4042

2015-2016 Regular Sessions

IN ASSEMBLY

January 29, 2015

Introduced by M. of A. WRIGHT -- read once and referred to the Committee on Codes

AN ACT to amend the criminal procedure law and the family court act, in relation to the duration of orders of protection

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

1 Section 1. The opening paragraph of subdivision 5 of section 530.12 of 2 the criminal procedure law, as amended by section 1 of chapter 9 of the 3 laws of 2011, is amended to read as follows:

4 Upon sentencing on a conviction for any crime or violation between 5 spouses, between a parent and child, or between members of the same 6 family or household as defined in subdivision one of section 530.11 of this article, the court may in addition to any other disposition, 7 8 including a conditional discharge or youthful offender adjudication, enter an order of protection. Where a temporary order of protection was 9 issued, the court shall state on the record the reasons for issuing or 10 not issuing an order of protection. The duration of such an order shall 11 12 be fixed by the court and: (A) in the case of a felony conviction, shall 13 not exceed the greater of: (i) eight years from the date of such sentencing, or (ii) eight years from the date of the expiration of the 14 maximum term of an indeterminate or the term of a determinate 15 sentence 16 of imprisonment actually imposed; or (B) in the case of a conviction for 17 class A misdemeanor, shall not exceed the greater of: (i) five years а 18 from the date of such sentencing, or (ii) five years from the date of 19 the expiration of the maximum term of a definite or intermittent term 20 actually imposed; or (C) in the case of a conviction for any other offense, shall not exceed the greater of: (i) two years from the date of 21 sentencing, or (ii) two years from the date of the expiration of the 22 maximum term of a definite or intermittent term actually imposed. 23 For 24 purposes of determining the duration of an order of protection entered 25 pursuant to this subdivision, a conviction shall be deemed to include a

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

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conviction that has been replaced by a youthful offender adjudication. 1 2 IF THE COURT FINDS THAT AGGRAVATING CIRCUMSTANCES AS DEFINED IN SUBDIVI-3 SION FIVE-A OF THIS SECTION EXIST, THE COURT MAY ENTER AN ORDER OF 4 PROTECTION FOR A FIXED PERIOD OF TIME IN EXCESS OF THE RELEVANT TERMS 5 SET FORTH ABOVE, OR MAY ENTER A PERMANENT ORDER OF PROTECTION. THE 6 COURT'S FINDING OF AGGRAVATING CIRCUMSTANCES SHALL BE STATED UPON THE 7 ORDER OF PROTECTION. In addition to any other conditions, such an order 8 may require the defendant:

9 S 2. The opening paragraph of subdivision 5 of section 530.12 of the 10 criminal procedure law, as amended by section 2 of chapter 9 of the laws 11 of 2011, is amended to read as follows:

Upon sentencing on a conviction for any crime or violation between spouses, between a parent and child, or between members of the same 12 13 14 family or household as defined in subdivision one of section 530.11 of 15 this article, the court may in addition to any other disposition, 16 including a conditional discharge or youthful offender adjudication, 17 enter an order of protection. Where a temporary order of protection was 18 issued, the court shall state on the record the reasons for issuing or 19 issuing an order of protection. The duration of such an order shall not 20 be fixed by the court and, in the case of a felony conviction, shall not 21 exceed the greater of: (i) five years from the date of such sentencing, 22 (ii) three years from the date of the expiration of the maximum term or 23 of an indeterminate sentence of imprisonment actually imposed; or in the 24 case of a conviction for a class A misdemeanor, shall not exceed three 25 years from the date of such sentencing; or in the case of a conviction 26 for any other offense, shall not exceed one year from the date of 27 sentencing. For purposes of determining the duration of an order of 28 protection entered pursuant to this subdivision, a conviction shall be 29 deemed to include a conviction that has been replaced by a youthful IF THE COURT FINDS THAT AGGRAVATING 30 offender adjudication. CIRCUM-STANCES AS DEFINED IN SUBDIVISION FIVE-A OF THIS SECTION EXIST, THE 31 32 COURT MAY ENTER AN ORDER OF PROTECTION FOR A FIXED PERIOD OF IN TIME THE RELEVANT TERMS SET FORTH ABOVE, OR MAY ENTER A PERMANENT 33 EXCESS OF 34 ORDER OF PROTECTION. THE COURT'S FINDING OF AGGRAVATING CIRCUMSTANCES 35 SHALL BE STATED UPON THE ORDER OF PROTECTION. In addition to any other conditions, such an order may require the defendant: 36

37 S 3. Section 530.12 of the criminal procedure law is amended by adding 38 a new subdivision 5-a to read as follows:

39 5-A. FOR THE PURPOSES OF SUBDIVISION FIVE OF THIS SECTION, "AGGRAVAT-40 ING CIRCUMSTANCES" SHALL MEAN PHYSICAL INJURY OR SERIOUS PHYSICAL INJURY 41 TO THE COMPLAINANT CAUSED BY THE DEFENDANT, THE USE OF A DANGEROUS 42 INSTRUMENT AGAINST THE COMPLAINANT BY THEDEFENDANT, A HISTORY OF 43 VIOLATIONS OF PRIOR ORDERS OF PROTECTION BY THE DEFENDANT, REPEATED 44 PRIOR CONVICTIONS FOR CRIMES AGAINST THE COMPLAINANT BY THE DEFENDANT OR 45 THE EXPOSURE OF ANY FAMILY OR HOUSEHOLD MEMBER TO PHYSICAL INJURY BY THE DEFENDANT, AND LIKE INCIDENTS, BEHAVIORS, AND OCCURRENCES WHICH TO THE 46 47 CONSTITUTE AN IMMEDIATE AND ONGOING DANGER TO THE COMPLAINANT OR COURT 48 ANY MEMBER OF THE COMPLAINANT'S FAMILY OR HOUSEHOLD.

49 S 4. The closing paragraph of subdivision 6 of section 530.12 of the 50 criminal procedure law, as amended by chapter 480 of the laws of 2013, 51 is amended to read as follows:

[Such] WHEN AN ORDER OF PROTECTION IS OF FIXED DURATION, THE order of protection shall plainly state the date that such order expires AND WHERE THE ORDER IS OF PERMANENT DURATION, THE ORDER SHALL CLEARLY SO STATE. 1 S 5. Subdivision 15 of section 530.12 of the criminal procedure law, 2 as amended by chapter 186 of the laws of 1997, is amended to read as 3 follows:

15. Any motion to vacate or modify an order of protection, INCLUDING A 5 PERMANENT ORDER OF PROTECTION, or A temporary order of protection shall 6 be MADE on notice to the non-moving party, except as provided in subdi-7 vision three-b of this section.

8 S 6. The opening paragraph of subdivision 4 of section 530.13 of the 9 criminal procedure law, as amended by section 3 of chapter 9 of the laws 10 of 2011, is amended to read as follows:

11 Upon sentencing on a conviction for any offense, where the court has not issued an order of protection pursuant to section 530.12 of this article, the court may, in addition to any other disposition, including 12 13 14 conditional discharge or youthful offender adjudication, enter an а 15 order of protection. Where a temporary order of protection was issued, the court shall state on the record the reasons for issuing or not issu-16 ing an order of protection. The duration of such an order shall be fixed 17 (A) in the case of a felony conviction, shall not 18 by the court and; 19 exceed the greater of: (i) eight years from the date of such sentencing, or (ii) eight years from the date of the expiration of the maximum term of an indeterminate or the term of a determinate sentence of imprison-20 21 22 ment actually imposed; or (B) in the case of a conviction for a class A misdemeanor, shall not exceed the greater of: (i) five years from the 23 date of such sentencing, or (ii) five years from the date of the expira-24 25 tion of the maximum term of a definite or intermittent term actually imposed; or (C) in the case of a conviction for any other offense, shall 26 27 not exceed the greater of: (i) two years from the date of sentencing, or (ii) two years from the date of the expiration of the maximum term of a 28 29 definite or intermittent term actually imposed. For purposes of deter-30 mining the duration of an order of protection entered pursuant to this subdivision, a conviction shall be deemed to include a conviction that 31 32 been replaced by a youthful offender adjudication. IF THE COURT has 33 FINDS THAT AGGRAVATING CIRCUMSTANCES AS DEFINED IN SUBDIVISION FOUR-A OF 34 THIS SECTION EXIST, THE COURT MAY ENTER AN ORDER OF PROTECTION FOR A FIXED PERIOD OF TIME IN EXCESS OF THE RELEVANT TERMS SET FORTH ABOVE, OR 35 MAY ENTER A PERMANENT ORDER OF PROTECTION. THE COURT'S FINDING OF AGGRA-36 37 VATING CIRCUMSTANCES SHALL BE STATED UPON THE ORDER OF PROTECTION. In addition to any other conditions such an order may require 38 that the 39 defendant:

40 S 7. The opening paragraph of subdivision 4 of section 530.13 of the 41 criminal procedure law, as amended by section 4 of chapter 9 of the laws 42 of 2011, is amended to read as follows:

43 Upon sentencing on a conviction for any offense, where the court has 44 issued an order of protection pursuant to section 530.12 of this not article, the court may, in addition to any other disposition, including 45 conditional discharge or youthful offender adjudication, enter an 46 а 47 order of protection. Where a temporary order of protection was issued, the court shall state on the record the reasons for issuing or not issu-48 49 ing an order of protection. The duration of such an order shall be fixed 50 the court and, in the case of a felony conviction, shall not exceed by 51 the greater of: (i) five years from the date of such sentencing, or (ii) three years from the date of the expiration of the maximum term of an 52 indeterminate sentence of imprisonment actually imposed; or in the case 53 54 of a conviction for a class A misdemeanor, shall not exceed three years 55 from the date of such sentencing; or in the case of a conviction for any other offense, shall not exceed one year from the date of sentencing. 56

For purposes of determining the duration of an order of protection 1 2 entered pursuant to this subdivision, a conviction shall be deemed to 3 include a conviction that has been replaced by a youthful offender adju-4 dication. IF THE COURT FINDS THAT AGGRAVATING CIRCUMSTANCES AS DEFINED 5 SUBDIVISION FOUR-A OF THIS SECTION EXIST, THE COURT MAY ENTER AN INORDER OF PROTECTION FOR A FIXED PERIOD OF TIME IN EXCESS OF THE RELEVANT 6 7 TERMS SET FORTH ABOVE, OR MAY ENTER A PERMANENT ORDER OF PROTECTION. THE 8 COURT'S FINDING OF AGGRAVATING CIRCUMSTANCES SHALL BE STATED UPON THE PROTECTION. In addition to any other conditions such an order 9 ORDER OF 10 may require that the defendant:

11 S 8. Section 530.13 of the criminal procedure law is amended by adding 12 two new subdivisions 4-a and 10 to read as follows:

4-A. FOR THE PURPOSES OF SUBDIVISION FOUR OF THIS SECTION, 13 "AGGRAVAT-14 ING CIRCUMSTANCES" SHALL MEAN PHYSICAL INJURY OR SERIOUS PHYSICAL INJURY 15 TO THE VICTIM CAUSED BY THE DEFENDANT, THE USE OF A DANGEROUS INSTRUMENT AGAINST THE VICTIM BY THE DEFENDANT, A HISTORY OF REPEATED VIOLATIONS OF 16 17 OF PROTECTION BY THE DEFENDANT, PRIOR CONVICTIONS FOR PRIOR ORDERS 18 CRIMES AGAINST THE VICTIM BY THE DEFENDANT OR THE EXPOSURE OF ANY FAMILY 19 OR HOUSEHOLD MEMBER TO PHYSICAL INJURY BY THE DEFENDANT, AND LIKE INCI-20 DENTS, BEHAVIORS, AND OCCURRENCES WHICH TO THE COURT CONSTITUTE AN IMME-21 DIATE AND ONGOING DANGER TO THE VICTIM, OR ANY MEMBER OF THE VICTIM'S 22 FAMILY OR HOUSEHOLD.

10. ANY MOTION TO VACATE OR MODIFY AN ORDER OF PROTECTION, INCLUDING A PERMANENT ORDER OF PROTECTION, OR A TEMPORARY ORDER OF PROTECTION SHALL BE MADE ON NOTICE TO THE NON-MOVING PARTY.

S 9. Section 842 of the family court act, as amended by chapter 526 of the laws of 2013, and the closing paragraph as added by chapter 480 of the laws of 2013, is amended to read as follows:

29 S 842. Order of protection. An order of protection under section eight hundred forty-one of this part shall set forth reasonable condi-30 tions of behavior to be observed for a period not in excess of two years 31 32 by the petitioner or respondent or for a period not in excess of five 33 years upon (i) a finding by the court on the record of the existence of aggravating circumstances as defined in paragraph (vii) of subdivision 34 (a) of section eight hundred twenty-seven of this article, THE COURT MAY 35 ISSUE AN ORDER OF PROTECTION FOR A FIXED PERIOD IN EXCESS OF ONE YEAR OR 36 37 PERMANENT ORDER OF PROTECTION; or (ii) a finding by the court on the А 38 record that the conduct alleged in the petition is in violation of a 39 valid order of protection. Any finding of aggravating circumstances 40 pursuant to this section shall be stated on the record and upon the order of protection. The court may also, upon motion, extend the order 41 of protection for a reasonable period of time upon a showing of 42 qood 43 consent of the parties. The fact that abuse has not occurred cause or 44 during the pendency of an order shall not, in itself, constitute suffi-45 cient ground for denying or failing to extend the order. The court must articulate a basis for its decision on the record. The duration of any 46 47 temporary order shall not by itself be a factor in determining the 48 length or issuance of any final order. Any order of protection issued pursuant to this section shall specify if an order of probation is in 49 50 effect. Any order of protection issued pursuant to this section may 51 require the petitioner or the respondent:

52 (a) to stay away from the home, school, business or place of employ-53 ment of any other party, the other spouse, the other parent, or the 54 child, and to stay away from any other specific location designated by 55 the court, provided that the court shall make a determination, and shall 56 state such determination in a written decision or on the record, whether

to impose a condition pursuant to this subdivision, provided further, 1 2 however, that failure to make such a determination shall not affect the 3 validity of such order of protection. In making such determination, the 4 court shall consider, but shall not be limited to consideration of, whether the order of protection is likely to achieve its purpose in the 5 6 such a condition, conduct subject to prior orders of absence of 7 protection, prior incidents of abuse, extent of past or present injury, 8 threats, drug or alcohol abuse, and access to weapons;

9 (b) to permit a parent, or a person entitled to visitation by a court 10 order or a separation agreement, to visit the child at stated periods;

11 (c) to refrain from committing a family offense, as defined in subdi-12 vision one of section eight hundred twelve of this act, or any criminal 13 offense against the child or against the other parent or against any 14 person to whom custody of the child is awarded, or from harassing, 15 intimidating or threatening such persons;

(d) to permit a designated party to enter the residence during a specified period of time in order to remove personal belongings not in issue in this proceeding or in any other proceeding or action under this act or the domestic relations law;

20 (e) to refrain from acts of commission or omission that create an 21 unreasonable risk to the health, safety or welfare of a child;

(f) to pay the reasonable counsel fees and disbursements involved in obtaining or enforcing the order of the person who is protected by such order if such order is issued or enforced;

(g) to require the respondent to participate in a batterer's education program designed to help end violent behavior, which may include referral to drug and alcohol counselling, and to pay the costs thereof if the person has the means to do so, provided however that nothing contained herein shall be deemed to require payment of the costs of any such program by the petitioner, the state or any political subdivision thereof;

32 (h) to provide, either directly or by means of medical and health 33 insurance, for expenses incurred for medical care and treatment arising 34 from the incident or incidents forming the basis for the issuance of the 35 order;

(i) 1. to refrain from intentionally injuring or killing, without
justification, any companion animal the respondent knows to be owned,
possessed, leased, kept or held by the petitioner or a minor child
residing in the household.

40 2. "Companion animal", as used in this section, shall have the same 41 meaning as in subdivision five of section three hundred fifty of the 42 agriculture and markets law;

43 (j) 1. to promptly return specified identification documents to the 44 protected party, in whose favor the order of protection or temporary 45 order of protection is issued; provided, however, that such order may: include any appropriate provision designed to ensure that any such 46 (A) 47 document is available for use as evidence in this proceeding, and avail-48 able if necessary for legitimate use by the party against whom such order is issued; and (B) specify the manner in which such return shall 49 50 be accomplished.

51 2. For purposes of this subdivision, "identification document" shall 52 mean any of the following: (A) exclusively in the name of the protected 53 party: birth certificate, passport, social security card, health insur-54 ance or other benefits card, a card or document used to access bank, 55 credit or other financial accounts or records, tax returns, any driver's 56 license, and immigration documents including but not limited to a United 1 States permanent resident card and employment authorization document; 2 and (B) upon motion and after notice and an opportunity to be heard, any 3 of the following, including those that may reflect joint use or owner-4 ship, that the court determines are necessary and are appropriately 5 transferred to the protected party: any card or document used to access 6 bank, credit or other financial accounts or records, tax returns, and 7 any other identifying cards and documents; and

8 (k) to observe such other conditions as are necessary to further the 9 purposes of protection.

10 The court may also award custody of the child, during the term of the 11 order of protection to either parent, or to an appropriate relative 12 within the second degree. Nothing in this section gives the court power 13 to place or board out any child or to commit a child to an institution 14 or agency.

15 Notwithstanding the provisions of section eight hundred seventeen of this article, where a temporary order of child support has not already 16 issued, the court may in addition to the issuance of an order of 17 been 18 protection pursuant to this section, issue an order for temporary child 19 support in an amount sufficient to meet the needs of the child, without a showing of immediate or emergency need. The court shall make an order 20 21 temporary child support notwithstanding that information with for 22 respect to income and assets of the respondent may be unavailable. Where 23 such information is available, the court may make an award for temporary 24 child support pursuant to the formula set forth in subdivision one of 25 section four hundred thirteen of this act. Temporary orders of support 26 issued pursuant to this article shall be deemed to have been issued 27 pursuant to section four hundred thirteen of this act.

28 Upon making an order for temporary child support pursuant to this 29 subdivision, the court shall advise the petitioner of the availability child support enforcement services by the support collection unit of 30 of the local department of social services, to enforce the temporary order 31 32 to assist in securing continued child support, and shall set the and 33 support matter down for further proceedings in accordance with article 34 four of this act.

Where the court determines that the respondent has employer-provided medical insurance, the court may further direct, as part of an order of temporary support under this subdivision, that a medical support execution be issued and served upon the respondent's employer as provided for in section fifty-two hundred forty-one of the civil practice law and rules.

In any proceeding in which an order of protection or temporary order 41 of protection or a warrant has been issued under this section, the clerk 42 43 the court shall issue to the petitioner and respondent and his counof 44 sel and to any other person affected by the order a copy of the order of 45 protection or temporary order of protection and ensure that a copy of the order of protection or temporary order of protection be transmitted 46 47 to the local correctional facility where the individual is or will be 48 detained, the state or local correctional facility where the individual 49 is or will be imprisoned, and the supervising probation department or 50 the department of corrections and community supervision where the indi-51 vidual is under probation or parole supervision.

Notwithstanding the foregoing provisions, an order of protection, or temporary order of protection where applicable, may be entered against a former spouse and persons who have a child in common, regardless of whether such persons have been married or have lived together at any 1 time, or against a member of the same family or household as defined in 2 subdivision one of section eight hundred twelve of this article.

In addition to the foregoing provisions, the court may issue an order, pursuant to section two hundred twenty-seven-c of the real property law, authorizing the party for whose benefit any order of protection has been issued to terminate a lease or rental agreement pursuant to section two hundred twenty-seven-c of the real property law.

8 The protected party in whose favor the order of protection or tempo-9 rary order of protection is issued may not be held to violate an order 10 issued in his or her favor nor may such protected party be arrested for 11 violating such order.

12 ANY MOTION TO VACATE OR MODIFY AN ORDER OF PROTECTION, INCLUDING A 13 PERMANENT ORDER OF PROTECTION, OR A TEMPORARY ORDER OF PROTECTION SHALL 14 BE MADE ON NOTICE TO THE NON-MOVING PARTY.

15 S 10. This act shall take effect immediately, provided that the amendments to the opening paragraph of subdivision 5 of section 530.12 and 16 the opening paragraph of subdivision 4 of section 530.13 of the criminal 17 procedure law made by sections one and six, respectively, of 18 this act 19 shall be subject to the expiration and reversion of such subdivisions pursuant to section 74 of chapter 3 of the laws of 1995, as amended, 20 21 when upon such date the provisions of sections two and seven of this act 22 shall take effect.