigation before a decision to prosecute
- 37 is made, and specify what the investigation needs to include.
- 38 (ii) Exceptions

- In certain situations, a prosecuting attorney may authorize filing 1 of a criminal complaint before the investigation is complete if: 2
  - (A) Probable cause exists to believe the suspect is quilty; and
- 4 (B) The suspect presents a danger to the community or is likely to 5 flee if not apprehended; or
- 6 (C) The arrest of the suspect is necessary to complete the 7 investigation of the crime.
- 8 In the event that the exception to the standard is applied, the 9 prosecuting attorney shall obtain a commitment from the law enforcement 10 agency involved to complete the investigation in a timely manner. the subsequent investigation does not produce sufficient evidence to 11 meet the normal charging standard, the complaint should be dismissed.
- 13 (iii) Investigation Techniques
- 14 The prosecutor should be fully advised of the investigatory 15 techniques that were used in the case investigation including:
- 16 (A) Polygraph testing;
- 17 (B) Hypnosis;

- (C) Electronic surveillance; 18
- 19 (D) Use of informants.
- (iv) Pre-Filing Discussions with Defendant 20
- Discussions with the defendant or his/her representative regarding 21 the selection or disposition of charges may occur prior to the filing 22 23 of charges, and potential agreements can be reached.
- 24 (v) Pre-Filing Discussions with Victim(s)
- 25 Discussions with the victim(s) or victims' representatives 26 regarding the selection or disposition of charges may occur before the filing of charges. The discussions may be considered by the prosecutor 27 28 in charging and disposition decisions, and should be considered before 29 reaching any agreement with the defendant regarding these decisions.
- 30 NEW SECTION. Sec. 32. Section 18 of this act takes effect July 1, 31 2000.
- 32 NEW SECTION. Sec. 33. Section 1 of this act is necessary for the immediate preservation of the public peace, health, or safety, or 33 34 support of the state government and its existing public institutions, 35 and takes effect immediately.

- NEW SECTION. Sec. 34. (1) The penalties prescribed in section 1 of this act apply to violations of court orders which occur on or after the effective date of section 1 of this act, regardless of the date the court issued the order.
- 5 (2) The penalties prescribed in this act, other than in section 1 6 of this act, apply to violations of court orders which occur on or 7 after July 1, 2000, regardless of the date the court issued the order."
- 8 Correct the title.

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