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2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. SAMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the family court act and the domestic relations law, in relation to violations of orders of protection and temporary orders of protection and probation in family offense cases

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 446 of the family court act is amended by adding a
 new closing paragraph to read as follows:
 A VIOLATION OF AN ORDER OF PROTECTION ISSUED PURSUANT TO THIS SECTION

4 SHALL BE DEALT WITH IN ACCORDANCE WITH PART FIVE OF THIS ARTICLE OR 5 SECTIONS EIGHT HUNDRED FORTY-SIX, EIGHT HUNDRED FORTY-SIX-A AND EIGHT 6 HUNDRED FORTY-SEVEN OF THIS ACT.

7 S 2. Section 551 of the family court act is amended by adding a new 8 closing paragraph to read as follows:

9 A VIOLATION OF AN ORDER OF PROTECTION ISSUED PURSUANT TO THIS SECTION 10 SHALL BE DEALT WITH IN ACCORDANCE WITH PART FIVE OF ARTICLE FOUR OR 11 SECTIONS EIGHT HUNDRED FORTY-SIX, EIGHT HUNDRED FORTY-SIX-A AND EIGHT 12 HUNDRED FORTY-SEVEN OF THIS ACT.

13 S 3. Section 656 of the family court act is amended by adding a new 14 closing paragraph to read as follows:

15 A VIOLATION OF AN ORDER OF PROTECTION ISSUED PURSUANT TO THIS SECTION 16 SHALL BE DEALT WITH IN ACCORDANCE WITH SECTIONS EIGHT HUNDRED FORTY-SIX, 17 EIGHT HUNDRED FORTY-SIX-A AND EIGHT HUNDRED FORTY-SEVEN OF THIS ACT.

18 S 4. Subdivision (c) of section 841 of the family court act, as 19 amended by chapter 222 of the laws of 1994, is amended to read as 20 follows:

(c) placing the respondent on probation for a period not exceeding
 [one year, and requiring] TWO YEARS OR, IF AN ORDER OF PROTECTION HAS
 BEEN ISSUED FOR FIVE YEARS PURSUANT TO SECTION EIGHT HUNDRED FORTY-TWO

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 OF THIS PART, FIVE YEARS. THE ORDER MAY REQUIRE respondent to partic-2 ipate in a batterer's education program designed to help end violent 3 behavior, which may include referral to drug and alcohol counseling, and 4 to pay the costs thereof if respondent has the means to do so, provided 5 however that nothing contained herein shall be deemed to require payment 6 of the costs of any such program by the petitioner, the state or any 7 political subdivision thereof; or

8 S 5. Section 846-a of the family court act, as amended by chapter 597 9 of the laws of 1998, is amended to read as follows:

10 S 846-a. Powers on failure to obey order. If a respondent is brought before the court for failure to obey any lawful order issued under this 11 12 article or an order of protection OR TEMPORARY ORDER OF PROTECTION issued UNDER THIS ACT OR ISSUED by a court of competent jurisdiction of 13 14 another state, territorial or tribal jurisdiction in a proceeding and 15 if, after hearing, the court is satisfied by competent proof that the respondent has willfully failed to obey [any] such order, the court may 16 17 DO ONE OR MORE OF THE FOLLOWING:

18 1. modify an existing order OR TEMPORARY ORDER OF PROTECTION to add 19 reasonable conditions of behavior to the existing order [of protection,] 20 OR TEMPORARY ORDER OR make a new order of protection in accordance with 21 [section eight hundred forty-two, may order the forfeiture of bail in a 22 manner consistent with article five hundred forty of the criminal proce-23 dure law if bail has been ordered pursuant to] this act[, may];

2. PLACE THE RESPONDENT ON PROBATION IN ACCORDANCE 24 WITH SUBDIVISION 25 (C) OF SECTION EIGHT HUNDRED FORTY-ONE OF THIS PART UPON SUCH CONDITIONS 26 AS THE COURT SHALL DIRECT, WHICH MAY INCLUDE, BUT NOT BE LIMITED TO, A 27 DIRECTION THAT THE RESPONDENT PARTICIPATE IN A BATTERER'S EDUCATION DESIGNED TO HELP END VIOLENT BEHAVIOR, WHICH MAY INCLUDE REFER-28 PROGRAM 29 RAL TO DRUG AND ALCOHOL COUNSELING, AND TO PAY THE COSTS THEREOF IF THE HAS THE MEANS TO DO SO, PROVIDED, HOWEVER, THAT NOTHING IN 30 RESPONDENT THIS SUBDIVISION SHALL BE DEEMED TO REQUIRE PAYMENT OF THE COSTS OF 31 ANY 32 SUCH PROGRAM BY THE PETITIONER, THE STATE OR ANY POLITICAL SUBDIVISION 33 THEREOF;

34 3. IF THE RESPONDENT IS ALREADY ON PROBATION PURSUANT TO SUCH SECTION, 35 REVOKE SUCH ORDER OF PROBATION OR MODIFY THECONDITIONS OF SUCH PROBATION, 36 PROVIDED, HOWEVER, THAT OF A PENDING THEDETERMINATION 37 VIOLATION OF PROBATION, THE PERIOD OF PROBATION SHALL BE TOLLED AS OF 38 THE DATE OF FILING OF THE VIOLATION PETITION OR MOTION;

4. ORDER THE RESPONDENT TO PAY RESTITUTION IN ACCORDANCE WITH SUBDIVI-40 SION (E) OF SECTION EIGHT HUNDRED FORTY-ONE OF THIS PART OR, IF THE 41 RESPONDENT HAS ALREADY BEEN SO ORDERED AND HAS VIOLATED SUCH ORDER, 42 MODIFY SUCH ORDER OF RESTITUTION;

5. order the respondent to pay the [petitioner's] reasonable and necessary counsel fees AND DISBURSEMENTS OF ANY OTHER PARTY OR PARTIES AND/OR THE CHILD'S ATTORNEY in connection with the violation petition (where the court finds that the violation of its order was willful, and may];

6. ORDER THE RESPONDENT TO PROVIDE, EITHER DIRECTLY OR BY MEANS OF
MEDICAL AND HEALTH INSURANCE, FOR EXPENSES INCURRED FOR MEDICAL CARE AND
TREATMENT ARISING FROM THE INCIDENT OR INCIDENTS FORMING THE BASIS FOR
THE ISSUANCE OF THE ORDER OR ITS VIOLATION;

52 7. SUSPEND AN ORDER OF VISITATION BETWEEN RESPONDENT AND HIS OR HER 53 CHILD OR CHILDREN OR DIRECT THAT SUCH VISITATION BE SUPERVISED BY A 54 PERSON OR AGENCY DESIGNATED BY THE COURT AND UNDER CONDITIONS SPECIFIED 55 BY THE COURT; 1 2

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6 remainder of such sentence[. If]; AND 7 REVOKE OR, IN THE CASE OF A VIOLATION OF A TEMPORARY ORDER OF 9. 8 SUSPEND ANY LICENSE OF THE RESPONDENT TO CARRY, POSSESS, PROTECTION, 9 REPAIR AND DISPOSE OF FIREARMS PURSUANT TO SECTION 400.00 OF THE PENAL 10 LAW IMMEDIATELY, AND ARRANGE FOR THE IMMEDIATE SURRENDER AND DISPOSAL OF 11 ANY FIREARM SUCH RESPONDENT OWNS OR POSSESSES, IF the court determines 12 that the willful failure to obey such order involves violent behavior 13 constituting the crimes of menacing, reckless endangerment, STALKING, 14 assault or attempted assault [and if such a respondent is licensed to carry, possess, repair and dispose of firearms pursuant to section 400.00 of the penal law, the court may also immediately revoke such 15 16 17 license and may arrange for the immediate surrender and disposal of any 18 firearm such respondent owns or possesses]. If the willful failure to 19 obey such order involves the infliction of serious physical injury as defined in subdivision ten of section 10.00 of the penal law or the use 20 21 threatened use of a deadly weapon or dangerous instrument, as those or 22 terms are defined in subdivisions twelve and thirteen of section 10.00 23 of the penal law, such revocation and immediate surrender and disposal 24 of any firearm owned or possessed by respondent shall be mandatory, 25 pursuant to subdivision eleven of section 400.00 of the penal law.

S 6. The first undesignated paragraph and the closing paragraph of subdivision 3 of section 240 of the domestic relations law, as added by chapter 606 of the laws of 1999, are amended and a new subdivision 3-d is added to read as follows:

30 G. Any party moving for a temporary order of protection pursuant to 31 this subdivision during hours when the court is open shall be entitled 32 to file such motion or pleading containing such prayer for emergency 33 relief on the same day that such person first appears at such court, and 34 a hearing on the motion or portion of the pleading requesting such emer-35 gency relief shall be held on the same day or the next day that the 36 court is in session following the filing of such motion or pleading.

37 H. Upon issuance of an order of protection or temporary order of protection [or upon a violation of such order], the court may make an 38 39 order in accordance with section eight hundred forty-two-a of the family 40 court act directing the surrender of firearms, revoking or suspending a party's firearms license, and/or directing that such party be ineligible 41 to receive a firearms license. Upon issuance of an order of protection 42 pursuant to this section [or upon a finding of a violation thereof], the 43 court also may direct payment of restitution in an amount not to exceed 44 45 ten thousand dollars in accordance with subdivision (e) of section eight hundred forty-one of such act; provided, however, that in no case shall 46 47 an order of restitution be issued where the court determines that the 48 party against whom the order would be issued has already compensated the 49 injured party or where such compensation is incorporated in a final 50 judgment or settlement of the action. UPON A FINDING OF А WILLFUL 51 VIOLATION OF AN ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION, THE COURT MAY MAKE AN ORDER IN ACCORDANCE WITH SUBDIVISION 52 THREE-D OF 53 THIS SECTION.

54 3-D. IF A PARTY IS BROUGHT BEFORE THE COURT FOR FAILURE TO OBEY AN 55 ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION ISSUED BY THE COURT 56 OR BY A COURT OF COMPETENT JURISDICTION OF ANOTHER STATE, TERRITORIAL OR 1 TRIBAL JURISDICTION IN A PROCEEDING AND IF, AFTER HEARING, THE COURT IS 2 SATISFIED BY COMPETENT PROOF THAT SUCH PARTY HAS WILLFULLY FAILED TO 3 OBEY SUCH ORDER, THE COURT MAY DO ONE OR MORE OF THE FOLLOWING:

A. MODIFY AN EXISTING ORDER OF PROTECTION OR TEMPORARY ORDER OF
PROTECTION TO ADD REASONABLE CONDITIONS OF BEHAVIOR TO THE EXISTING
ORDER OR TEMPORARY ORDER OR MAKE A NEW ORDER OF PROTECTION OR TEMPORARY
ORDER OF PROTECTION IN ACCORDANCE WITH SUBDIVISION THREE OF THIS
SECTION;

9 B. PLACE THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR 10 TEMPORARY ORDER OF PROTECTION ON PROBATION IN ACCORDANCE WITH SUBDIVI-SION (C) OF SECTION EIGHT HUNDRED FORTY-ONE OF THE FAMILY COURT ACT UPON 11 SUCH CONDITIONS AS THE COURT SHALL DIRECT, WHICH MAY INCLUDE, BUT NOT BE 12 LIMITED TO, A DIRECTION THAT THE PARTY FOUND TO HAVE VIOLATED THE ORDER 13 14 OF PROTECTION OR TEMPORARY ORDER OF PROTECTION PARTICIPATE IN A 15 BATTERER'S EDUCATION PROGRAM DESIGNED TO HELP END VIOLENT BEHAVIOR, WHICH MAY INCLUDE REFERRAL TO DRUG AND ALCOHOL COUNSELING, AND TO PAY 16 THE COSTS THEREOF IF THE PARTY HAS THE MEANS TO DO SO; PROVIDED, HOWEV-17 18 ER, THAT NOTHING IN THIS SUBDIVISION SHALL BE DEEMED TO REQUIRE PAYMENT 19 THE COSTS OF ANY SUCH PROGRAM BY ANY OTHER PARTY, THE STATE OR ANY OF 20 POLITICAL SUBDIVISION THEREOF;

C. IF THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION IS ALREADY ON PROBATION PURSUANT TO SECTION EIGHT HUNDRED FORTY-ONE OF THE FAMILY COURT ACT REVOKE SUCH ORDER OF PROBATION OR MODIFY THE CONDITIONS OF SUCH PROBATION, PROVIDED, HOWEVER, THAT PENDING THE DETERMINATION OF A VIOLATION OF PROBATION, THE PERIOD OF PROBATION SHALL BE TOLLED AS OF THE DATE OF FILING OF THE VIOLATION PETITION OR MOTION;

D. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION TO PAY RESTITUTION IN ACCORDANCE WITH PARAGRAPH H OF SUBDIVISION THREE OF THIS SECTION OR, IF SUCH PARTY HAS ALREADY BEEN SO ORDERED AND HAS VIOLATED SUCH ORDER, MODIFY SUCH ORDER;

32 E. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR
33 TEMPORARY ORDER OF PROTECTION TO PAY THE REASONABLE AND NECESSARY COUN34 SEL FEES AND DISBURSEMENTS OF ANY OTHER PARTY OR PARTIES AND/OR THE
35 CHILD'S ATTORNEY IN CONNECTION WITH THE VIOLATION PETITION;

F. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR
TEMPORARY ORDER OF PROTECTION TO PROVIDE, EITHER DIRECTLY OR BY MEANS OF
MEDICAL AND HEALTH INSURANCE, FOR EXPENSES INCURRED FOR MEDICAL CARE AND
TREATMENT ARISING FROM THE INCIDENT OR INCIDENTS FORMING THE BASIS FOR
THE ISSUANCE OF THE ORDER OR ITS VIOLATION;

41 G. SUSPEND AN ORDER OF VISITATION BETWEEN THE PARTY FOUND TO HAVE 42 VIOLATED THE ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION AND 43 HIS OR HER CHILD OR CHILDREN OR DIRECT THAT SUCH VISITATION BE SUPER-44 VISED BY A PERSON OR AGENCY DESIGNATED BY THE COURT AND UNDER CONDITIONS 45 SPECIFIED BY THE COURT;

H. COMMIT THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR 46 47 TEMPORARY ORDER OF PROTECTION TO JAIL FOR A TERM NOT TO EXCEED SIX 48 MONTHS. SUCH COMMITMENT MAY BE SERVED UPON CERTAIN SPECIFIED DAYS OR PARTS OF DAYS AS THE COURT MAY DIRECT, AND THE COURT MAY, AT ANY 49 TIME 50 WITHIN THE TERM OF SUCH SENTENCE, REVOKE SUCH DIRECTION AND COMMIT SUCH 51 PARTY FOR THE REMAINDER OF THE ORIGINAL SENTENCE, OR SUSPEND THE REMAIN-52 DER OF SUCH SENTENCE; AND

53 I. IN ACCORDANCE WITH PARAGRAPH H OF SUBDIVISION THREE OF THIS SECTION 54 AND SECTION EIGHT HUNDRED FORTY-SIX-A OF THE FAMILY COURT ACT, IMME-55 DIATELY REVOKE OR, IN THE CASE OF A VIOLATION OF A TEMPORARY ORDER OF 56 PROTECTION, SUSPEND ANY LICENSE TO CARRY, POSSESS, REPAIR AND DISPOSE OF

FIREARMS PURSUANT TO SECTION 400.00 OF THE PENAL LAW OF THE PARTY FOUND 1 TO HAVE VIOLATED THE ORDER, AND ARRANGE FOR THE IMMEDIATE SURRENDER AND 2 3 DISPOSAL OF ANY FIREARM SUCH PARTY OWNS OR POSSESSES, IF THE COURT 4 DETERMINES THAT THE WILLFUL FAILURE TO OBEY SUCH ORDER INVOLVES VIOLENT 5 BEHAVIOR CONSTITUTING THE CRIMES OF MENACING, RECKLESS ENDANGERMENT, 6 STALKING, ASSAULT OR ATTEMPTED ASSAULT. IF THE WILLFUL FAILURE TO OBEY 7 SUCH ORDER INVOLVES THE INFLICTION OF SERIOUS PHYSICAL INJURY AS DEFINED 8 IN SUBDIVISION TEN OF SECTION 10.00 OF THE PENAL LAW OR THE USE OR 9 THREATENED USE OF A DEADLY WEAPON OR DANGEROUS INSTRUMENT, AS THOSE 10 TERMS ARE DEFINED IN SUBDIVISIONS TWELVE AND THIRTEEN OF SECTION 10.00 PENAL LAW, SUCH REVOCATION AND IMMEDIATE SURRENDER AND DISPOSAL 11 THE OF 12 OF ANY FIREARM OWNED OR POSSESSED BY SUCH PARTY SHALL BE MANDATORY, PURSUANT TO SUBDIVISION ELEVEN OF SECTION 400.00 OF THE PENAL LAW. 13

14 S 7. Subdivision 9 of section 252 of the domestic relations law, as 15 added by chapter 606 of the laws of 1999, is amended and a new subdivi-16 sion 11 is added to read as follows:

17 Upon issuance of an order of protection or temporary order of 9. protection [or upon a violation of such order], the court may [take] 18 MAKE an order in accordance with section eight hundred forty-two-a of 19 20 the family court act directing the surrender of firearms, revoking or 21 suspending a party's firearms license, and/or directing that such party 22 be ineligible to receive a firearms license. Upon issuance of an order 23 of protection pursuant to this section [or upon a finding of a violation 24 thereof], the court also may direct payment of restitution in an amount 25 not to exceed ten thousand dollars in accordance with subdivision (e) of 26 section eight hundred forty-one of such act; provided, however, that in case shall an order of restitution be issued where the court deter-27 no 28 mines that the party against whom the order would be issued has already 29 compensated the injured party or where such compensation is incorporated a final judgement or settlement of the action. UPON A FINDING OF A 30 in WILLFUL VIOLATION OF AN ORDER OF PROTECTION OR TEMPORARY ORDER OF 31 32 PROTECTION, THE COURT MAY MAKE AN ORDER IN ACCORDANCE WITH SUBDIVISION 33 TEN OF THIS SECTION.

34 11. IF A PARTY IS BROUGHT BEFORE THE COURT FOR FAILURE ТΟ OBEY AN 35 ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION ISSUED BY THE COURT OR BY A COURT OF COMPETENT JURISDICTION OF ANOTHER STATE, TERRITORIAL OR 36 37 TRIBAL JURISDICTION IN A PROCEEDING AND IF, AFTER HEARING, THE COURT IS 38 SATISFIED BY COMPETENT PROOF THAT SUCH PARTY HAS WILLFULLY FAILED TO 39 OBEY ANY SUCH ORDER, THE COURT MAY DO ONE OR MORE OF THE FOLLOWING:

40 A. MODIFY AN EXISTING ORDER OF PROTECTION OR TEMPORARY ORDER OF 41 PROTECTION TO ADD REASONABLE CONDITIONS OF BEHAVIOR TO THE EXISTING 42 ORDER OR TEMPORARY ORDER OR MAKE A NEW ORDER OF PROTECTION OR TEMPORARY 43 ORDER OF PROTECTION IN ACCORDANCE WITH THIS SECTION;

44 B. PLACE THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR 45 TEMPORARY ORDER OF PROTECTION ON PROBATION IN ACCORDANCE WITH SUBDIVI-46 SION (C) OF SECTION EIGHT HUNDRED FORTY-ONE OF THE FAMILY COURT ACT UPON 47 SUCH CONDITIONS AS THE COURT SHALL DIRECT, WHICH MAY INCLUDE, BUT NOT BE 48 LIMITED TO, A DIRECTION THAT THE PARTY FOUND TO HAVE VIOLATED THE ORDER 49 OF PROTECTION OR TEMPORARY ORDER OF PROTECTION PARTICIPATE IN Α 50 BATTERER'S EDUCATION PROGRAM DESIGNED TO HELP END VIOLENT BEHAVIOR, 51 INCLUDE REFERRAL TO DRUG AND ALCOHOL COUNSELING, AND TO PAY WHICH MAY THE COSTS THEREOF IF THE PARTY HAS THE MEANS TO DO SO; PROVIDED, 52 HOWEV-THAT NOTHING IN THIS SUBDIVISION SHALL BE DEEMED TO REQUIRE PAYMENT 53 ER, 54 OF THE COSTS OF ANY SUCH PROGRAM BY ANY OTHER PARTY, THE STATE OR ANY 55 POLITICAL SUBDIVISION THEREOF;

1 C. IF THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR 2 TEMPORARY ORDER OF PROTECTION IS ALREADY ON PROBATION PURSUANT TO SUCH 3 SECTION, REVOKE SUCH ORDER OF PROBATION OR MODIFY THE CONDITIONS OF SUCH 4 PROBATION, PROVIDED, HOWEVER, THAT PENDING THE DETERMINATION OF A 5 VIOLATION OF PROBATION, THE PERIOD OF PROBATION SHALL BE TOLLED AS OF 6 THE DATE OF FILING OF THE VIOLATION PETITION OR MOTION;

D. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR
8 TEMPORARY ORDER OF PROTECTION TO PAY RESTITUTION IN ACCORDANCE WITH
9 SUBDIVISION NINE OF THIS SECTION OR, IF SUCH PARTY HAS ALREADY BEEN SO
10 ORDERED AND HAS WILLFULLY VIOLATED SUCH ORDER, MODIFY SUCH ORDER;

11 E. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR 12 TEMPORARY ORDER OF PROTECTION TO PAY THE REASONABLE AND NECESSARY COUN-13 SEL FEES AND DISBURSEMENTS OF ANY OTHER PARTY OR PARTIES AND/OR THE 14 CHILD'S ATTORNEY IN CONNECTION WITH THE VIOLATION PETITION;

F. ORDER THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION TO PROVIDE, EITHER DIRECTLY OR BY MEANS OF MEDICAL AND HEALTH INSURANCE, FOR EXPENSES INCURRED FOR MEDICAL CARE AND TREATMENT ARISING FROM THE INCIDENT OR INCIDENTS FORMING THE BASIS FOR THE ISSUANCE OF THE ORDER OR ITS VIOLATION;

G. SUSPEND AN ORDER OF VISITATION BETWEEN THE PARTY FOUND TO HAVE
VIOLATED THE ORDER OF PROTECTION OR TEMPORARY ORDER OF PROTECTION AND
HIS OR HER CHILD OR CHILDREN OR DIRECT THAT SUCH VISITATION BE SUPERVISED BY A PERSON OR AGENCY DESIGNATED BY THE COURT AND UNDER CONDITIONS
SPECIFIED BY THE COURT;

H. COMMIT THE PARTY FOUND TO HAVE VIOLATED THE ORDER OF PROTECTION OR
TEMPORARY ORDER OF PROTECTION TO JAIL FOR A TERM NOT TO EXCEED SIX
MONTHS. SUCH COMMITMENT MAY BE SERVED UPON CERTAIN SPECIFIED DAYS OR
PARTS OF DAYS AS THE COURT MAY DIRECT, AND THE COURT MAY, AT ANY TIME
WITHIN THE TERM OF SUCH SENTENCE, REVOKE SUCH DIRECTION AND COMMIT SUCH
PARTY FOR THE REMAINDER OF THE ORIGINAL SENTENCE, OR SUSPEND THE REMAINDER OF SUCH SENTENCE; AND

32 I. IN ACCORDANCE WITH SUBDIVISION NINE OF THIS SECTION AND SECTION 33 EIGHT HUNDRED FORTY-SIX-A OF THE FAMILY COURT ACT, IMMEDIATELY REVOKE, OR IN THE CASE OF A VIOLATION OF A TEMPORARY ORDER OF PROTECTION, 34 SUSPEND ANY LICENSE TO CARRY, POSSESS, REPAIR AND DISPOSE OF FIREARMS 35 PURSUANT TO SECTION 400.00 OF THE PENAL LAW OF THE PARTY FOUND 36 TO HAVE VIOLATED THE ORDER, AND ARRANGE FOR THE IMMEDIATE SURRENDER AND DISPOSAL 37 38 OF ANY FIREARM SUCH PARTY OWNS OR POSSESSES, IF THE COURT DETERMINES THAT THE WILLFUL FAILURE TO OBEY SUCH ORDER INVOLVES VIOLENT BEHAVIOR 39 40 CONSTITUTING THE CRIMES OF MENACING, RECKLESS ENDANGERMENT, STALKING, ASSAULT OR ATTEMPTED ASSAULT. IF THE WILLFUL FAILURE TO OBEY SUCH ORDER 41 INVOLVES THE INFLICTION OF SERIOUS PHYSICAL INJURY AS DEFINED IN SUBDI-42 43 VISION TEN OF SECTION 10.00 OF THE PENAL LAW OR THE USE OR THREATENED OF A DEADLY WEAPON OR DANGEROUS INSTRUMENT, AS THOSE TERMS ARE 44 USE 45 DEFINED IN SUBDIVISIONS TWELVE AND THIRTEEN OF SECTION 10.00 OF THE PENAL LAW, SUCH REVOCATION AND IMMEDIATE SURRENDER AND DISPOSAL OF ANY 46 FIREARM OWNED OR POSSESSED BY SUCH PARTY SHALL BE MANDATORY, PURSUANT TO 47 SUBDIVISION ELEVEN OF SECTION 400.00 OF THE PENAL LAW. 48

49 S 8. This act shall take effect on the ninetieth day after it shall 50 have become a law; provided, however, that section four of this act 51 shall apply to family offenses committed on or after such date.