GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 696 Committee Substitute Favorable 4/26/23 Third Edition Engrossed 4/26/23

Short Titl	e: V	Violent Offense/No Contact Order.	(Public)
Sponsors:			
Referred	to:		
		April 19, 2023	
A BILL TO BE ENTITLED			
AN ACT TO ALLOW A JUDGE TO ISSUE A PERMANENT NO CONTACT ORDER			
		A DEFENDANT CONVICTED OF CERTAIN VIOLENT OFFENSES	
		sembly of North Carolina enacts:	
	SEC'	TION 1. Article 81D of Chapter 15A of the General Statutes reads as a	rewritten:
		"Article 81D.	
	"Per	manent No Contact Order Against Convicted Sex-Violent Offender.	
"§ 15A-1		. Permanent no contact order prohibiting future contact by conv	icted sex
		<u>nt</u> offender with crime victim.	
(a)		following definitions apply in this Article:	
	(1)	Permanent no contact order. – A permanent injunction that proh	
		contact by a defendant with the victim of the sex violent offense for	
		defendant is convicted, convicted, or with the victim's immediate far	<u>mily.</u> I ne
	(2)	duration of the injunction is the lifetime of the defendant. Sex offense. Any criminal offense that requires registration under the control of the defendant.	or Article
	(2)	27A of Chapter 14 of the General Statutes.	si Articie
	(3)	Victim. – The person against whom the sex-violent offense was com	nmitted
	(<u>4</u>)	Violent offense. – Any of the following:	
		a. A criminal offense that requires registration under Article	e 27A of
		Chapter 14 of the General Statutes.	
		b. A Class A through G felony that is not otherwise cover	ed under
		sub-subdivision a. of this subdivision.	
		<u>c.</u> An offense under subsection (b) of G.S. 14-32.4.	
(b)		n sentencing a defendant convicted of a sex-violent offense, the judg	_
request of the district attorney, shall determine whether to issue a permanent no contact order.			
		order the defendant to show cause why a permanent no contact order sh	
issued and	d shall	hold a show cause hearing as part of the sentencing procedures for the d	etendant.
(a)	۸ + +b	as conclusion of the charge course became the judge shall enter a findi	na for or
(e) At the conclusion of the show cause hearing the judge shall enter a finding for or against the defendant. If the judge determines that reasonable grounds exist for the victim to fear			
any future contact with the defendant, the judge shall issue the permanent no contact order. The			
•		r written findings of fact and the grounds on which the permanent n	
order is issued. The no contact order shall be incorporated into the judgment imposing the			
sentence on the defendant for the conviction of the sex-violent offense.			
"			

SECTION 2. This act becomes effective December 1, 2023, and applies to offenses committed on or after that date.