1		AN ACT relating to firearms possession by domestic abusers.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 527.010 is amended to read as follows:
4	The	following definitions apply in this chapter unless the context otherwise requires:
5	(1)	"Booby trap device" shall have the same meaning as set forth in KRS 237.030.
6	(2)	"Deface" means to remove, deface, cover, alter, or destroy the manufacturer's serial
7		number or any other distinguishing number or identification mark.
8	(3)	"Destructive device" shall have the same meaning as set forth in KRS 237.030.
9	(4)	"Domestic abuse offense" means a conviction under KRS 403.763, KRS 456.180,
10		or any crime that has as an element the use, attempted use, or threatened use of:
11		(a) Physical force;
12		(b) A deadly weapon; or
13		(c) A dangerous instrument;
14		if the relationship between the perpetrator and the victim is that of family
15		members or members of an unmarried couple, as defined in KRS 403.720, or
16		members of a dating relationship, as defined in KRS 456.010.
17	<u>(5)</u>	"Domestic violence protective order" means an order issued after a hearing of
18		which the subject of the order received actual notice and at which the subject had
19		the opportunity to participate, and issued under:
20		(a) KRS 403.740 that restrains the adverse party from committing acts of
21		domestic violence and abuse, including a foreign protective order as defined
22		in KRS 403.720, if the relationship between the subject of the order and the
23		protected individual is that of family members or members of an unmarried
24		<u>couple; or</u>
25		(b) KRS 456.060 that restrains the adverse party from committing acts of dating
26		violence and abuse, including a foreign protective order as defined in KRS
27		456.010, if the relationship between the subject of the order and the

1		protected individual is that of members of a dating relationship.
2	<u>(6)</u>	"Firearm" means any weapon which will expel a projectile by the action of an
3		explosive.
4	<u>(7)</u> [(	(5)] "Handgun" means any pistol or revolver originally designed to be fired by the
5		use of a single hand, or any other firearm originally designed to be fired by the use
6		of a single hand.
7	<u>(8)</u>	"Physical force" means force used upon or directed toward the body of another
8		person.
9		→SECTION 2. A NEW SECTION OF KRS CHAPTER 527 IS CREATED TO
10	REA	AD AS FOLLOWS:
11	<u>(1)</u>	A person is guilty of possession of a firearm by a convicted domestic abuser when
12		the person wantonly possesses, purchases, manufactures, or transports a firearm
13		and the person has been convicted of a domestic abuse offense in any state or
14		<u>federal court.</u>
15	<u>(2)</u>	A person is guilty of possession of a firearm by the subject of a domestic violence
16		protective order when:
17		(a) The person wantonly possesses, purchases, manufactures, or transports a
18		firearm; and
19		(b) The person is currently subject to a domestic violence protective order, as
20		defined in Section 1 of this Act.
21	<u>(</u> 3)	Possession of a firearm by a convicted domestic abuser or subject of a domestic
22		violence protective order is a Class C felony.
23	<u>(4)</u>	The provisions of this section shall apply to any youthful offender who is
24		convicted of a domestic abuse offense, notwithstanding the exceptions contained
25		<u>in KRS 527.100.</u>
26		→SECTION 3. A NEW SECTION OF KRS CHAPTER 527 IS CREATED TO
27	REA	AD AS FOLLOWS:

1	<u>(1)</u>	Upon every conviction for a domestic abuse offense and upon the issuance of
2		every domestic violence protective order as defined in Section 1 of this Act, the
3		trial court or issuing court, as applicable, shall inform the offender or adverse
4		party of the firearm prohibition under Section 2 of this Act and of the transfer
5		obligations under this section.
6	(2)	Within twenty-four (24) hours after being informed of the firearm prohibition, a
7		person convicted of a domestic abuse offense or made subject to a domestic
8		violence protective order shall transfer all firearms he or she owns or possesses to
9		the chief of police of the municipality where the person resides, the chief law
10		enforcement officer of the county, or to the sheriff of the county where the person
11		<u>resides.</u>
12	<u>(3)</u>	Any chief of police or sheriff accepting the transfer of firearms under this section
13		shall issue a proof of transfer to the transferring person. The Administrative
14		Office of the Courts shall prepare a proof of transfer form, which shall include at
15		a minimum the name of the person transferring the firearm or firearms, the
16		name of the owner of each firearm, the date of transfer, and the serial number,
17		make, and model of each transferred firearm.
18	(4)	(a) Within three (3) business days after being informed of the firearm
19		prohibition, a person convicted of a domestic abuse offense or made subject
20		to a domestic violence protective order shall either:
21		1. File a copy of the proof of transfer with the court that entered the
22		conviction or entered the order, as applicable, and attest that all
23		firearms owned or possessed by the person have been transferred in
24		accordance with this section and that the person does not own or
25		possess any other firearms; or
26		2. Attest to the court that entered the conviction or entered the order, as
27		applicable, that the person does not currently own or possess any

1		firearms or did not own or possess any firearms at the time of the
2		prohibiting conviction or order.
3		(b) The court that entered the conviction or entered the order, as applicable,
4		shall confirm whether the prohibited person timely complied with the terms
5		of this subsection. Failure to comply shall constitute contempt of court in
6		addition to any penalties under subsection (8) of this section.
7	<u>(5)</u>	If, upon motion of the prosecutor or a law enforcement officer, the court that
8		entered the conviction or entered the order, as applicable, finds probable cause to
9		believe that a person convicted of a domestic abuse offense or made subject to a
10		domestic violence protective order has failed to transfer any firearms in
11		accordance with this section, the court may order a search for and the removal of
12		all firearms at any location where the judge has probable cause to believe these
13		firearms are located. The judge shall state with specificity the reasons for and the
14		scope of the search and seizure authorized by the order. Proof of transfer as
15		required under subsection (3) of this section shall be issued for any firearms
16		seized under this subsection.
17	<u>(6)</u>	A person convicted of a domestic abuse offense who transfers firearms to a chief
18		of police or sheriff under this section may, within thirty (30) days after
19		transferring the firearms, request to make a one-time transfer to a licensed
20		dealer. After the thirty (30) day period, if a person convicted of a domestic abuse
21		offense has not made such a request, a chief of police or sheriff may dispose of
22		any firearms transferred by the person in accordance with KRS 500.090.
23	<u>(7)</u>	At the expiration of a domestic violence protective order, a chief of police or
24		sheriff shall, at the subject person's request, return any firearms transferred
25		pursuant to subsection (2) of this section. Prior to returning any firearms, the
26		chief of police or sheriff shall determine whether or not the person is eligible to
27		possess a firearm under state and federal law. If the person is ineligible to possess

1		<u>a fir</u>	earm under state or federal law, the law enforcement agency shall:
2		<u>(a)</u>	Inform the person that a thirty (30) day window for transferring the firearm
3			is available as provided in subsection (6) of this section; or
4		<u>(b)</u>	After thirty (30) days have passed, dispose of the firearms in accordance
5			with KRS 500.090.
6	<u>(8)</u>	A pe	erson convicted of a domestic abuse offense or subject to a domestic violence
7		<u>restr</u>	caining order who does not comply with the terms of this section is guilty of a
8		<u>Clas</u>	<u>s A misdemeanor.</u>
9		⇒s	ection 4. KRS 403.740 is amended to read as follows:
10	(1)	Folle	owing a hearing ordered under KRS 403.730, if a court finds by a
11		prep	onderance of the evidence that domestic violence and abuse has occurred and
12		may	again occur, the court may issue a domestic violence order:
13		(a)	Restraining the adverse party from:
14			1. Committing further acts of domestic violence and abuse;
15			2. Any unauthorized contact or communication with the petitioner or other
16			person specified by the court;
17			3. Approaching the petitioner or other person specified by the court within
18			a distance specified in the order, not to exceed five hundred (500) feet;
19			4. Going to or within a specified distance of a specifically described
20			residence, school, or place of employment or area where such a place is
21			located; and
22			5. Disposing of or damaging any of the property of the parties;
23		(b)	Directing or prohibiting any other actions that the court believes will be of
24			assistance in eliminating future acts of domestic violence and abuse, except
25			that the court shall not order the petitioner to take any affirmative action;
26		(c)	Directing that either or both of the parties receive counseling services
27			available in the community in domestic violence and abuse cases; and

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1		(d)	Additionally, if applicable:	
2			Directing the adverse party to vacate a residence shared by the pa	rties to
3			the action;	
4			2. Utilizing the criteria set forth in KRS 403.270, 403.320, and 40	03.822,
5			grant temporary custody, subject to KRS 403.315; and	
6			3. Utilizing the criteria set forth in KRS 403.211, 403.212, and 40	03.213,
7			award temporary child support.	
8	(2)	In ir	osing a location restriction described in subsection (1)(a)4. of this section	ion, the
9		coui	hall:	
10		(a)	Afford the petitioner and respondent, if present, an opportunity to tes	stify on
11			he issue of the locations and areas from which the respondent sho	ould or
12			hould not be excluded;	
13		(b)	Only impose a location restriction where there is a specific, demon	ıstrable
14			langer to the petitioner or other person protected by the order;	
15		(c)	Specifically describe in the order the locations or areas prohibited	to the
16			espondent; and	
17		(d)	Consider structuring a restriction so as to allow the respondent transit t	hrough
18			in area if the respondent does not interrupt his or her travel to harass, h	arm, or
19			attempt to harass or harm the petitioner.	
20	(3)	Whe	temporary child support is granted under this section, the court shall e	nter an
21		orde	detailing how the child support is to be paid and collected. Child s	support
22		orde	d under this section may be enforced utilizing the same procedures	as any
23		othe	child support order.	
24	(4)	Whe	a domestic violence order serves to prohibit the adverse party	<u>from</u>
25		<u>poss</u>	sing a firearm under Section 2 of this Act, the court shall info	<u>rm the</u>
26		adve	e party of the firearm possession prohibition and the firearm th	ransfer
27		<u>requ</u>	ements under Section 3 of this Act.	

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1	<u>(5)</u>	A do	omestic violence order shall be effective for a period of time fixed by the court,
2		not t	o exceed three (3) years, and may be reissued upon expiration for subsequent
3		perio	ods of up to three (3) years each. The fact that an order has not been violated
4		since	e its issuance may be considered by a court in hearing a request for a reissuance
5		of th	e order.
6		⇒s	ection 5. KRS 456.060 is amended to read as follows:
7	(1)	Follo	owing a hearing ordered under KRS 456.040, if a court finds by a
8		prep	onderance of the evidence that dating violence and abuse, sexual assault, or
9		stalk	ing has occurred and may again occur, the court may issue an interpersonal
10		prote	ective order:
11		(a)	Restraining the adverse party from:
12			1. Committing further acts of dating violence and abuse, stalking, or sexual
13			assault;
14			2. Any unauthorized contact or communication with the petitioner or other
15			person specified by the court;
16			3. Approaching the petitioner or other person specified by the court within
17			a distance specified in the order, not to exceed five hundred (500) feet;
18			4. Going to or within a specified distance of a specifically described
19			residence, school, or place of employment or area where such a place is
20			located; and
21			5. Disposing of or damaging any of the property of the parties;
22		(b)	Directing or prohibiting any other actions that the court believes will be of
23			assistance in eliminating future acts of dating violence and abuse, stalking, or
24			sexual assault, except that the court shall not order the petitioner to take any
25			affirmative action; and
26		(c)	Directing that either or both of the parties receive counseling services
27			available in the community in dating violence and abuse cases.

- In imposing a location restriction described in subsection (1)(a)4. of this section, the
   court shall:
- 3 (a) Afford the petitioner and respondent, if present, an opportunity to testify on
  4 the issue of the locations and areas from which the respondent should or
  5 should not be excluded;
- 6 (b) Only impose a location restriction where there is a specific, demonstrable
  7 danger to the petitioner or other person protected by the order;
- 8 (c) Specifically describe in the order the locations or areas prohibited to the 9 respondent; and
- 10 (d) Consider structuring a restriction so as to allow the respondent transit through
  11 an area if the respondent does not interrupt his or her travel to harass, harm, or
  12 attempt to harass or harm the petitioner.
- 13 (3) <u>When an interpersonal protection order serves to prohibit the adverse party from</u>
- 14 possessing a firearm under Section 2 of this Act, the court shall inform the
- *adverse party of the firearm possession prohibition and the firearm transfer requirements under Section 3 of this Act.*
- 17 (4) An interpersonal protective order shall be effective for a period of time fixed by the 18 court, not to exceed three (3) years, and may be reissued upon expiration for 19 subsequent periods of up to three (3) years each. The fact that an order has not been 20 violated since its issuance may be considered by a court in hearing a request for a 21 reissuance of the order.