## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 1255 Second Edition Engrossed 5/14/09 Senate Judiciary I Committee Substitute Adopted 7/13/09

contact order under this Article:

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Short Tit	le: S	Sex Offenders/Permanent No Contact Order.	(Public)
Sponsors	:		
Referred	to:		
		April 9, 2009	
		A BILL TO BE ENTITLED	
AN ACT TO PROVIDE THAT WHEN SENTENCING A DEFENDANT CONVICTED OF A			
		NSE AND UPON REQUEST OF THE DISTRICT ATTORNEY, TH	
		ER A PERMANENT NO CONTACT ORDER PROHIBITING AN	
		OF A CONVICTED SEX OFFENDER WITH THE CRIME VICT	
		TERMINES THAT APPROPRIATE GROUNDS EXIST FOR THE	E ORDER.
The Gene		sembly of North Carolina enacts:	11
A 1 .		<b>TION 1.</b> Chapter 15A of the General Statutes is amended by ad	ding a new
Article to	read:	"A minla 01D	
	,	"Article 81D. "Permanent No Contact Order Against Convicted Sex Offender.	
"8 15A <sub>-</sub> 1		Permanent no contact order prohibiting future contact by co	nvicted sev
<u> </u>		nder with crime victim.	IIVICICU SCA
<u>(a)</u>		following definitions apply in this Article:	
3.27	(1)	Permanent no contact order. – A permanent injunction that pr	ohibits any
		contact by a defendant with the victim of the sex offense for	
		defendant is convicted. The duration of the injunction is the life	etime of the
		<u>defendant.</u>	
	<u>(2)</u>	Sex offense. – Any criminal offense that requires registration un	nder Article
		27A of Chapter 14 of the General Statutes.	
<i>a</i> .	<u>(3)</u>	<u>Victim. – The person against whom the sex offense was committed</u>	
<u>(b)</u>		n sentencing a defendant convicted of a sex offense, the judge, at th	
		ney, shall determine whether to issue a permanent no contact order	
		defendant to show cause why a permanent no contact order shall no	
		show cause hearing as part of the sentencing procedures for the defevictim shall have a right to be heard at the show cause hearing.	<u>mami.</u>
(c) (d)		judge sentencing the defendant is the trier of fact regarding the	chow cause
hearing.	1116	Judge sentencing the defendant is the trief of fact regarding the	snow cause
(e)	At th	ne conclusion of the show cause hearing the judge shall enter a fir	nding for or
		endant. If the judge determines that reasonable grounds exist for the	
		contact with the defendant, the judge shall issue the permanent no co	
		l enter written findings of fact and the grounds on which the pe	
		issued. The no contact order shall be incorporated into the judgmen	
		the defendant for the conviction of the sex offense.	
(f)	The	court may grant one or more of the following forms of relief in a pe	ermanent no



(7)

- Order the defendant not to threaten, visit, assault, molest, or otherwise 1 (1) 2 interfere with the victim. 3 Order the defendant not to follow the victim, including at the victim's <u>(2)</u> 4 workplace. 5 Order the defendant not to harass the victim. (3) 6 Order the defendant not to abuse or injure the victim. (4) 7 Order the defendant not to contact the victim by telephone, written (5) 8 communication, or electronic means. 9 Order the defendant to refrain from entering or remaining present at the <u>(6)</u> victim's residence, school, place of employment, or other specified places at 10 11 times when the victim is present.
  - (g) A permanent no contact order entered pursuant to this Article shall be enforced by all North Carolina law enforcement agencies without further order of the court. A law enforcement officer shall arrest and take a person into custody, with or without a warrant or other process, if the officer has probable cause to believe that the person knowingly has violated a permanent no contact order. A person who knowingly violates a permanent no contact order is guilty of a Class A1 misdemeanor.

Order other relief deemed necessary and appropriate by the court.

- (h) At any time after the issuance of the order, the State, at the request of the victim, or the defendant may make a motion to rescind the permanent no contact order. If the court determines that reasonable grounds for the victim to fear any future contact with the defendant no longer exist, the court may rescind the permanent no contact order.
- (i) The remedy provided by this Article is not exclusive but is in addition to other remedies provided under law."
- **SECTION 2.** This act becomes effective December 1, 2009, and applies to offenses committed on or after that date.

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