HOUSE BILL No. 4685

May 31, 2017, Introduced by Reps. Webber and Kosowski and referred to the Committee on Law and Justice.

A bill to amend 1927 PA 175, entitled

"The code of criminal procedure,"

by amending section 15b of chapter IV (MCL 764.15b), as amended by 2001 PA 209.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER IV

Sec. 15b. (1) A peace officer, without a warrant, may arrest and take into custody an individual when the peace officer has or receives positive information that another peace officer has reasonable cause to believe all of the following apply:

(a) A personal protection order has been issued under section
2950 or 2950a of the revised judicature act of 1961, 1961 PA 236,
MCL 600.2950 and 600.2950a, or is a valid foreign protection order.

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(b) The individual named in the personal protection order is
 violating or has violated the order. An individual is violating or
 has violated the order if that individual commits 1 or more of the
 following acts the order specifically restrains or enjoins the
 individual from committing:

6 (i) Assaulting, attacking, beating, molesting, or wounding a7 named individual.

8 (ii) Removing minor children from an individual having legal
9 custody of the children, except as otherwise authorized by a
10 custody or parenting time order issued by a court of competent
11 jurisdiction.

12 (*iii*) Entering onto premises.

13 (*iv*) Engaging in conduct prohibited under section 411h or 411i
14 of the Michigan penal code, 1931 PA 328, MCL 750.411h and 750.411i.

15 (v) Threatening to kill or physically injure a named16 individual.

17 (*vi*) Purchasing or possessing a firearm.

18 (vii) Interfering with petitioner's efforts to remove
19 petitioner's children or personal property from premises that are
20 solely owned or leased by the individual to be restrained or
21 enjoined.

(viii) Interfering with petitioner at petitioner's place of
employment or education or engaging in conduct that impairs
petitioner's employment or educational relationship or environment.

25 (*ix*) Any other act or conduct specified by the court in the26 personal protection order.

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(c) If the personal protection order was issued under section

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2950 or 2950a, the personal protection order states on its face
 that a violation of its terms subjects the individual to immediate
 arrest and either of the following:

4 (i) If the individual restrained or enjoined is 17-18 years of
5 age or older, to criminal contempt of court and, if found guilty of
6 criminal contempt, to imprisonment for not more than 93 days and to
7 a fine of not more than \$500.00.

8 (ii) If the individual restrained or enjoined is less than 17
9 18 years of age, to the dispositional alternatives listed in
10 section 18 of chapter XIIA of the probate code of 1939, 1939 PA
11 288, MCL 712A.18.

12 (2) An individual arrested under this section shall MUST be
13 brought before the family division of the circuit court having
14 jurisdiction in the cause within 24 hours after arrest to answer to
15 a charge of contempt for violating the personal protection order,
16 at which time the court shall do each of the following:

17 (a) Set a time certain for a hearing on the alleged violation
18 of the personal protection order. The hearing shall MUST be held
19 within 72 hours after arrest, unless extended by the court on the
20 motion of the arrested individual or the prosecuting attorney.

(b) Set a reasonable bond pending a hearing of the allegedviolation of the personal protection order.

23 (c) Notify the prosecuting attorney of the criminal contempt24 proceeding.

(d) Notify the party who procured the personal protection
order and his or her attorney of record, if any, and direct the
party to appear at the hearing and give evidence on the charge of

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1 contempt.

2 (3) In circuits in which the circuit court judge may not be present or available within 24 hours after arrest, an individual 3 4 arrested under this section shall be taken before the district court within 24 hours after arrest, at which time the district 5 6 court shall set bond and order the defendant to appear before the 7 family division of circuit court in the county for a hearing on the charge. If the district court will not be open within 24 hours 8 9 after arrest, a judge or district court magistrate shall set bond 10 and order the defendant to appear before the circuit court in the 11 county for a hearing on the charge.

12 (4) If a criminal contempt proceeding for violation of a 13 personal protection order is not initiated by an arrest under this 14 section but is initiated as a result of a show cause order or other 15 process or proceedings, the court shall do all of the following:

16 (a) Notify the party who procured the personal protection
17 order and his or her attorney of record, if any, and direct the
18 party to appear at the hearing and give evidence on the contempt
19 charge.

20 (b) Notify the prosecuting attorney of the criminal contempt21 proceeding.

(5) The family division of circuit court in each county of this state has jurisdiction to conduct contempt proceedings based upon a violation of a personal protection order described in this section issued by the circuit court in any county of this state or upon a violation of a valid foreign protection order. The court of arraignment shall notify the court that issued the personal

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protection order or foreign protection order that the issuing court may request that the defendant be returned to that court for violating the personal protection order or foreign protection order. If the court that issued the personal protection order or foreign protection order requests that the defendant be returned to that court to stand trial, the county of the requesting court shall bear the cost of transporting the defendant to that county.

(6) The family division of circuit court has jurisdiction to 8 9 conduct contempt proceedings based upon a violation of a personal protection order issued pursuant to UNDER section 2(h) of chapter 10 11 XIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2, by the 12 family division of circuit court in any county of this state or a valid foreign protection order issued against a respondent who is 13 14 less than 18 years of age at the time of the alleged violation of the foreign protection order in this state. The family division of 15 16 circuit court that conducts the preliminary inquiry shall notify 17 the court that issued the personal protection order or foreign protection order that the issuing court may request that the 18 19 respondent be returned to that county for violating the personal 20 protection order or foreign protection order. If the court that 21 issued the personal protection order or foreign protection order 22 requests that the respondent be returned to that court to stand 23 trial, the county of the requesting court shall bear the cost of 24 transporting the respondent to that county.

(7) The prosecuting attorney shall prosecute a criminal
contempt proceeding initiated by the court under subsection (2) or
initiated by a show cause order under subsection (4), unless the

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1 party who procured the personal protection order retains his or her 2 own attorney for the criminal contempt proceeding or the 3 prosecuting attorney determines that the personal protection order 4 was not violated or that it would not be in the interest of justice 5 to prosecute the criminal contempt violation. If the prosecuting 6 attorney prosecutes the criminal contempt proceeding, the court shall grant an adjournment for not less than 14 days or a lesser 7 period requested if the prosecuting attorney moves for adjournment. 8 9 If the prosecuting attorney prosecutes the criminal contempt 10 proceeding, the court may dismiss the proceeding upon motion of the 11 prosecuting attorney for good cause shown.

12 (8) A court shall not rescind a personal protection order,
13 dismiss a contempt proceeding based on a personal protection order,
14 or impose any other sanction for a failure to comply with a time
15 limit prescribed in this section.

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(9) As used in this section:

17 (a) "Foreign protection order" means that term as defined in
18 section 2950h of the revised judicature act of 1961, 1961 PA 236,
19 MCL 600.2950h.

(b) "Personal protection order" means a personal protection
order issued under section 2950 or 2950a of the revised judicature
act of 1961, 1961 PA 236, MCL 600.2950 and 600.2950a, and, unless
the context indicates otherwise, includes a valid foreign
protection order.

(c) "Valid foreign protection order" means a foreign
protection order that satisfies the conditions for validity
provided in section 2950i of the revised judicature act of 1961,

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1 1961 PA 236, MCL 600.2950i.

2 Enacting section 1. This amendatory act takes effect October3 1, 2018.

4 Enacting section 2. This amendatory act does not take effect
5 unless all of the following bills of the 99th Legislature are
6 enacted into law:

7 (a) Senate Bill No. ____ or House Bill No. ____ (request no. 8 00136'17).

9 (b) Senate Bill No. ____ or House Bill No. ____ (request no.
10 00137'17).

11 (c) Senate Bill No. ____ or House Bill No. ____ (request no.
12 00241'17).

13 (d) Senate Bill No. ____ or House Bill No. ____ (request no. 14 00335'17).

15 (e) Senate Bill No. ____ or House Bill No. ____ (request no. 16 00337'17).