11/16/20

# SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

# S.F. No. 395

01/28/2021		OFFICIAL STATUS
	183	Introduction and first reading
		Referred to Civil Law and Data Practices Policy
02/08/2021	272	Comm report: To pass and re-referred to Judiciary and Public Safety Finance and Policy
02/25/2021	537	Comm report: To pass
	541	Second reading
03/08/2021	739	Special Order
	739	Third reading Passed
03/22/2021	1082	Returned from House
		Presentment date 03/22/2021
	1138	Governor's action Approval 03/23/2021
	1138	Secretary of State Chapter 6 03/23/2021
		Effective date 08/01/21

1.1	A bill for an act
1.2 1.3	relating to domestic violence; enacting the Uniform Recognition and Enforcement of Canadian Orders for Protection Act; amending Minnesota Statutes 2020, section
1.4 1.5	518B.01, subdivisions 14, 19a; proposing coding for new law as Minnesota Statutes, chapter 518F.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	ARTICLE 1
1.8 1.9	UNIFORM RECOGNITION AND ENFORCEMENT OF CANADIAN ORDERS FOR PROTECTION ACT
1.10	Section 1. [518F.01] SHORT TITLE.
1.11	This chapter may be cited as the "Uniform Recognition and Enforcement of Canadian
1.12	Orders for Protection Act."
1.13	Sec. 2. [518F.02] DEFINITIONS.
1.14	Subdivision 1. Terms. For the purposes of this chapter, the following terms have the
1.15	meanings given them.
1.16	Subd. 2. Canadian order for protection. "Canadian order for protection" means a civil
1.17	protection order, judgment or part of a judgment, or other order issued in a civil proceeding
1.18	by a court of Canada under law of the issuing jurisdiction that relates to domestic abuse,
1.19	would be a protective order under this chapter, and prohibits a respondent from:
1.20	(1) committing acts of domestic abuse;
1.21	(2) being in physical proximity to a protected individual or following a protected
1.22	individual;

<ol> <li>2.3</li> <li>2.4</li> <li>2.5</li> <li>2.6</li> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	11/16/20	REVISOR	BD/DD	21-00003	as introduced
<ol> <li>2.3</li> <li>2.4</li> <li>2.5</li> <li>2.6</li> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	(3) havii	ng contact with the	petitioner whethe	er in person, by telephone, 1	mail, or e-mail
<ol> <li>2.4</li> <li>2.5</li> <li>2.6</li> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	or messagin	ig, through a third pa	arty, or by any of	her means;	
<ol> <li>2.5</li> <li>2.6</li> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	(4) being	g within a certain di	stance of a speci	fied place or location assoc	viated with a
<ol> <li>2.6</li> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	protected in	dividual; or			
<ol> <li>2.7</li> <li>2.8</li> <li>2.9</li> </ol>	(5) mole	esting, annoying, ha	rassing, or engag	ing in threatening conduct	directed at a
2.8 2.9	protected in				
2.9	Subd. 3.	Domestic abuse. "	Domestic abuse"	has the meaning given in se	ection 518B.01,
		2, paragraph (a).		0	
	Subd. 4.	<b>Issuing court.</b> "Iss	uing court" mear	is the court that issues a Car	nadian order for
2.10	protection.		0		
2.11	Subd. 5.	Order for protecti	i <b>on.</b> "Order for p	rotection" means an order i	issued under
	section 518			<u></u>	<u></u>
2.13	Subd. 6.	Peace officer. "Pea	ce officer" has th	ne meaning given in section	n 626.84.
		1, paragraph (c).			<u>a ozoro r,</u>
2.15			neans an individ	ual, estate, business or non	profit entity
				l subdivision, agency, or in	
	or other legs		0		<u>, , , , , , , , , , , , , , , , , </u>
2.18	Subd. 8.	Protected individu	al. "Protected ir	dividual" means an individ	lual protected
		an order for protect			I
2.20	Subd. 9.	<b>Record.</b> "Record"	means information	on that is inscribed on a tan	ngible medium
				n and is retrievable in perce	
2.22	Subd. 10	). <b>Respondent</b> . "Re	spondent" means	s an individual against who	m a Canadian
		otection is issued.			
2.24	Sec. 3. <u>[51</u>	8F.03] ENFORCE	MENT OF CAN	ADIAN ORDERS FOR P	ROTECTION
2.25	BY PEACE	E OFFICER.			
2.26	<u>(a) If a p</u>	beace officer determ	ines under parag	raph (b) or (c) that there is	probable cause
2.27	to believe th	nat a valid Canadian	order for protec	tion exists and that the orde	er has been
2.28	violated, the	e officer shall enforce	e the terms of th	e Canadian order for prote	ction as if the
2.29	terms were	in an order issued b	y a court in this s	state. Presentation to a peac	ce officer of a
2.30	certified cop	by of a Canadian or	der for protection	n is not required for enforce	ement. A peace
2.31	officer who	has probable cause	to believe that an	n order exists and has been	violated shall

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3.1	make an arr	est for a violation of	of the order in the	same manner that a peac	ce officer would
3.2	<u>make an arr</u>	est for a violation o	of a protective orde	er issued within this stat	te.
3.3	(b) Pres	entation to a peace	officer of a record	of a Canadian order for	protection that
3.4	identifies bo	oth a protected indiv	vidual and a respon	dent and on its face is in	effect constitutes
3.5	probable ca	use to believe that	a valid order exists	<u>s.</u>	
3.6	<u>(c) If a re</u>	ecord of a Canadian	order for protectio	n is not presented as prov	vided in paragraph
3.7	(b), a peace	officer may conside	er other information	n in determining whethe	r there is probable
3.8	cause to bel	lieve that a valid Ca	anadian order for p	rotection exists.	
3.9	<u>(d) If a p</u>	peace officer detern	nines that an other	wise valid Canadian ord	ler for protection
3.10	cannot be er	nforced because the	respondent has no	t been notified of or serv	ved with the order,
3.11	the officer s	hall notify the prot	ected individual th	at the officer will make	reasonable efforts
3.12	to contact th	ie respondent, const	istent with the safe	ty of the protected indiv	idual. After notice
3.13	to the prote	cted individual and	consistent with the	e safety of the individua	l, the officer shall
3.14	make a reas	onable effort to info	orm the responden	t of the order, notify the	respondent of the
3.15	terms of the	e order, provide a re	ecord of the order,	if available, to the respo	ondent, and allow
3.16	the respond	ent a reasonable opp	portunity to comply	with the order before the	ne officer enforces
3.17	the order. T	he provisions of se	ction 518B.01, sub	divisions 8 and 9a, app	ly to service of a
3.18	Canadian or	rder for protection	by a peace officer.		
3.19	<u>(e) If a p</u>	peace officer detern	nines that an indivi	dual is a protected indi	vidual, the officer
3.20	shall inform	n the individual of a	available local vict	im services.	
3.21	Sec. 4. [5]	18F.04] ENFORCI	EMENT OF CAN	ADIAN ORDER FOR	<b>PROTECTION</b>
3.22	BY COUR	<u>T.</u>			
3.23	<u>(a)</u> A co	ourt may issue an or	der enforcing or re	efusing to enforce a Car	adian order for
3.24	protection of	on application of:			
3.25	<u>(1)</u> a per	rson authorized by	law of this state of	her than this chapter to	seek enforcement
3.26	of an order	for protection; or			
3.27	<u>(2)</u> a res	pondent.			
3.28	<u>(b) In a</u>	proceeding under p	paragraph (a), the c	ourt shall follow the pro	ocedures of this
3.29	state for enf	orcement of an orde	er for protection. An	n order entered under thi	s section is limited
3.30	to the enfor	cement of the terms	s of the Canadian o	order for protection.	
3.31	<u>(c) A Ca</u>	anadian order for pr	rotection is enforce	eable under this section	<u>if:</u>

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4.1	(1) the or	der states the name	of the protected in	ndividual and the individu	ual against whom
4.2	enforcement	t is sought;			
4.3	(2) the or	rder has not expired	<u>1;</u>		
4.4	(3) the of	rder was issued by	a court or tribuna	that had jurisdiction over	er the parties and
4.5	subject matt	er under the law of	the foreign jurisd	iction; and	
4.6	(4) the of	rder was issued in a	accordance with the	ne respondent's due proc	ess rights, either
4.7	after the res	pondent was provid	led with reasonab	le notice and an opportu	nity to be heard
4.8	before the co	ourt or tribunal that	issued the order,	or in the case of an ex pa	arte order, the
4.9	respondent v	was granted notice a	and an opportunity	to be heard within a reas	sonable time after
4.10	the order wa	as issued.			
4.11	<u>(d)</u> A Car	nadian order for pro	tection on its face	is prima facie evidence of	fits enforceability
4.12	under this se	ection.			
4.13	<u>(e)</u> A per	rson claiming that a	Canadian order f	for protection is not enfor	rceable has the
4.14	burden to sh	ow, by a preponder	ance of the evider	ice, that the requirements	under paragraph
4.15	(c) were not	met. If the court de	etermines that the	order is not enforceable,	, the court shall
4.16	issue an ord	er that the Canadian	n order for protec	tion is not enforceable ur	nder this section
4.17	and section	518F.03 and may n	ot be registered u	nder section 518F.05.	
4.18	<u>(f)</u> This s	section applies to er	forcement of a pr	ovision of a Canadian or	der for protection
4.19	against a par	rty to the order in w	which each party is	s a protected individual a	ind respondent
4.20	only if:				
4.21	(1) the pa	arty seeking enforce	ement of the order	filed a pleading requesting	ng the order from
4.22	the issuing c	court; and			
4.23	(2) the c	ourt made specific	findings that entit	led the party to the enfor	cement sought.
4.24	<u>(g)</u> A per	rson who violates a	valid Canadian or	ler for protection is subje	ct to the penalties
4.25	provided in	section 518B.01, su	ubdivision 14, par	agraphs (b) to (d).	
4.26	Sec. 5. <u>[51</u>	8F.05] REGISTRA	ATION OF CAN	ADIAN ORDER FOR	PROTECTION.
4.27	<u>(a) An in</u>	dividual may regist	er a Canadian ord	er for protection in this st	tate under section
4.28	<u>518B.01, su</u>	bdivision 19a.			
4.29	(b) Regis	stration in this state	or filing under la	w of this state other than	this chapter of a
4.30	Canadian or	der for protection i	s not required for	its enforcement under th	is chapter.

5.1	Sec. 6. [518F.06] IMMUNITY.
5.2	The state, state agency, local governmental agency, peace officer, prosecuting attorney,
5.3	court administrator, and state or local governmental official acting in an official capacity
5.4	are immune from civil and criminal liability for an act or omission arising out of the
5.5	registration or enforcement of a Canadian order for protection or the detention or arrest of
5.6	an alleged violator of a Canadian order for protection if the act or omission was a good faith
5.7	effort to comply with this chapter.
5.8	Sec. 7. [518F.07] OTHER REMEDIES.
5.9	An individual who seeks a remedy under this chapter may seek other legal or equitable
5.10	remedies.
5.11	Sec. 8. [518F.09] RELATION TO ELECTRONIC SIGNATURES IN GLOBAL AND
5.12	NATIONAL COMMERCE ACT.
5.13	This chapter modifies, limits, or supersedes the Electronic Signatures in Global and
5.14	National Commerce Act, United States Code, title 15, section 7001 et seq., but does not
5.15	modify, limit, or supersede section 101(c) of that act, United States Code, title 15, section
5.16	7001(c), or authorize electronic delivery of any of the notices described in section 103(b)
5.17	of that act, United States Code, title 15, section 7003(b).
5.18	Sec. 9. [518F.10] TRANSITION.
5.19	This chapter applies to a Canadian order for protection issued before, on, or after the
5.20	effective date of this chapter and to a continuing action for enforcement of a Canadian order
5.21	for protection commenced before, on, or after the effective date of this chapter. A request
5.22	for enforcement of a Canadian order for protection made on or after the effective date of
5.23	this chapter for a violation of the order occurring before, on, or after the effective date of
5.24	this chapter is governed by this chapter.
5.25	Sec. 10. [518F.11] SEVERABILITY.
5.26	If any provision of this chapter or its application to any person or circumstance is held
5.27	invalid, the invalidity does not affect other provisions or applications of this chapter which
5.28	can be given effect without the invalid provision or application, and to this end the provisions
5.29	of this chapter are severable.

#### **ARTICLE 2**

## 6.2

6.1

## **CONFORMING CHANGES**

6.3 Section 1. Minnesota Statutes 2020, section 518B.01, subdivision 14, is amended to read:
6.4 Subd. 14. Violation of an order for protection. (a) A person who violates an order for
6.5 protection issued by a judge or referee is subject to the penalties provided in paragraphs (b)
6.6 to (d).

(b) Except as otherwise provided in paragraphs (c) and (d), whenever an order for 6.7 protection is granted by a judge or referee or pursuant to a similar law of another state, the 6.8 United States, the District of Columbia, tribal lands, or United States territories, Canada, 6.9 or a Canadian province, and the respondent or person to be restrained knows of the existence 6.10 of the order, violation of the order for protection is a misdemeanor. Upon a misdemeanor 6.11 conviction under this paragraph, the defendant must be sentenced to a minimum of three 6.12 days imprisonment and must be ordered to participate in counseling or other appropriate 6.13 programs selected by the court. If the court stays imposition or execution of the jail sentence 6.14 and the defendant refuses or fails to comply with the court's treatment order, the court must 6.15 impose and execute the stayed jail sentence. A violation of an order for protection shall also 6.16 constitute contempt of court and be subject to the penalties provided in chapter 588. 6.17

(c) A person is guilty of a gross misdemeanor who violates this subdivision within ten
years of a previous qualified domestic violence-related offense conviction or adjudication
of delinquency. Upon a gross misdemeanor conviction under this paragraph, the defendant
must be sentenced to a minimum of ten days imprisonment and must be ordered to participate
in counseling or other appropriate programs selected by the court. Notwithstanding section
609.135, the court must impose and execute the minimum sentence provided in this paragraph
for gross misdemeanor convictions.

6.25 (d) A person is guilty of a felony and may be sentenced to imprisonment for not more
6.26 than five years or to payment of a fine of not more than \$10,000, or both, if the person
6.27 violates this subdivision:

6.28 (1) within ten years of the first of two or more previous qualified domestic
6.29 violence-related offense convictions or adjudications of delinquency; or

6.30 (2) while possessing a dangerous weapon, as defined in section 609.02, subdivision 6.

6.31 Upon a felony conviction under this paragraph in which the court stays imposition or
6.32 execution of sentence, the court shall impose at least a 30-day period of incarceration as a
6.33 condition of probation. The court also shall order that the defendant participate in counseling

or other appropriate programs selected by the court. Notwithstanding section 609.135, the
 court must impose and execute the minimum sentence provided in this paragraph for felony
 convictions.

(e) A peace officer shall arrest without a warrant and take into custody a person whom 7.4 the peace officer has probable cause to believe has violated an order granted pursuant to 7.5 this section or a similar law of another state, the United States, the District of Columbia, 7.6 tribal lands, or United States territories, Canada, or a Canadian province restraining the 7.7 person or excluding the person from the residence or the petitioner's place of employment, 7.8 even if the violation of the order did not take place in the presence of the peace officer, if 7.9 the existence of the order can be verified by the officer. The probable cause required under 7.10 this paragraph includes probable cause that the person knows of the existence of the order. 7.11 If the order has not been served, the officer shall immediately serve the order whenever 7.12 reasonably safe and possible to do so. An order for purposes of this subdivision, includes 7.13 the short-form order described in subdivision 8a. When the order is first served upon the 7.14 person at a location at which, under the terms of the order, the person's presence constitutes 7.15 a violation, the person shall not be arrested for violation of the order without first being 7.16 given a reasonable opportunity to leave the location in the presence of the peace officer. A 7.17 person arrested under this paragraph shall be held in custody for at least 36 hours, excluding 7.18 the day of arrest, Sundays, and holidays, unless the person is released earlier by a judge or 7.19 judicial officer. A peace officer acting in good faith and exercising due care in making an 7.20 arrest pursuant to this paragraph is immune from civil liability that might result from the 7.21 officer's actions. 7.22

(f) If the court finds that the respondent has violated an order for protection and that 7.23 there is reason to believe that the respondent will commit a further violation of the provisions 7.24 of the order restraining the respondent from committing acts of domestic abuse or excluding 7.25 the respondent from the petitioner's residence, the court may require the respondent to 7.26 acknowledge an obligation to comply with the order on the record. The court may require 7.27 a bond sufficient to deter the respondent from committing further violations of the order 7.28 7.29 for protection, considering the financial resources of the respondent, and not to exceed \$10,000. If the respondent refuses to comply with an order to acknowledge the obligation 7.30 or post a bond under this paragraph, the court shall commit the respondent to the county 7.31 jail during the term of the order for protection or until the respondent complies with the 7.32 order under this paragraph. The warrant must state the cause of commitment, with the sum 7.33 and time for which any bond is required. If an order is issued under this paragraph, the court 7.34

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8.1 may order the costs of the contempt action, or any part of them, to be paid by the respondent.
8.2 An order under this paragraph is appealable.

(g) Upon the filing of an affidavit by the petitioner, any peace officer, or an interested 8.3 party designated by the court, alleging that the respondent has violated any order for 8.4 protection granted pursuant to this section or a similar law of another state, the United States, 8.5 the District of Columbia, tribal lands, or United States territories, Canada, or a Canadian 8.6 province, the court may issue an order to the respondent, requiring the respondent to appear 8.7 and show cause within 14 days why the respondent should not be found in contempt of 8.8 court and punished therefor. The hearing may be held by the court in any county in which 8.9 the petitioner or respondent temporarily or permanently resides at the time of the alleged 8.10 violation, or in the county in which the alleged violation occurred, if the petitioner and 8.11 respondent do not reside in this state. The court also shall refer the violation of the order 8.12 for protection to the appropriate prosecuting authority for possible prosecution under 8.13 paragraph (b), (c), or (d). 8.14

(h) If it is alleged that the respondent has violated an order for protection issued under 8.15 subdivision 6 or a similar law of another state, the United States, the District of Columbia, 8.16 tribal lands, or United States territories, Canada, or Canadian province, and the court finds 8.17 that the order has expired between the time of the alleged violation and the court's hearing 8.18 on the violation, the court may grant a new order for protection under subdivision 6 based 8.19 solely on the respondent's alleged violation of the prior order, to be effective until the hearing 8.20 on the alleged violation of the prior order. If the court finds that the respondent has violated 8.21 the prior order, the relief granted in the new order for protection shall be extended for a 8.22 fixed period, not to exceed one year, except when the court determines a longer fixed period 8.23 is appropriate. 8.24

8.25 (i) The admittance into petitioner's dwelling of an abusing party excluded from the
8.26 dwelling under an order for protection is not a violation by the petitioner of the order for
8.27 protection.

A peace officer is not liable under section 609.43, clause (1), for a failure to perform a
duty required by paragraph (e).

(j) When a person is convicted under paragraph (b) or (c) of violating an order for
protection and the court determines that the person used a firearm in any way during
commission of the violation, the court may order that the person is prohibited from possessing
any type of firearm for any period longer than three years or for the remainder of the person's
life. A person who violates this paragraph is guilty of a gross misdemeanor. At the time of

9.1 the conviction, the court shall inform the defendant whether and for how long the defendant
9.2 is prohibited from possessing a firearm and that it is a gross misdemeanor to violate this
9.3 paragraph. The failure of the court to provide this information to a defendant does not affect
9.4 the applicability of the firearm possession prohibition or the gross misdemeanor penalty to
9.5 that defendant.

(k) Except as otherwise provided in paragraph (j), when a person is convicted under
paragraph (b) or (c) of violating an order for protection, the court shall inform the defendant
that the defendant is prohibited from possessing a pistol for three years from the date of
conviction and that it is a gross misdemeanor offense to violate this prohibition. The failure
of the court to provide this information to a defendant does not affect the applicability of
the pistol possession prohibition or the gross misdemeanor penalty to that defendant.

9.12 (1) Except as otherwise provided in paragraph (j), a person is not entitled to possess a
9.13 pistol if the person has been convicted under paragraph (b) or (c) after August 1, 1996, of
9.14 violating an order for protection, unless three years have elapsed from the date of conviction
9.15 and, during that time, the person has not been convicted of any other violation of this section.
9.16 Property rights may not be abated but access may be restricted by the courts. A person who
9.17 possesses a pistol in violation of this paragraph is guilty of a gross misdemeanor.

9.18 (m) If the court determines that a person convicted under paragraph (b) or (c) of violating
9.19 an order for protection owns or possesses a firearm and used it in any way during the
9.20 commission of the violation, it shall order that the firearm be summarily forfeited under
9.21 section 609.5316, subdivision 3.

9.22 Sec. 2. Minnesota Statutes 2020, section 518B.01, subdivision 19a, is amended to read:

Subd. 19a. Entry and enforcement of foreign protective orders. (a) As used in this 9.23 subdivision, "foreign protective order" means an order for protection entered by a court of 9.24 another state; an order by an Indian tribe or United States territory that would be a protective 9.25 order entered under this chapter; a Canadian order for protection as defined in section 9.26 518F.02; a temporary or permanent order or protective order to exclude a respondent from 9.27 a dwelling; or an order that establishes conditions of release or is a protective order or 9.28 sentencing order in a criminal prosecution arising from a domestic abuse assault if it had 9.29 been entered in Minnesota. 9.30

9.31 (b) A person for whom a foreign protection order has been issued or the issuing court
9.32 or tribunal may provide a certified or authenticated copy of a foreign protective order to the
9.33 court administrator in any county that would have venue if the original action was being

commenced in this state or in which the person in whose favor the order was entered may 10.1 be present, for filing and entering of the same into the state order for protection database. 10.2

(c) The court administrator shall file and enter foreign protective orders that are not 10.3 certified or authenticated, if supported by an affidavit of a person with personal knowledge, 10.4 10.5 subject to the penalties for perjury. The person protected by the order may provide this affidavit. 10.6

(d) The court administrator shall provide copies of the order as required by this section. 10.7

(e) A valid foreign protective order has the same effect and shall be enforced in the same 10.8 manner as an order for protection issued in this state whether or not filed with a court 10.9 administrator or otherwise entered in the state order for protection database. 10.10

(f) A foreign protective order is presumed valid if it meets all of the following: 10.11

(1) the order states the name of the protected individual and the individual against whom 10.12 enforcement is sought; 10.13

(2) the order has not expired; 10.14

(3) the order was issued by a court or tribunal that had jurisdiction over the parties and 10.15 subject matter under the law of the foreign jurisdiction; and 10.16

(4) the order was issued in accordance with the respondent's due process rights, either 10.17 after the respondent was provided with reasonable notice and an opportunity to be heard 10.18 before the court or tribunal that issued the order, or in the case of an ex parte order, the 10.19 respondent was granted notice and an opportunity to be heard within a reasonable time after 10.20 the order was issued. 10.21

(g) Proof that a foreign protective order failed to meet all of the factors listed in paragraph 10.22 (f) is an affirmative defense in any action seeking enforcement of the order. 10.23

10.24 (h) A peace officer shall treat a foreign protective order as a valid legal document and shall make an arrest for a violation of the foreign protective order in the same manner that 10.25 a peace officer would make an arrest for a violation of a protective order issued within this 10.26 state. 10.27

(i) The fact that a foreign protective order has not been filed with the court administrator 10.28 or otherwise entered into the state order for protection database shall not be grounds to 10.29 refuse to enforce the terms of the order unless it is apparent to the officer that the order is 10.30 invalid on its face. 10.31

- (j) A peace officer acting reasonably and in good faith in connection with the enforcement
- 11.2 of a foreign protective order is immune from civil and criminal liability in any action arising
- 11.3 in connection with the enforcement.
- 11.4 (k) Filing and service costs in connection with foreign protective orders are waived.