# [Second Reprint] SENATE, No. 383

# STATE OF NEW JERSEY 219th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2020 SESSION

Sponsored by: Senator LORETTA WEINBERG District 37 (Bergen) Senator TROY SINGLETON District 7 (Burlington)

**Co-Sponsored by: Senators Corrado, Ruiz and Pou** 

#### **SYNOPSIS**

Establishes standards for domestic violence counseling and creates "Abuse Intervention Program Advisory Committee."

### **CURRENT VERSION OF TEXT**

As reported by the Assembly Judiciary Committee on December 9, 2021, with amendments.



(Sponsorship Updated As Of: 6/21/2021)

1 AN ACT concerning domestic violence, amending and 2 supplementing P.L.1991, c.261. 3 BE IT ENACTED by the Senate and General Assembly of the State 4 5 of New Jersey: 6 1. Section 13 of P.L.1991, c.261 (C.2C:25-29) is amended to 7 8 read as follows: 9 13. a. A hearing shall be held in the Family Part of the 10 Chancery Division of the Superior Court within 10 days of the filing of a complaint pursuant to section 12 of P.L.1991, c.261 11 12 (C.2C:25-28) in the county where the ex parte restraints were 13 ordered, unless good cause is shown for the hearing to be held 14 elsewhere. A copy of the complaint shall be served on the 15 defendant in conformity with the Rules of Court. If a criminal 16 complaint arising out of the same incident which is the subject 17 matter of a complaint brought under P.L.1981, c.426 (C.2C:25-1 et seq.) prior to the repeal of P.L.1981, c.426 (C.2C:25-1 et seq.), 18 19 or the subject matter of a complaint brought under P.L.1991, c.261 (C.2C:25-17 et seq.) has been filed, testimony given by the plaintiff 20 or defendant in the domestic violence matter shall not be used in the 21 22 simultaneous or subsequent criminal proceeding against the 23 defendant, other than domestic violence contempt matters and 24 where it would otherwise be admissible hearsay under the rules of 25 evidence that govern where a party is unavailable. At the hearing 26 the standard for proving the allegations in the complaint shall be by 27 a preponderance of the evidence. The court shall consider but not 28 be limited to the following factors: 29 (1) The previous history of domestic violence between the 30 plaintiff and defendant, including threats, harassment and physical 31 abuse; 32 (2) The existence of immediate danger to person or property; 33 (3) The financial circumstances of the plaintiff and defendant; 34 (4) The best interests of the victim and any child; (5) In determining custody and parenting time the protection of 35 36 the victim's safety; and 37 (6) The existence of a verifiable order of protection from 38 another jurisdiction. 39 An order issued under this act shall only restrain or provide damages payable from a person against whom a complaint has been 40 filed under this act and only after a finding or an admission is made 41 42 that an act of domestic violence was committed by that person. The 43 issue of whether or not a violation of this act occurred, including an 44 act of contempt under this act, shall not be subject to mediation or 45 negotiation in any form. In addition, where a temporary or final EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

> Matter underlined <u>thus</u> is new matter. Matter enclosed in superscript numerals has been adopted as follows: <sup>1</sup>Senate SJU committee amendments adopted June 21, 2021. <sup>2</sup>Assembly AJU committee amendments adopted December 9, 2021.

1 order has been issued pursuant to this act, no party shall be ordered 2 to participate in mediation on the issue of custody or parenting time. 3 b. In proceedings in which complaints for restraining orders 4 have been filed, the court shall grant any relief necessary to prevent 5 further abuse. In addition to any other provisions, any restraining 6 order issued by the court shall bar the defendant from purchasing, 7 owning, possessing or controlling a firearm and from receiving or 8 retaining a firearms purchaser identification card or permit to 9 purchase a handgun pursuant to N.J.S.2C:58-3 during the period in 10 which the restraining order is in effect or two years, whichever is 11 greater. The order shall require the immediate surrender of any 12 firearm or other weapon belonging to the defendant. The order 13 shall include notice to the defendant of the penalties for a violation 14 of any provision of the order, including but not limited to the 15 penalties for contempt of court and unlawful possession of a firearm 16 or other weapon pursuant to N.J.S.2C:39-5.

17 A law enforcement officer shall accompany the defendant, or 18 may proceed without the defendant if necessary, to any place where 19 any firearm or other weapon belonging to the defendant is located 20 to ensure that the defendant does not gain access to any firearm or other weapon, and a law enforcement officer shall take custody of 21 22 any firearm or other weapon belonging to the defendant. If the 23 order prohibits the defendant from returning to the scene of 24 domestic violence or other place where firearms or other weapons 25 belonging to the defendant are located, any firearm or other weapon 26 located there shall be seized by a law enforcement officer. The 27 provisions of this subsection requiring the surrender or removal of a 28 firearm, card, or permit shall not apply to any law enforcement 29 officer while actually on duty, or to any member of the Armed 30 Forces of the United States or member of the National Guard while 31 actually on duty or traveling to or from an authorized place of duty. 32 At the hearing the judge of the Family Part of the Chancery 33 Division of the Superior Court may issue an order granting any or 34 all of the following relief:

35 (1) An order restraining the defendant from subjecting the36 victim to domestic violence, as defined in this act.

37 (2) An order granting exclusive possession to the plaintiff of the 38 residence or household regardless of whether the residence or 39 household is jointly or solely owned by the parties or jointly or 40 solely leased by the parties. This order shall not in any manner 41 affect title or interest to any real property held by either party or 42 both jointly. If it is not possible for the victim to remain in the 43 residence, the court may order the defendant to pay the victim's rent 44 at a residence other than the one previously shared by the parties if 45 the defendant is found to have a duty to support the victim and the 46 victim requires alternative housing.

47 (3) An order providing for parenting time. The order shall48 protect the safety and well-being of the plaintiff and minor children

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and shall specify the place and frequency of parenting time.
 Parenting time arrangements shall not compromise any other
 remedy provided by the court by requiring or encouraging contact
 between the plaintiff and defendant. Orders for parenting time may
 include a designation of a place of parenting time away from the
 plaintiff, the participation of a third party, or supervised parenting
 time.

8 (a) The court shall consider a request by a custodial parent who 9 has been subjected to domestic violence by a person with parenting 10 time rights to a child in the parent's custody for an investigation or 11 evaluation by the appropriate agency to assess the risk of harm to 12 the child prior to the entry of a parenting time order. Any denial of 13 such a request must be on the record and shall only be made if the 14 judge finds the request to be arbitrary or capricious.

(b) The court shall consider suspension of the parenting time
order and hold an emergency hearing upon an application made by
the plaintiff certifying under oath that the defendant's access to the
child pursuant to the parenting time order has threatened the safety
and well-being of the child.

20 (4) An order requiring the defendant to pay to the victim 21 monetary compensation for losses suffered as a direct result of the 22 act of domestic violence. The order may require the defendant to 23 pay the victim directly, to reimburse the Victims of Crime 24 Compensation Office for any and all compensation paid by the 25 Victims of Crime Compensation Office directly to or on behalf of 26 the victim, and may require that the defendant reimburse any parties 27 that may have compensated the victim, as the court may determine. 28 Compensatory losses shall include, but not be limited to, loss of 29 earnings or other support, including child or spousal support, out-30 of-pocket losses for injuries sustained, cost of repair or replacement 31 of real or personal property damaged or destroyed or taken by the 32 defendant, cost of counseling for the victim, moving or other travel 33 expenses, reasonable attorney's fees, court costs, and compensation 34 for pain and suffering. Where appropriate, punitive damages may be 35 awarded in addition to compensatory damages.

36 (5) An order requiring the defendant to receive professional domestic violence counseling <sup>2</sup>[, including but not limited to a 37 Batterers' Intervention Program]<sup>2</sup> as set forth in section 2 of 38 39 P.L., c. (C. ) (pending before the Legislature as this bill), 40 from either a private source or a source appointed by the court and, 41 in that event, requiring the defendant to provide the court at 42 specified intervals with documentation of attendance at the professional counseling. The court may order the defendant to pay 43 44 for the professional counseling. No application by the defendant to 45 dissolve a final order which contains a requirement for attendance 46 at professional counseling pursuant to this paragraph shall be 47 granted by the court unless, in addition to any other provisions

required by law or conditions ordered by the court, the defendant
 has completed all required attendance at such counseling.

(6) An order restraining the defendant from entering the
residence, property, school, or place of employment of the victim or
of other family or household members of the victim and requiring
the defendant to stay away from any specified place that is named
in the order and is frequented regularly by the victim or other
family or household members.

9 (7) An order restraining the defendant from making contact with 10 the plaintiff or others, including an order forbidding the defendant 11 from personally or through an agent initiating any communication 12 likely to cause annoyance or alarm including, but not limited to, 13 personal, written, or telephone contact with the victim or other 14 family members, or their employers, employees, or fellow workers, 15 or others with whom communication would be likely to cause 16 annoyance or alarm to the victim.

(8) An order requiring that the defendant make or continue to
make rent or mortgage payments on the residence occupied by the
victim if the defendant is found to have a duty to support the victim
or other dependent household members; provided that this issue has
not been resolved or is not being litigated between the parties in
another action.

(9) An order granting either party temporary possession of
specified personal property, such as an automobile, checkbook,
documentation of health insurance, an identification document, a
key, and other personal effects.

(10) An order awarding emergency monetary relief, including
emergency support for minor children, to the victim and other
dependents, if any. An ongoing obligation of support shall be
determined at a later date pursuant to applicable law.

31 (11) An order awarding temporary custody of a minor child.
32 The court shall presume that the best interests of the child are
33 served by an award of custody to the non-abusive parent.

(12) An order requiring that a law enforcement officer
accompany either party to the residence or any shared business
premises to supervise the removal of personal belongings in order
to ensure the personal safety of the plaintiff when a restraining
order has been issued. This order shall be restricted in duration.

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(13) (Deleted by amendment, P.L.1995, c.242).

40 (14) An order granting any other appropriate relief for the
41 plaintiff and dependent children, provided that the plaintiff consents
42 to such relief, including relief requested by the plaintiff at the final
43 hearing, whether or not the plaintiff requested such relief at the time
44 of the granting of the initial emergency order.

45 (15) An order that requires that the defendant report to the
46 intake unit of the Family Part of the Chancery Division of the
47 Superior Court for monitoring of any other provision of the order.

(16) In addition to the order required by this subsection 1 2 prohibiting the defendant from possessing any firearm, the court 3 may also issue an order prohibiting the defendant from possessing 4 any other weapon enumerated in subsection r. of N.J.S.2C:39-1 and 5 ordering the search for and seizure of any firearm or other weapon 6 at any location where the judge has reasonable cause to believe the 7 weapon is located. The judge shall state with specificity the reasons 8 for and scope of the search and seizure authorized by the order.

9 (17) An order prohibiting the defendant from stalking or 10 following, or threatening to harm, to stalk or to follow, the 11 complainant or any other person named in the order in a manner 12 that, taken in the context of past actions of the defendant, would put 13 the complainant in reasonable fear that the defendant would cause 14 the death or injury of the complainant or any other person. 15 Behavior prohibited under this act includes, but is not limited to, behavior prohibited under the provisions of P.L.1992, c.209 16 17 (C.2C:12-10).

18 (18) An order requiring the defendant to undergo a psychiatric19 evaluation.

(19) An order directing the possession of any animal owned,
possessed, leased, kept, or held by either party or a minor child
residing in the household. Where a person has abused or threatened
to abuse such animal, there shall be a presumption that possession
of the animal shall be awarded to the non-abusive party.

c. Notice of orders issued pursuant to this section shall be sent
by the clerk of the Family Part of the Chancery Division of the
Superior Court or other person designated by the court to the
appropriate chiefs of police, members of the State Police and any
other appropriate law enforcement agency.

d. Upon good cause shown, any final order may be dissolved or
modified upon application to the Family Part of the Chancery
Division of the Superior Court, but only if the judge who dissolves
or modifies the order is the same judge who entered the order, or
has available a complete record of the hearing or hearings on which
the order was based.

e. Prior to the issuance of any order pursuant to this section,
the court shall order that a search be made of the domestic violence
central registry.

39 (cf: P.L.2016, c.91, s.3)

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2. (New section) Any <sup>2</sup>[Batterers' Intervention Program]
<u>domestic violence counseling</u><sup>2</sup> in which a defendant participates
based on a court order issued pursuant to paragraph (5) of
subsection b. of section 13 of P.L.1991, c.261 (C.2C:25-29) shall
<sup>2</sup>[<sup>1</sup>consist of a minimum of 40 contact hours over 26 weeks and
<u>shall</u><sup>1</sup>]<sup>2</sup> contain the following components:

a. <sup>2</sup>[Periodic, ongoing risk] <u>Risk</u><sup>2</sup> assessments <sup>2</sup>[to protect the 1 safety of the victim and any children] that identify dynamics of 2 3 domestic violence and escalating risk factors, and includes information provided by the courts<sup>2</sup>; 4 b. <sup>2</sup>[Offender] Working collaboratively with the courts to 5 support offender<sup>2</sup> accountability <sup>2</sup>[for their acts of domestic 6 violence as a central component of the program **]**<sup>2</sup>, requiring that 7 offenders be held accountable for their behavior, and <sup>2</sup>that offenders 8 <u>are<sup>2</sup></u> provided with services geared towards behavioral change; 9 c. Information and education concerning the tactics of power 10 11 and control and the understanding of domestic violence as a 12 domination and control issue; A <sup>2</sup>[swift and certain compliance]<sup>2</sup> protocol <sup>2</sup>[, including] d. 13 to demonstrate the defendant's attendance in programming, and 14 additional reporting as requested by the court to support<sup>2</sup> a prompt 15 and effective review by the court for noncompliance; and 16 17 Regular reviews of the program and compliance <sup>2</sup>[audits]<sup>2</sup> e. by the <sup>1</sup>[courts and designated domestic violence advocacy groups] 18 New Jersey Advisory Council on Domestic Violence<sup>1</sup><sup>2</sup>or the 19 Department of Children and Families for Batterers' Intervention 20 Programs funded by the Department of Children and Families<sup>2</sup>. 21 22 23 <sup>2</sup><u>3. (New section) a. There is created, within the Department of</u> 24 Children and Families, the "Abuse Intervention Program Advisory 25 Committee." Committee membership shall consist of members 26 with recognizable expertise in the field of domestic violence 27 offenders. 28 The advisory committee shall include representatives from the 29 following: Administrative Office of the Courts, with representation 30 from Municipal Court and the Family and Criminal Divisions of 31 Superior Court; Department of Corrections; Department of Human 32 Services, Division of Mental Health and Addiction Services; 33 Department of Law and Public Safety; domestic violence advocates 34 who represent underserved communities in rural and urban settings; practicing licensed mental health professional; community 35 36 providers with experience providing treatment to domestic violence 37 perpetrators; an individual with lived experience as a recipient of 38 abuse intervention services; Department of Education; community 39 organizers providing restorative justice practices; and faith 40 community leaders. 41 b. In consultation with the committee, the Department of 42 Children and Families shall select an existing evidence-based, 43 evidence-supported or promising Batterers' Intervention Program

44 <u>model.</u>

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1 c. Based on strategic priorities and subject to the availability of 2 funds, the Department of Children and Families will fund the 3 selected abuse intervention programs. d. The Department of Children and Families shall access 4 5 consultation and technical assistance from selected model developers or other field experts. 6 e. The Department of Children and Families shall support the 7 development, refinement, and maintenance of the necessary 8 9 implementation infrastructure including, but not limited to, model refinement, training, quality improvement, and evaluation. 10 f. The Department of Children and Families shall provide 11 periodic progress updates to the committee on the selected 12 Batterers' Intervention Program model.<sup>2</sup> 13 14 <sup>2</sup>[3.]  $4^{2}$  This act shall take effect immediately. 15