## AMENDMENTS TO LB194

Introduced by Raybould, 28.

1. Strike the original sections and all amendments thereto and 1 insert the following new sections: 2 3 Sections 1 to 17 of this act shall be known and may be Section 1. cited as the Suicide Risk Protection Order Act. 4 5 Sec. 2. For purposes of the Suicide Risk Protection Order Act: 6 (1) Ex parte suicide risk protection order means a temporary 7 protection order issued on an ex parte basis under section 5 of this act; (2) Family or household member includes spouses or former spouses, 8 9 children, persons who are presently residing together or who have resided together in the past, persons who have a child in common whether or not 10 they have been married or have lived together at any time, other persons 11 related by consanguinity or affinity, and persons who are presently 12 13 involved in a dating relationship with each other or who have been involved in a dating relationship with each other. For purposes of this 14 subdivision, dating relationship means frequent, intimate associations 15 primarily characterized by the expectation of affectional or sexual 16 involvement, but does not include a casual relationship or an ordinary 17 association between persons in a business or social context; 18

19 (3) Final suicide risk protection order means an order issued under 20 section 4 of this act or an ex parte suicide risk protection order that 21 is deemed final under section 5 of this act and includes renewals of such 22 orders;

23 (4) Firearm has the same meaning as in section 28-1201;

(5) Firearm permit means a permit to carry a concealed handgun
 issued under the Concealed Handgun Permit Act, a certificate issued under
 section 69-2404, or any other permit, certificate, or written
 authorization under the laws of this state or another jurisdiction that

-1-

1 authorizes the purchase, receipt, possession, or concealment of a 2 firearm; 3 (6) Law enforcement agency means the police department or town marshal in incorporated municipalities, the office of the sheriff in 4 5 unincorporated areas, and the Nebraska State Patrol; 6 (7) Law enforcement officer means any officer or employee of a law 7 enforcement agency authorized by law to make arrests; 8 (8) Petitioner means the person who petitions for a suicide risk protection order; and 9 10 (9) Respondent means the person who is identified as the respondent in a petition filed under the act. 11 Sec. 3. (1) Beginning January 1, 2024, a law enforcement agency or 12 13 law enforcement officer may file a petition for a suicide risk protection 14 <u>order.</u> 15 (2) A petition for a suicide risk protection order shall be filed 16 with the clerk of the district court of the county where the respondent 17 resides, and the proceeding may be heard by the county court or the district court as provided in section 25-2740. A petition may not be 18 19 withdrawn except upon order of the court. 20 (3) A petition for a suicide risk protection order shall: 21 (a) Allege that the respondent poses a significant risk of causing 22 personal injury to self or others by having in the respondent's custody 23 or control, purchasing, possessing, or receiving a firearm; (b) Be accompanied by an affidavit made under oath stating the 24 25 specific statements, actions, or facts that give rise to a reasonable 26 fear of future dangerous acts by the respondent; 27 (c) Identify the number, types, and locations of any firearms the petitioner believes to be in the respondent's current ownership, 28 29 possession, custody, or control; 30 (d) If known by the petitioner, identify any existing harassment 31 protection order, sexual assault protection order, domestic violence

-2-

1 protection order, or other similar protection order governing the 2 respondent, whether from this state or another jurisdiction; 3 (e) Identify any relevant pending lawsuit, complaint, petition, or other action against the respondent under the laws of Nebraska or any 4 5 other jurisdiction; and 6 (f) In the case of a petition filed by a law enforcement agency, 7 state the agency's address of record, and in the case of a petition filed 8 by a law enforcement officer, state the address of the law enforcement 9 agency employing such officer. 10 (4) The court shall verify the terms of any existing Nebraska court order governing the respondent and, if reasonably practicable, the terms 11 of any such existing court order from another jurisdiction. The court 12 13 shall not delay granting relief in order to verify the terms of an 14 <u>existing order.</u> 15 (5) The petitioner shall make a good faith effort to provide notice 16 to any known family or household member of the respondent who may be at 17 risk of violence and to any known third party who may be at risk of violence. If such family or household member or third party is a minor, 18 19 notice to such minor's parent or guardian, other than the respondent, 20 shall be sufficient. The notice shall state that the petitioner intends 21 to petition the court for a suicide risk protection order or has already 22 done so, and include referrals to appropriate resources, including mental 23 health, domestic violence, and counseling resources. The petitioner shall 24 attest in the petition to having provided such notice or attest to the 25 steps that will be taken to provide such notice.

26 (6) No fees for filing or service of process shall be charged by a
27 court or any public agency to petitioners seeking relief under the
28 Suicide Risk Protection Order Act, except that a court may assess such
29 fees and costs if the court finds, by clear and convincing evidence, that
30 the statements contained in the petition were false and that the suicide
31 risk protection order was sought in bad faith.

-3-

1	(7) Petitioners shall be provided the necessary number of certified
2	copies, forms, and instructional brochures free of charge.
3	<u>(8) A petitioner shall not be required to post a bond to obtain</u>
4	relief in any proceeding under the Suicide Risk Protection Order Act.
5	Sec. 4. (1) If a suicide risk protection order is not issued ex
6	parte under section 5 of this act, upon receipt of the petition, the
7	court shall immediately schedule an evidentiary hearing to be held within
8	fourteen days after the filing of the petition, and the court shall cause
9	notice of the hearing to be given to the petitioner and the respondent.
10	The clerk of the district court shall cause a copy of the notice of
11	hearing and petition to be forwarded on or before the next judicial day
12	to the appropriate law enforcement agency for service upon the
13	respondent. Service issued under this section takes precedence over the
14	service of other documents, unless the other documents are of a similar
15	<u>emergency nature.</u>
16	<u>(2) Subject to court rules, a hearing under the Suicide Risk</u>
17	Protection Order Act, including an evidentiary hearing, may be held
18	telephonically or by videoconferencing or similar means at any location

19 within the judicial district as ordered by the court and in a manner that 20 ensures the preservation of an accurate record, when doing so is 21 necessary to reasonably accommodate a disability or in exceptional 22 circumstances to protect a petitioner or witness from potential harm. The 23 court shall require assurances of the identity of the petitioner and any 24 witness before conducting a hearing in such manner.

25 (3) Upon hearing the matter, if the court finds by a preponderance 26 of the evidence that the respondent poses a significant risk of causing 27 personal injury to self or others by having in the respondent's custody 28 or control, purchasing, possessing, or receiving a firearm, the court 29 shall issue a suicide risk protection order that shall be effective for 30 one year.

31 (4) In determining whether grounds for issuing a suicide risk

1 protection order exist, the court may consider any relevant evidence, 2 including, but not limited to: 3 (a) A recent act or threat of violence by the respondent against self or others, whether or not such violence or threat of violence 4 5 <u>involves a firearm;</u> (b) A pattern of acts or threats of violence by the respondent, 6 7 including, but not limited to, acts or threats of violence by the 8 respondent against self or others; 9 (c) Evidence of the respondent being seriously mentally ill or 10 having recurring mental health issues; (d) A violation by the respondent of a harassment protection order, 11 sexual assault protection order, domestic violence protection order, or 12 13 other similar protection order, whether from this state or another 14 jurisdiction; 15 (e) The existence of any previous or current suicide risk protection order issued against the respondent, whether from this state or another 16 jurisdiction, and whether the respondent has violated such order; 17 (f) Whether the respondent has been civilly committed under the 18 19 Nebraska Mental Health Commitment Act, the Sex Offender Commitment Act, 20 section 29-1823, sections 29-3701 to 29-3704, or under any other similar 21 law of this state or another jurisdiction; 22 (g) Whether the respondent, in this state or any other jurisdiction, 23 has been convicted of, had adjudication withheld or deferred on, or pled nolo contendere to a crime in which any victim was a family or household 24 25 member of the respondent; 26 (h) The respondent's ownership of, access to, or intent to possess 27 firearms; (i) The unlawful or reckless use, display, or brandishing of a 28 29 firearm by the respondent; 30 (j) The history of use, attempted use, or threatened use of physical 31 force by the respondent against another person;

31

1	(k) Any history of stalking by the respondent;
2	<u>(1) Whether the respondent, in this state or any other jurisdiction,</u>
3	has been arrested for, convicted of, had adjudication withheld or
4	<u>deferred on, or pled nolo contendere to a crime involving violence or a</u>
5	<u>threat of violence;</u>
6	(m) Corroborated evidence of the abuse of controlled or intoxicating
7	substances or alcohol by the respondent;
8	<u>(n) Evidence of recent acquisition of firearms by the respondent;</u>
9	<u>(o) Evidence of the respondent's oral or written statement of hatred</u>
10	for or animus toward any person or group, including because of the actual
11	or perceived race, color, religion, ancestry, national origin, gender,
12	gender expression, gender identity, sexual orientation, age, disability,
13	citizenship status, military status, or political affiliation of any
14	person or group or because of a person's or group's association with a
15	person or group of any such classification or status; and
16	<u>(p) Evidence that the respondent has previously acted or may act in</u>
17	<u>a threatening manner towards a peace officer or other public safety</u>
18	officer with the intent to provoke a lethal response by such officer.
19	(5) The court may:
20	<u>(a) Examine under oath the petitioner, the respondent, and any</u>
21	witnesses they may produce, or, in lieu of examination, consider sworn
22	affidavits of the petitioner, the respondent, and any witnesses they may
23	produce;
24	(b) Conduct a search for criminal history record information related
25	to the respondent, including sealed records; and
26	<u>(c) Request that a criminal justice agency as defined in section</u>
27	29-3509 conduct a search of criminal history record information related
28	to the respondent, including sealed records. In such case the court shall
29	identify the type of records to be searched.
30	(6) In a hearing under the Suicide Risk Protection Order Act, the
01	will be an independent of the same automation in an analysis for a

rules of evidence apply to the same extent as in proceedings for a

1 domestic protection order under the Protection from Domestic Abuse Act. (7) During the hearing, the court shall consider whether a mental 2 3 health evaluation or substance or alcohol dependency evaluation of the respondent is appropriate and, if appropriate, may order such evaluation. 4 5 (8) If the court issues a suicide risk protection order, such order 6 shall include: 7 (a) A statement of the grounds supporting the issuance of the order; 8 (b) The date and time the order was issued; 9 (c) The date and time the order expires; (d) Whether a mental health evaluation or substance or alcohol 10 11 dependency evaluation of the respondent is required; (e) The address of the court in which any responsive pleading should 12 13 be filed; 14 (f) A description of the requirements for relinquishment of firearms 15 under section 9 of this act; and (g) A statement in substantially the following form: "To (name of 16 17 respondent): This order will continue in effect until (date and time of expiration of order). If you have not done so already, you must 18 19 immediately surrender to the (name of local law enforcement agency) all 20 firearms in your custody, control, or possession, any permit to carry a 21 concealed handgun issued to you under the Concealed Handgun Permit Act, 22 any certificate issued to you under section 69-2404, and any other 23 permit, certificate, or written authorization under the law of this state 24 or another jurisdiction that authorizes the purchase, receipt, 25 possession, or concealment of a firearm. While this order is in effect 26 you shall not have a firearm in your custody or control or purchase, 27 possess, receive, or attempt to purchase, possess, or receive a firearm. 28 You have the sole responsibility to avoid or refrain from violating this 29 order. Only the court can terminate this order and only upon written 30 request. You have the right to request a hearing to terminate this order 31 once during every twelve-month period that this order is in effect,

1 starting from the date of this order and continuing through any renewals. 2 You may seek the advice of an attorney as to any matter connected with 3 this order." 4 (9) When the court issues a suicide risk protection order following a hearing under this section, the court shall inform the respondent that 5 the respondent is entitled to request termination of the order in the 6 7 manner prescribed by section 7 of this act. The court shall provide the 8 respondent with a form to request a termination hearing. 9 (10) If the court declines to issue a suicide risk protection order, 10 the court shall state on the record the particular reasons for the 11 <u>denial.</u> Sec. 5. (1) Beginning January 1, 2024, a law enforcement agency or 12 13 law enforcement officer may request that a suicide risk protection order 14 be issued ex parte to the respondent and without prior notice to the 15 respondent by including in the petition detailed allegations based on personal knowledge that the respondent poses a significant risk of 16 17 causing personal injury to self or others in the near future by having in the respondent's custody or control, purchasing, possessing, or receiving 18 19 a firearm. 20 (2) In considering whether to issue an ex parte suicide risk 21 protection order under this section, the court shall consider all 22 relevant evidence, including the evidence described in subsection (4) of 23 section 4 of this act. 24 (3) The court shall hold a hearing for a petition for an ex parte 25 suicide risk protection order on the day the petition is filed or on the 26 judicial day immediately following the day the petition is filed. Subject

27 <u>to court rules, such hearing may be held telephonically or by</u>
28 <u>videoconferencing or similar means at any location within the judicial</u>
29 <u>district as ordered by the court when doing so is necessary. The court</u>
30 <u>shall require assurances of the identity of the petitioner and any</u>
31 witness before conducting a hearing in such manner.

1 (4) If a court finds there is reasonable cause to believe that the 2 respondent poses a significant risk of causing personal injury to self or 3 others in the near future by having in the respondent's custody or 4 control, purchasing, possessing, or receiving a firearm, the court shall 5 issue an ex parte suicide risk protection order. The order shall contain 6 the matters required by subsection (8) of section 4 of this act.

7 (5)(a) If a suicide risk protection order is issued ex parte, such 8 order is a temporary order and the court shall forthwith cause notice of 9 the petition and ex parte protection order to be given to the respondent. 10 The court shall also cause a form to request a show-cause hearing to be 11 served upon the respondent. If the respondent wishes to appear and show 12 cause why the order should not remain in effect, the respondent shall affix the respondent's current address, telephone number, and signature 13 14 to the form and return it to the clerk of the district court within ten 15 business days after service upon the respondent. Upon receipt of the request for a show-cause hearing, the request of the petitioner, or upon 16 17 the court's own motion, the court shall immediately schedule a show-cause hearing, to be held no later than fourteen days after the receipt of any 18 19 request for a show-cause hearing, and shall notify the petitioner and respondent of the hearing date. The petition and affidavit shall be 20 21 deemed to have been offered into evidence at any show-cause hearing. The 22 petition and affidavit shall be admitted into evidence unless 23 specifically excluded by the court.

24 (b) If the respondent appears at the hearing and the court finds by 25 a preponderance of the evidence that the respondent poses a significant 26 risk of causing personal injury to self or others by having in the 27 respondent's custody or control, purchasing, possessing, or receiving a firearm, the ex parte suicide risk protection order shall be affirmed, 28 29 shall be deemed the final suicide risk protection order, and shall be 30 effective for one year from its initial issuance as an ex parte 31 protection order. In such case, service of the ex parte protection order <u>shall be notice of the final protection order for purposes of prosecution</u>
 <u>under subsection (2) of section 12 of this act.</u>

3 (c) If the respondent appears at the hearing and the court does not 4 find by a preponderance of the evidence that the respondent poses a 5 significant risk of causing personal injury to self or others by having 6 in the respondent's custody or control, purchasing, possessing, or 7 receiving a firearm, the court shall rescind the ex parte suicide risk 8 protection order.

9 (d) If the respondent has been properly served with the ex parte 10 suicide risk protection order and the respondent was properly notified of 11 the hearing date, and the respondent fails to appear at the hearing, the order shall be affirmed, shall be deemed the final suicide risk 12 13 protection order, and shall be effective for one year from its initial 14 issuance as an ex parte protection order. In such case, service of the ex 15 parte protection order shall be notice of the final protection order for 16 purposes of prosecution under subsection (2) of section 12 of this act.

17 (e) If the respondent fails to request a show-cause hearing within ten business days after service of the ex parte suicide risk protection 18 19 order, and no hearing was requested by the petitioner or set on the court's own motion, the order shall be affirmed, shall be deemed the 20 21 final suicide risk protection order, and shall be effective for one year 22 from its initial issuance as an ex parte protection order. In such case, 23 service of the ex parte protection order shall be notice of the final 24 protection order for purposes of prosecution under subsection (2) of 25 section 12 of this act.

<u>(6) If the court declines to issue an ex parte suicide risk</u>
 protection order, the court shall state on the record the particular
 reasons for the denial.

29 Sec. 6. <u>(1)(a) Upon the issuance of an ex parte suicide risk</u> 30 protection order or final suicide risk protection order, the clerk of the 31 <u>district court shall, on or before the next judicial day, provide,</u>

-10-

1 without charge:

2 (i) The petitioner with two certified copies of such order;

3 (ii) The local law enforcement agency and the Nebraska State Patrol with an electronic copy of such order and the sheriff's return thereon; 4 5

<u>and</u>

6 (iii) A copy of the suicide risk protection order to the sheriff's 7 office in the county where the respondent may be personally served together with instructions for service. Upon receipt of the order and 8 9 instructions for service, such sheriff's office shall forthwith serve the order upon the respondent and file its return thereon with the clerk of 10 11 the district court within ten days after the issuance of the order.

(b) If any protection order is dismissed or modified by the court, 12 the clerk of the district court shall, on or before the next judicial 13 14 day, provide the local law enforcement agency and the Nebraska State 15 Patrol, without charge, with an electronic copy of the order of dismissal 16 or modification.

17 (c) If the respondent has notice as described in subsection (2) of this section, further service under this subsection is unnecessary. 18

19 (2) If the respondent was present at a hearing under section 5 of 20 this act and the suicide risk protection order was not dismissed, the 21 respondent shall be deemed to have notice by the court at such hearing 22 that the protection order will be granted and remain in effect and 23 further service of notice described in subsection (1) of this section is 24 not required for purposes of prosecution under subsection (2) of section 25 12 of this act.

26 (3) If the sheriff's office cannot complete service upon the 27 respondent within ten days, the sheriff's office shall notify the 28 petitioner. The petitioner shall provide information sufficient to permit 29 such notification.

30 Sec. 7. (1) A respondent may submit a written request for a hearing 31 to terminate a final suicide risk protection order once during every <u>twelve-month period that the order is in effect, starting from the date</u>
 <u>of issuance of the order and continuing through any renewals.</u>

3 (2) Upon receipt of a request for a hearing to terminate a suicide 4 risk protection order, the court shall set a date for a hearing to be 5 held within fourteen days after receipt of the request. The court may 6 also schedule such a hearing on its own motion. The court shall notify 7 the petitioner and respondent of the hearing date.

8 (3) At a hearing requested by the respondent, the respondent shall 9 have the burden of proving by a preponderance of the evidence that the 10 respondent does not pose a significant risk of causing personal injury to 11 self or others by having in the respondent's custody or control, 12 purchasing, possessing, or receiving a firearm. The court may consider 13 any relevant evidence, including evidence of the considerations listed in 14 subsection (4) of section 4 of this act.

15 <u>(4) The court shall terminate the order if the court finds by a</u> 16 preponderance of the evidence that the respondent does not pose a 17 significant risk of causing personal injury to self or others by having 18 in the respondent's custody or control, purchasing, possessing, or 19 receiving a firearm.

20 Sec. 8. <u>(1) The court shall notify the petitioner of the impending</u> 21 <u>expiration of a final suicide risk protection order. The court shall</u> 22 <u>provide such notice on or before forty-five days before the date the</u> 23 <u>order expires.</u>

24 (2) A law enforcement agency or law enforcement officer, including
 25 one other than the petitioner, may file a motion requesting renewal of a
 26 final suicide risk protection order at any time within forty-five days
 27 prior to the date the order is set to expire, including the date the
 28 order expires.

29 (3) Upon receipt of a motion to renew, the court shall immediately
 30 schedule an evidentiary hearing to be held within fourteen days after the
 31 filing of the motion, and the court shall cause notice of the hearing to

be given to the petitioner; the movant, if other than the petitioner; and 1 2 the respondent. The clerk of the district court shall cause a copy of the 3 notice of hearing and motion to be forwarded no later than the next 4 judicial day to the appropriate law enforcement agency for service upon 5 the respondent and the petitioner, if other than the movant. Service 6 issued under this section takes precedence over the service of other 7 documents, unless the other documents are of a similar emergency nature. 8 (4) In determining whether to renew a final suicide risk protection 9 order, the court shall consider all relevant evidence presented by the 10 parties and follow the same procedure as provided in section 4 of this 11 <u>act.</u> (5) A final suicide risk protection order may be renewed on the 12 13 basis of the petitioner's or movant's motion or affidavit stating that 14 there has been no material change in relevant circumstances since entry 15 of the order and stating the reason for the requested renewal if: 16 (a) The petitioner and movant seek no modification of the order; and 17 (b)(i) The respondent has been properly served under subsection (3) of this section and fails to appear at the hearing; or 18 19 (ii) The respondent indicates that the respondent does not contest 20 the renewal.

(6) If the court finds by a preponderance of the evidence that the requirements for issuance of a final suicide risk protection order as provided in subsection (3) of section 4 of this act continue to be met, the court shall renew the order. On or before the next judicial day, the clerk of the district court shall, without charge, provide:

26 (a) The petitioner, and the movant, if other than the petitioner,
 27 with two certified copies of such order;

(b) The local law enforcement agency and the Nebraska State Patrol
 with an electronic copy of such order and with one copy of such order and
 the sheriff's return thereon; and

31 (c) A copy of the suicide risk protection order to the sheriff's

office in the county where the respondent may be personally served together with instructions for service. Upon receipt of the order and instructions for service, such sheriff's office shall forthwith serve the order upon the respondent and file its return thereon with the clerk of the district court within ten days after the issuance of the order. If the respondent has notice as described in subsection (7) of this section, further service under this subsection is unnecessary.

8 (7) If the respondent was present at a hearing under this section 9 and the suicide risk protection order was renewed, the respondent shall 10 be deemed to have notice by the court at such hearing that the protection 11 order will remain in effect and further service of notice described in 12 subsection (6) of this section is not required for purposes of 13 prosecution under subsection (2) of section 12 of this act.

14 <u>(8) If the sheriff's office cannot complete service upon the</u> 15 <u>respondent within ten days, the sheriff's office shall notify the</u> 16 <u>petitioner and the movant, if other than the petitioner. The petitioner</u> 17 <u>and movant shall provide information sufficient to permit such</u> 18 <u>notification.</u>

19 (9) A renewed suicide risk protection order shall be effective for 20 one year to commence on the first day following the expiration of the 21 previous order, subject to termination as provided in section 7 of this 22 act or further renewal by order of the court.

23 Sec. 9. <u>(1) Upon issuance of a final suicide risk protection order</u> 24 <u>or an ex parte suicide risk protection order, the court shall order the</u> 25 <u>respondent to surrender to the local law enforcement agency all firearms</u> 26 <u>and firearm permits in the respondent's custody, control, or possession.</u>

27 (2)(a) A law enforcement officer serving a suicide risk protection
 28 order shall require the respondent to immediately and safely surrender
 29 all firearm and firearm permits in the respondent's custody, control, or
 30 possession.

31 (b) If personal service by a law enforcement officer is not

possible, the respondent shall, within twenty-four hours of being served with the suicide risk protection order, surrender to the local law enforcement agency, in a safe manner, all firearms and firearm permits in the respondent's custody, control, or possession.

5 (c) If personal service by a law enforcement officer is not required 6 because the respondent was present at a hearing at which a suicide risk 7 protection order was issued, the respondent shall, within twenty-four 8 hours of such hearing, surrender to the local law enforcement agency, in 9 a safe manner, all firearms and firearm permits in the respondent's 10 custody, control, or possession.

(d) A law enforcement officer serving or enforcing a suicide risk protection order shall take possession of all firearms and firearm permits belonging to the respondent that are surrendered, found in plain sight, or otherwise lawfully obtained. Such firearm permits shall be deemed revoked and the law enforcement officer shall cause such permits to be returned to the issuing agency.

17 (3) At the time of surrender, a law enforcement officer taking 18 possession of a firearm or firearm permit shall issue a receipt 19 identifying all firearms and firearm permits that have been surrendered 20 and provide a copy of the receipt to the respondent. Within seventy-two 21 hours after service of the order, the officer serving the order shall 22 file the original receipt with the court and shall ensure that such 23 officer's law enforcement agency retains a copy of the receipt.

(4) Within forty-eight hours after service of a suicide risk
 protection order or, if service by a law enforcement officer is not
 required because the respondent was present at a hearing at which a
 suicide risk protection order was issued, within forty-eight hours after
 such hearing, the respondent may either:

(a) File with the court that issued the order one or more receipts
 demonstrating that all firearms and firearm permits previously in the
 respondent's custody, control, or possession, were surrendered in

-15-

1 accordance with this section or removed by the local law enforcement 2 agency and attest to the court that the respondent does not currently 3 have any firearms or firearm permits in the respondent's custody, 4 control, or possession; or 5 (b) Attest to the court that: 6 (i) At the time the order was issued, the respondent did not have 7 any firearms or firearm permits in the respondent's custody, control, or 8 possession; and 9 (ii) The respondent does not currently have any firearms or firearm permits in the respondent's custody, control, or possession. 10 11 (5) If the applicable forty-eight hour deadline in subsection (4) has elapsed and the respondent has not made the filing and attestation 12 13 under subdivision (4)(a) of this section or the attestations under 14 subdivision (4)(b) of this section, the clerk of the district court shall 15 so inform the appropriate law enforcement agency. 16 (6) A law enforcement agency that receives a notification pursuant 17 to subsection (5) of this section shall make a good faith effort to determine whether there is evidence that the respondent has failed to 18 19 relinquish any firearms or firearm permits in the respondent's custody, 20 control, or possession. 21 (7) Upon the sworn statement or testimony of the petitioner or of 22 any law enforcement officer alleging that the respondent has failed to 23 surrender all firearms and firearm permits in the respondent's 24 possession, custody, or control, the court shall determine whether 25 probable cause exists to believe that the respondent has so failed to 26 comply. If probable cause exists, the court shall issue a warrant 27 authorizing the search for and seizure of such firearms and firearm 28 permits. 29 (8) If a person other than the respondent claims title to any 30 firearm surrendered pursuant to the Suicide Risk Protection Order Act and 31 such claim is determined to be valid by the law enforcement agency

1 holding such firearm, the firearm shall be returned to such person if: 2 (a) Such person agrees that the firearm shall remain removed from 3 the respondent's custody, control, or possession and such person agrees to store the firearm in a manner such that the respondent does not have 4 5 access to or control of the firearm; and 6 (b) Possession of the firearm by such person is not otherwise 7 prohibited by law. (9) By October 1, 2023, all law enforcement agencies shall develop 8 9 policies and procedures governing the acceptance, storage, and return of 10 firearms required to be surrendered under the act. 11 Sec. 10. (1) If a final suicide risk protection order or ex parte suicide risk protection order is terminated or expires without renewal, a 12 13 law enforcement agency holding any firearm that has been surrendered or 14 seized pursuant to the Suicide Risk Protection Order Act shall return 15 such firearm upon request by a respondent, but only after confirming, through a criminal history record information check, that the respondent 16 17 is currently eligible to own or possess any such firearm under Nebraska and federal law and after confirming with the court that the suicide risk 18 19 protection order has terminated or expired without renewal. If the respondent is not so eligible, the law enforcement agency shall notify 20 21 the respondent that the firearm will be disposed of in accordance with 22 the agency's policies and procedures. Such disposal shall not occur until 23 sixty days after such notification is sent. 24 (2) Any firearm surrendered or seized pursuant to the act that 25 remains unclaimed for more than sixty days following termination or expiration of the order shall be disposed of in accordance with the law 26 27 enforcement agency's policies and procedures.

Sec. 11. <u>(1) On the same day a final suicide risk protection order</u> or an ex parte suicide risk protection order is issued, the clerk of the district court shall enter such order into a statewide judicial information system and electronically forward a copy of such order to the

appropriate law enforcement agency specified in the order. Upon receipt 1 of such copy, the law enforcement agency shall enter the order into the 2 3 national criminal history record information system, any other federal or state computer-based systems used by law enforcement or others to 4 5 identify prohibited purchasers of firearms, and any computer-based criminal intelligence information system available in this state used by 6 7 law enforcement agencies to list outstanding warrants. The order shall 8 remain in each system for the period stated in the order. The law 9 enforcement agency shall only expunge orders from the systems that have expired, been amended, or been terminated. Any final suicide risk 10 11 protection order or ex parte suicide risk protection order is fully 12 enforceable in any county in the state.

(2) Within three days, not including weekends or holidays, of
 receiving notice of entry of an ex parte suicide risk protection order or
 final suicide risk protection order:

16 <u>(a) The Nebraska State Patrol shall determine if the respondent has</u> 17 <u>a permit to carry a concealed handgun issued under the Concealed Handgun</u> 18 <u>Permit Act. If the respondent has such a permit, the patrol shall</u> 19 <u>immediately revoke such permit. Such revocation shall not be subject to</u> 20 <u>the procedures of section 69-2439, including the fine set forth in</u> 21 <u>subsection (4) of such section; and</u>

(b) The local law enforcement agency shall determine if the respondent has a certificate issued under section 69-2404. If the respondent has such a certificate, the local law enforcement agency shall immediately revoke the certificate. If the respondent has such a certificate issued by a different law enforcement agency, the local law enforcement agency shall immediately notify such issuing agency, which shall immediately revoke such certificate.

<u>(3) When provided by the petitioner, the court shall make</u>
 <u>confidential numeric victim identification information, including social</u>
 <u>security numbers and dates of birth, available to appropriate criminal</u>

20

1 justice agencies engaged in protection order enforcement efforts. Such 2 agencies shall maintain the confidentiality of this information, except 3 for entry into state and federal databases for protection order 4 enforcement. 5 (4) If a final suicide risk protection order or an ex parte suicide risk protection order is terminated before its expiration date, the clerk 6 7 of the district court shall, on the same day, electronically forward a 8 copy of the termination order to the Nebraska State Patrol and the 9 appropriate law enforcement agency specified in the termination order. Upon receipt of such copy, the Nebraska State Patrol and law enforcement 10 11 agency shall promptly remove the suicide risk protection order from any 12 computer-based system in which it was entered pursuant to subsection (1) 13 of this section. 14 Sec. 12. (1) Any person who files a petition under the Suicide Risk 15 Protection Order Act knowing the information in such petition to be materially false or with intent to harass the respondent shall be guilty 16 17 of a Class III misdemeanor. (2) Any person who has in such person's custody or control or 18 19 purchases, possesses, or receives a firearm or firearm permit, knowing

21 protection order, an ex parte suicide risk protection order, or an order
22 issued pursuant subsection (3) of this section:

that such person is prohibited from doing so by a final suicide risk

23 (a) For a first or second violation, shall be guilty of a Class II
 24 misdemeanor; and

## 25 (b) For a third or subsequent violation, shall be guilty of a Class 26 <u>IV felony.</u>

27 (3)(a) Upon a conviction described in subdivision (2)(a) of this 28 section, the court shall issue an order prohibiting the respondent from 29 having in the respondent's custody or control, purchasing, possessing, or 30 receiving, or attempting to purchase, possess, or receive, a firearm or 31 firearm permit for a period of five years from the date of issuance of 32 section, the court shall issue an order prohibiting the respondent from 33 firearm permit for a period of five years from the date of issuance of 1 the suicide risk protection order underlying the conviction.

2	<u>(b) On the same day as an order under subdivision (3)(a) of this</u>
3	section is issued, the clerk of the district court shall enter such order
4	into a statewide judicial information system and electronically forward a
5	copy of such order to the appropriate law enforcement agency specified in
6	the order. Upon receipt of such copy, the law enforcement agency shall
7	enter the order into the national criminal history record information
8	system, any other federal or state computer-based systems used by law
9	enforcement or others to identify prohibited purchasers of firearms, and
10	any computer-based criminal intelligence information system available in
11	this state used by law enforcement agencies to list outstanding warrants.
12	The order shall remain in each system for the period stated in the order.
13	The law enforcement agency shall only expunge orders from the systems
14	that have expired, been amended, or been terminated. Any such order is
15	fully enforceable in any county in the state.
16	Sec. 13. The Suicide Risk Protection Order Act does not affect the
17	ability, pursuant to other lawful authority, of a law enforcement agency
18	or law enforcement officer to seize from any person a firearm or firearm
19	permit or otherwise conduct any lawful search and seizure.
20	Sec. 14. Except as provided in subsection (1) of section 12 of this
21	act, the Suicide Risk Protection Order Act does not impose criminal or
22	civil liability on any person or entity for acts or omissions related to
23	seeking or obtaining a suicide risk protection order, including, but not
24	<u>limited to:</u>
25	(1) Reporting or declining to report;
26	(2) Investigating or declining to investigate; and
27	(3) Filing or declining to file a petition under the act.
28	Sec. 15. <u>A law enforcement agency shall exercise reasonable care</u>
29	when handling or storing firearms pursuant to the Suicide Risk Protection
30	<u>Order Act.</u>

31 Sec. 16. (1) On or before October 1, 2023, the State Court

1 Administrator shall develop and prepare instructions and informational brochures, standard petitions and suicide risk protection order forms, 2 3 and a court staff handbook on the Suicide Risk Protection Order Act. (2) The standard petition and order forms shall be used for all 4 5 petitions filed and orders issued under the Suicide Risk Protection Order Act. The instructions, brochures, forms, and handbook shall be prepared 6 7 in consultation with interested persons, including representatives of gun 8 violence prevention groups, judges, and law enforcement personnel. 9 Materials shall be based on best practices and available to the public 10 online. (a) The instructions shall be designed to assist petitioners in 11 completing the petition and shall include a sample of a standard petition 12 13 and order forms. 14 (b) The informational brochure must describe the use of and the 15 process for obtaining, renewing, and terminating a suicide risk 16 protection order and provide relevant forms. 17 (3) On or before October 1, 2023, the State Court Administrator shall distribute a master copy of the petition and order forms, 18 19 instructions, and informational brochures to all clerks of the district 20 court and shall distribute a master copy of the petition and order forms 21 to all county and district courts. Distribution of all documents shall, 22 at a minimum, be in an electronic format or formats accessible to such 23 courts and their clerks. (4) The State Court Administrator shall update the instructions, 24 25 brochures, standard petition and order forms, and court staff handbook as 26 necessary, including when changes in the law make an update necessary. 27 (5) On or before January 1, 2024, all clerks of the district court shall make available to law enforcement agencies the standardized forms, 28 29 instructions, and informational brochures required by this section. 30 (6) A court clerk or such clerk's employees shall not provide 31 assistance in completing the forms.

1	Sec. 17. <u>(1) On or before January 1, 2025, and each January 1</u>
2	thereafter, each clerk of the district court shall report to the State
3	Court Administrator the total number, for the previous calendar year, of:
4	<u>(a) Petitions for suicide risk protection orders and the total</u>
5	number of those petitions that requested an ex parte suicide risk
6	protection order;
7	(b) Ex parte suicide risk protection orders issued and denied;
8	(c) Final suicide risk protection orders issued and denied;
9	(d) Suicide risk protection orders terminated; and
10	<u>(e) Suicide risk protection orders renewed.</u>
11	(2) No later than April 1, 2025, and each April 1 thereafter, the
12	State Court Administrator shall compile and publish on the
13	administrator's website a report which aggregates the information
14	received pursuant to this section during the previous calendar year and
15	lists each category by county and type of court.

Sec. 18. Section 25-2740, Revised Statutes Cumulative Supplement, 2022, is amended to read:

18 25-2740 (1) For purposes of this section:

(a) Domestic relations matters means proceedings under sections 19 20 28-311.09 and 28-311.10 (including harassment protection orders and valid 21 foreign harassment protection orders), sections 28-311.11 and 28-311.12 22 (including sexual assault protection orders and valid foreign sexual 23 assault protection orders), the Suicide Risk Protection Order Act, the 24 Conciliation Court Law and sections 42-347 to 42-381 (including separation, annulment, custody, and support), section 25 dissolution, 26 43-512.04 (including child support or medical support), section 42-924 27 (including domestic protection orders), sections 43-1401 to 43-1418 (including paternity determinations and parental support), and sections 28 29 43-1801 to 43-1803 (including grandparent visitation); and

30 (b) Paternity or custody determinations means proceedings to 31 establish the paternity of a child under sections 43-1411 to 43-1418 or

-22-

1 proceedings to determine custody of a child under section 42-364.

2 (2) Except as provided in subsection (3) of this section, in 3 domestic relations matters, a party shall file his or her petition or complaint and all other court filings with the clerk of the district 4 5 court. The party shall state in the petition or complaint whether such 6 party requests that the proceeding be heard by a county court judge or by 7 a district court judge. If the party requests the case be heard by a county court judge, the county court judge assigned to hear cases in the 8 9 county in which the matter is filed at the time of the hearing is deemed appointed by the district court and the consent of the county court judge 10 11 is not required. Such proceeding is considered a district court proceeding, even if heard by a county court judge, and an order or 12 judgment of the county court in a domestic relations matter has the force 13 14 and effect of a district court judgment. The testimony in a domestic 15 relations matter heard before a county court judge shall be preserved as provided in section 25-2732. 16

17 (3) In addition to the jurisdiction provided for paternity or 18 custody determinations under subsection (2) of this section, a county 19 court or separate juvenile court which already has jurisdiction over the 20 child whose paternity or custody is to be determined has jurisdiction 21 over such paternity or custody determination.

22 Sec. 19. Section 69-2406, Reissue Revised Statutes of Nebraska, is 23 amended to read:

24 69-2406 (1) Any person who is denied a certificate, whose certificate is revoked, or who has not been issued a certificate upon 25 26 expiration of the three-day period may appeal within ten days of receipt 27 of the denial or revocation to the county court of the county of the applicant's place of residence. The applicant shall file with the court 28 29 the specific reasons for the denial or revocation by the chief of police 30 or sheriff and a filing fee of ten dollars in lieu of any other filing fee required by law. The court shall issue its decision within thirty 31

-23-

1 days of the filing of the appeal.

2 (2) This section does not apply to revocations pursuant to the
3 Suicide Risk Protection Order Act.

Sec. 20. Section 69-2407, Reissue Revised Statutes of Nebraska, is
amended to read:

6 69-2407 (1) A certificate issued in accordance with section 69-2404 7 shall contain the holder's name, address, and date of birth and the 8 effective date of the certificate. A certificate shall authorize the 9 holder to acquire any number of handguns during the period that the certificate is valid. The certificate shall be valid throughout the state 10 11 and shall become invalid three years after its effective date. If the chief of police or sheriff who issued the certificate determines that the 12 applicant has become disqualified for the certificate under section 13 14 69-2404, he or she may immediately revoke the certificate and require the 15 holder to surrender the certificate immediately. Revocation may be appealed pursuant to section 69-2406. 16

17 (2) This section does not apply to revocations pursuant to the
 18 Suicide Risk Protection Order Act.

Sec. 21. Section 69-2439, Reissue Revised Statutes of Nebraska, is amended to read:

69-2439 (1) Any peace officer having probable cause to believe that a permitholder is no longer in compliance with one or more requirements of section 69-2433, except as provided in subsection (4) of section 69-2443, shall bring an application for revocation of the permit to be prosecuted as provided in subsection (2) of this section.

(2) It is the duty of the county attorney or his or her deputy of the county in which such permitholder resides to prosecute a case for the revocation of a permit to carry a concealed handgun brought pursuant to subsection (1) of this section. In case the county attorney refuses or is unable to prosecute the case, the duty to prosecute shall be upon the Attorney General or his or her assistant.

-24-

1 (3) The case shall be prosecuted as a civil case, and the permit 2 shall be revoked upon a showing by a preponderance of the evidence that 3 the permitholder does not meet one or more of the requirements of section 4 69-2433, except as provided in subsection (4) of section 69-2443.

5 (4) A person who has his or her permit revoked under this section 6 may be fined up to one thousand dollars and shall be charged with the 7 costs of the prosecution. The money collected under this subsection as an 8 administrative fine shall be remitted to the State Treasurer for 9 distribution in accordance with Article VII, section 5, of the 10 Constitution of Nebraska.

(5) This section does not apply to revocations pursuant to the
 Suicide Risk Protection Order Act.

Sec. 22. Original sections 69-2406, 69-2407, and 69-2439, Reissue
Revised Statutes of Nebraska, and section 25-2740, Revised Statutes
Cumulative Supplement, 2022, are repealed.