# Extreme Risk Protection Orders (ERPOs)

A Guide

for

#### Prosecutors, Law Enforcement, Families and Household Members, and Community Members





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Extreme Risk Protection Orders

# Overview of Extreme Risk Protection Orders



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### Extreme Risk Protection Orders, Generally

Extreme Risk Protection order (ERPOs) are also known as Red Flag Laws

 ERPOs allow courts to issue an order temporarily restricting access to dangerous weapons for individuals at an elevated risk of harming themselves or others

CA, CO, CT, DE, FL, HI, IL, IN, MD, MA, NV, NJ, NM, NY, OR, RI, VT, VA, WA, and Washington, DC have ERPO laws

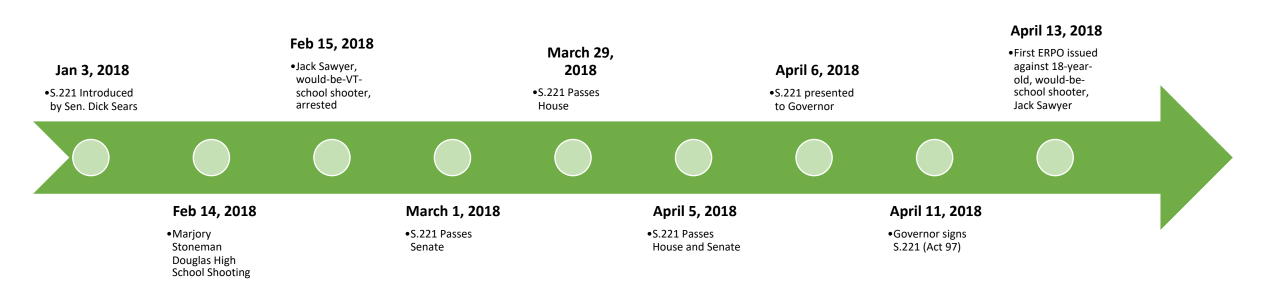
 Depending on the state, family members, law enforcement, state's attorneys, and/or attorneys general may file a petition for an ERPO

Early research suggests that ERPOs can prevent gun deaths (suicide and mass shootings)





### History of ERPOs in Vermont (S.221)





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## 2023 Updates to VT ERPO Law (2023 Act 45, H.230)

- In 2023, ERPO statute was amended to allow family or household members to file a petition for an *ex parte* ERPO or a final ERPO
- After a court grants an *ex parte* ERPO requested by a family or household member, the State's Attorney of the county where the petition was filed is substituted as the plaintiff in the action
- At least seven days before the hearing on a petition for final ERPO filed by a family or household member, the State's Attorney of the county where the petition was filed is substituted as the plaintiff in the action



### Overview of Vermont ERPOs

What is an ERPO in Vermont?	A civil order that temporarily prohibits individuals who pose a danger of injury to self or others from purchasing, possessing or receiving any dangerous weapons, including firearms
Where is the law codified?	13 VSA § 4051 et seq
Who may petition for an ERPO in Vermont?	State's Attorney, the Office of the Vermont Attorney General, a family member, or a household member
What type of orders are available?	<i>Ex Parte</i> ERPO Final ERPO
What court hears the petition?	Family Division of the Superior Court <i>Ex Parte</i> ERPOs may be issued by Criminal, Civil or Family Division of the Superior Court
What is the result of an ERPO?	Temporarily prohibits respondent from having control of, purchasing, possessing, or receiving a dangerous weapon, including firearms, and requires the dispossession of deadly weapons



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### FY 2022 Extreme Risk Protection Petitions Filed

County	Number of Petitions Filed	County	Number of Petitions Filed
Addison	6	Lamoille	0
Bennington	0	Orange	0
Caledonia	0	Orleans	2
Chittenden	2	Rutland	1
Essex	1	Washington	6
Franklin	0	Windham	0
Grand Isle	0	Windsor	0

*Source*: Report of Act 87 (S.4), An Act Relating to Procedures Involving Firearms, Therese M. Corsones, State Court Administrator (November 9, 2022)



### FY 2022 ERPO Decisions

Type of Order	Granted	Denied
Temporary Orders	24	2
Final Orders	11	4*

\*Three denials were related to petitions filed before FY2022 (i.e., before July 1, 2022)

*Source*: Report of Act 87 (S.4), An Act Relating to Procedures Involving Firearms, Therese M. Corsones, State Court Administrator (November 9, 2022)



### *Ex Parte* and Final Extreme Risk Protection Orders – Statutory Framework





### *Ex Parte* ERPOs and Final ERPOs

- The statute allows for *Ex Parte* ERPOs, which do not require a hearing, and Final ERPOs, which do require a noticed hearing
- You do not have to apply for an *Ex Parte* ERPO to petition for a Final EPRO
- The procedures for an *Ex Parte* ERPO and Final ERPO are separate processes even though the processes are nearly identical
- Ex Parte ERPO filed by a family or household member has a different burden of proof than an Ex Parte ERPO filed by a State's Attorney or the Office of the Attorney General



### *Ex Parte* ERPOs and Final ERPOs – How They Differ

Issue	Ex Parte ERPO	Final ERPO
What court hears petition?	Criminal, Civil or Family Division of the Superior Court	Family Division of the Superior Court
What is burden of proof?	<ul> <li>Preponderance of the evidence for petitions filed by State's Attorney or Office of the Attorney General</li> <li>Clear and convincing evidence for petitions filed by family and household members</li> </ul>	Clear and convincing evidence
How long is order in effect?	Up to 14 days	Up to six months



# *Ex Parte* ERPOs and Final ERPOs – How They Differ (cont'd)

Issue	Ex Parte ERPO	Final ERPO
What must be proven?	Respondent poses an imminent and extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within the respondent's custody or control	Respondent poses an extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within the respondent's custody or control
Temporal requirements?	The statute requires the extreme risk be "imminent."	The statute is silent. At least one trial court has held the extreme risk must exist at the time of the hearing. (See State v. Newton)

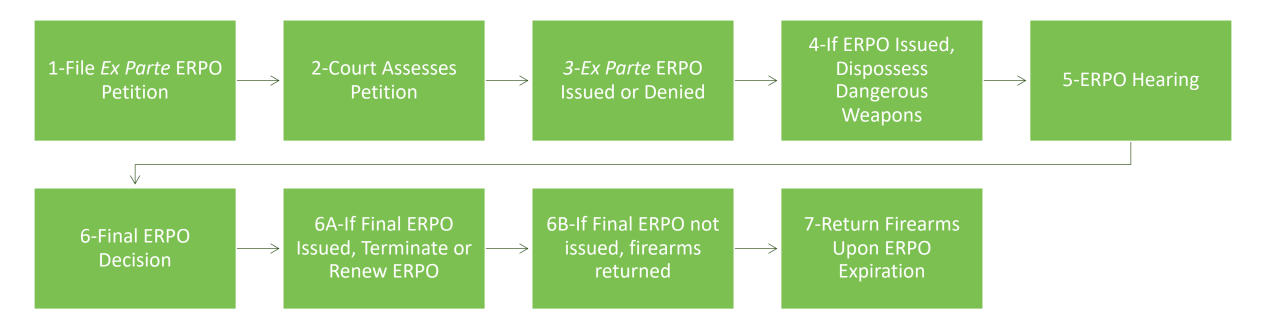


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### *Ex Parte* Extreme Risk Protection Order filed by State's Attorney or Attorney General



# *Ex Parte* ERPO Process for Petitions Filed by Government Attorneys







### File *Ex Parte* ERPO Petition

Complete Petition for Extreme Risk Protection Order Form











### File *Ex Parte* ERPO Petition

Petitioner describes to the court why the respondent poses an imminent and extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within respondent's custody or control.

	STATE OF VERMONT
SUPERIOR COURT	FAMILY DIVISION
Unit	Docket No.
Petitioner	Respondent Date Of Birth
Respondent's Full Physical Address:	
PETITION FOR	R EXTREME RISK PROTECTION ORDER
Relief from Abuse No Yes State(s): Docket Number: Facts On (date) Responde inflicted or attempted to inflict by his/her threats or actions ha	Stalking or Sexual Assault County:
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The Petitioner requests that the Ca a dangerous weapon or having a d Other: Request for Final Order The Petitioner requests that the Ca a dangerous weapon or having a d Other:	langerous weapon within his/her custody or control.
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Petition for Extreme Risk Protection Order Form







### File *Ex Parte* ERPO Petition

### Contents of Required Supporting Affidavit(s)

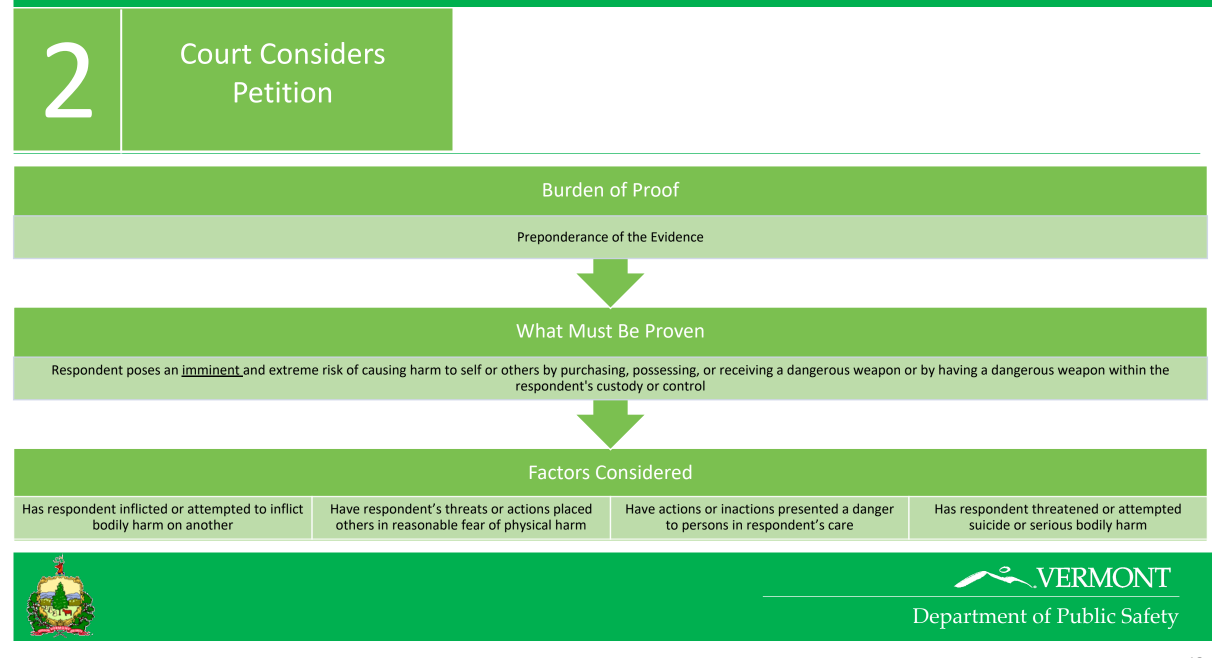
State specific facts in support of allegations in the petition

State any dangerous weapons the petitioner believes to be in the respondent's possession, custody or control

State whether the petitioner is aware of an existing abuse prevention order or order against stalking or sexual assault against the respondent









If *Ex Parte* ERPO Issued, Notice to Respondent

### Respondent Present in Court

### Respondent receives notice of the order in court on the record

### Respondent Not Present in Court

Law enforcement serves the respondent with notice of the upcoming hearing, and a copy of the *ex parte* ERPO and petition







#### If *Ex Parte* ERPO Issued, Notice to Respondent

If respondent not in court, complete Protection Order Service Information Form for law enforcement

After ERPO served, petitioner files Return of Service with Court Clerk

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#### DO NOT GIVE TO DEFENDANT - FOR LAW ENFORCEMENT PURPOSES ONLY

**Protection Order Service Information Form** 

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Defendant's	House #	Stree	et or Town R	Road #	City/Tow	'n		State
Address								
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#### If *Ex Parte* ERPO Issued, Comply

#### Firearms

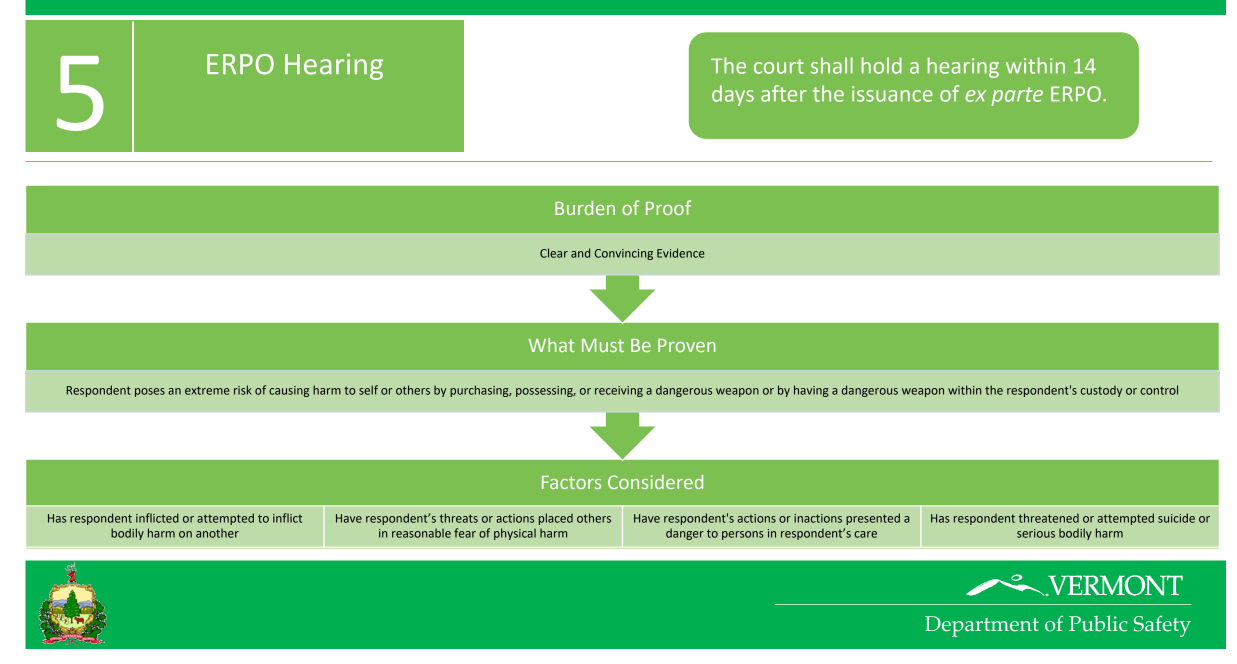
Respondents must relinquish any firearm in their possession, custody, or control upon service of an ERPO to law enforcement, a federally licensed firearms dealer, or, if the court orders, a third party

#### **Dangerous Weapons**

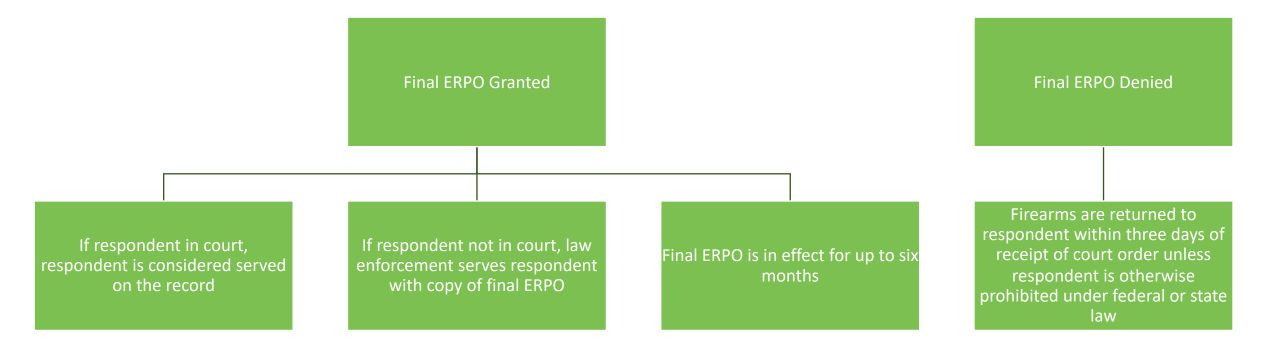
Respondents must relinquish any dangerous weapons, other than a firearm, in their possession, custody, or control upon service of an ERPO to law enforcement



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#### Terminate or Renew ERPO

TERMINATE: Respondent may file a motion to terminate an ERPO one time while final ERPO is in effect

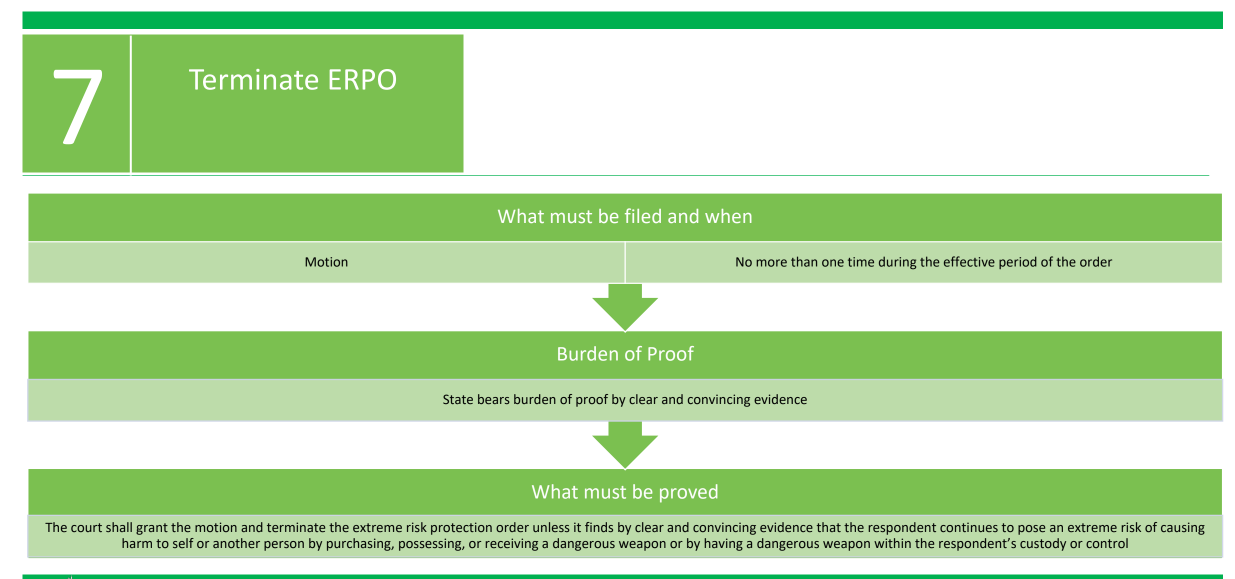
RENEW: Petitioner may file a motion requesting that the court renew a final ERPO for an additional period of up to six months

Motion to Terminate/Renew ERPO Form	
STATE OF VERMONT	

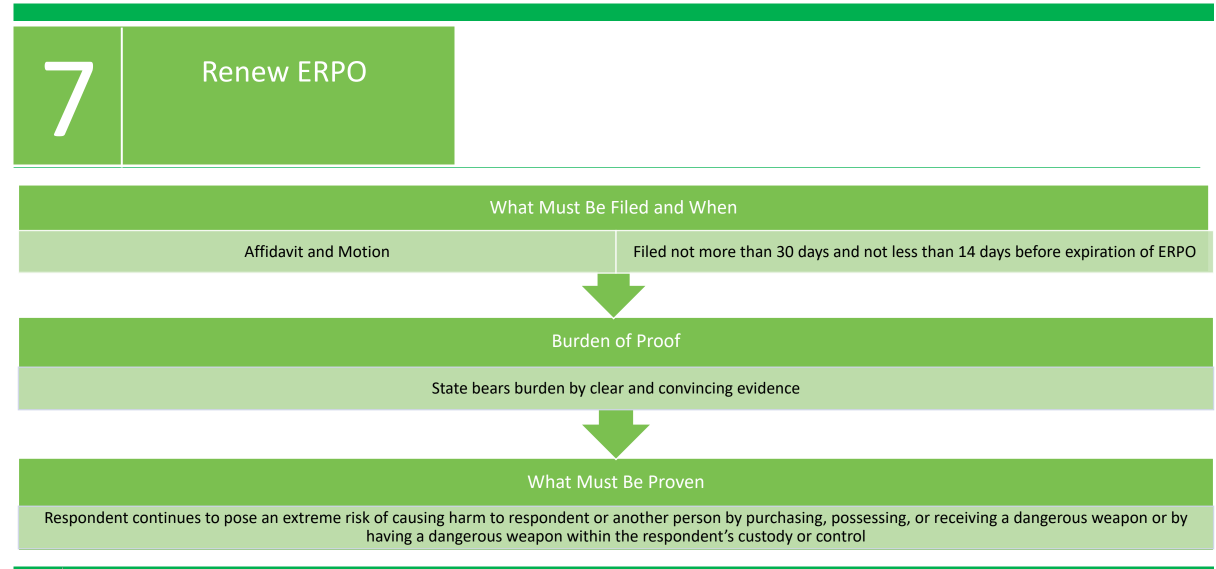
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State of Verr	nont		V.		
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Return Dangerous Weapons and Firearms

### **Return Dangerous Weapons and Firearms**

Upon expiration of the final ERPO, the respondent's firearms and dangerous weapons are returned to respondent within three business days after receipt of the order unless respondent is otherwise prohibited under federal or state law



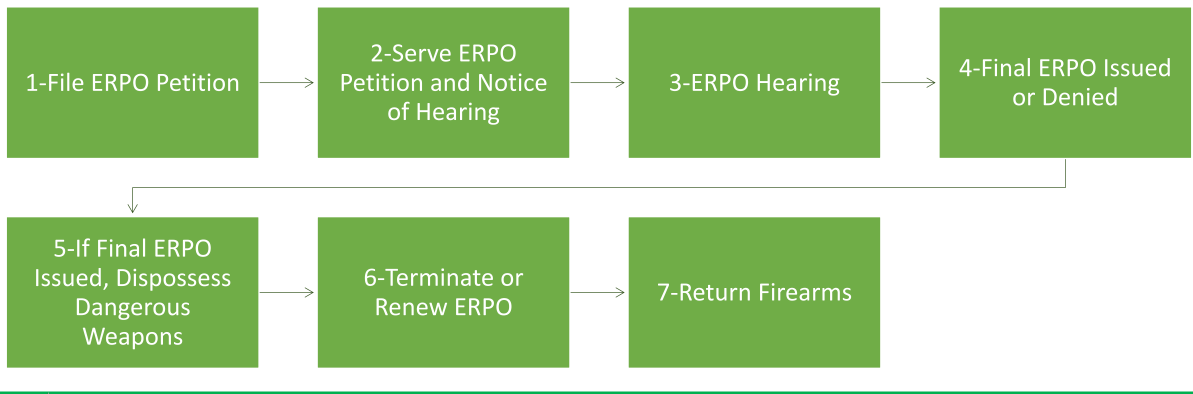


### Final Extreme Risk Protection Order filed by State's Attorney or Attorney General





# Final ERPO Process for Petitions filed by Government Attorneys







### File ERPO Petition

Complete Petition for Extreme Risk Protection Order Form



File Petition and Supporting Affidavit(s) with Court







#### File ERPO Petition

Petitioner describes to the court why the respondent poses an extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within respondent's custody or control.

SUPERIOR COURT	FAMIL	Y DIVISION
Unit	Docke	
Petitioner	Respondent	Date Of Birth
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Relief from Abuse Yee State(s): Docket Number: Facts Respond Inflicted or attempted to inflict by his/her threats or actions h	Stalking or Sexual Assault County: County: ent did the following: : bodily harm on another as placed others in reasonable fear of physica	Yes
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Petition for Extreme Risk Protection Order Form







### Contents of Required Supporting Affidavit(s)

State specific facts in support of allegations in the petition

State any dangerous weapons the petitioner believes to be in the respondent's possession, custody or control

State whether the petitioner is aware of an existing abuse prevention order or order against stalking or sexual assault against the respondent







Serve ERPO Petition and Notice of Hearing



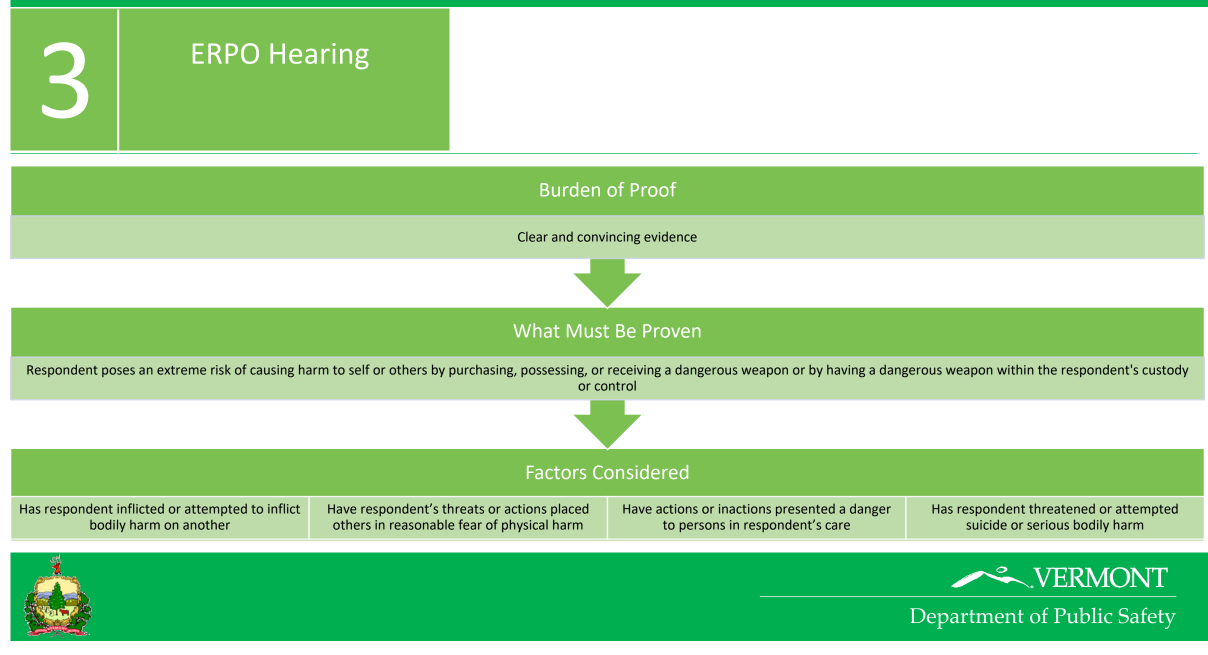
Law enforcement serves the respondent with a copy of the ERPO petition and notice of the hearing



### After ERPO petition and notice served, petitioner files Return of Service with Court Clerk







### If Final ERPO Granted, Comply

#### Firearms

Respondents must relinquish any firearm in their possession, custody, or control upon service of an ERPO to law enforcement, a federally licensed firearms dealer, or, if the court orders, a third party

#### **Dangerous Weapons**

Respondents must relinquish any dangerous weapons, other than a firearm, in their possession, custody, or control upon service of an ERPO to law enforcement







#### Terminate or Renew ERPO

TERMINATE: Respondent may file a motion to terminate an ERPO one time while final ERPO is in effect

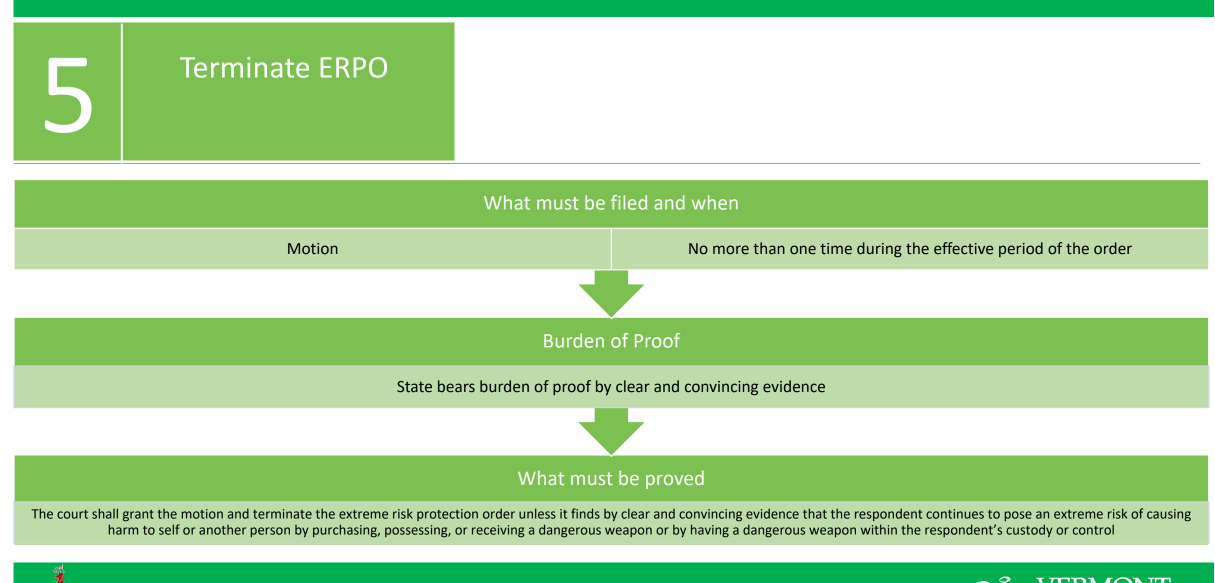
RENEW: Petitioner may file a motion requesting that the court renew a final ERPO for an additional period of up to six months

Aotion to	Terminate/	'Renew	ERPO	Form

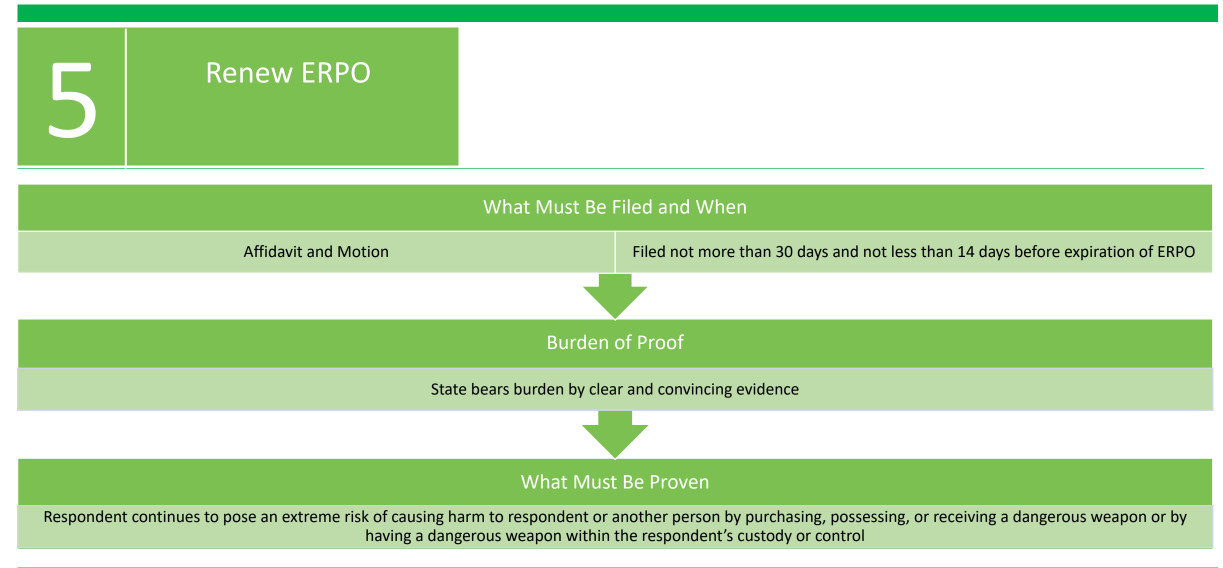
	STATE OF	VERMONT	
SUPERIOR COUR			ILY DIVISION
Un	it	Dock	et No.
Petitioner	R	espondent	Date Of Birth
State of Vermont	V.	•	
	D TERMINATE/RENEW E ection was entered in the above of		CTION ORDER
The Petitioner Terminated Renewed u		ests that this Order of the Cour	t be:
	Affidavit in Sup subject to the penalties for perjur ecifically describe the facts that support		be true to the best of my
Dated			
Dated		Signature	
Dated		Signature	
Dated		Signature Print Name	
	re me:		
Signed and sworn to befo		Print Name	
Dated Signed and sworn to befo	re me: Signature of Notary Public		•
igned and sworn to befo		Print Name	•
igned and sworn to befo	Signature of Notary Public	Print Name Expiration Dat	•
Signed and sworn to befo	Signature of Notary Public	Print Name Expiration Dat	
igned and sworn to befo Dute This affidavit w	Signature of Notary Public NO Ill be served on opposing party w Extreme Risk P WAR VENT IN THIS AFFIDAVIT IS A CRI	Print Name Expiration Dat TICE tith a copy of the Motion to Ter rotection Order.	rminate/Renew the



#### VERMONT











Return Dangerous Weapons and Firearms

#### **Return Dangerous Weapons and Firearms**

Upon expiration of the final ERPO, the respondent's firearms and dangerous weapons are returned to respondent within three business days after receipt of the order unless respondent is otherwise prohibited under federal or state law





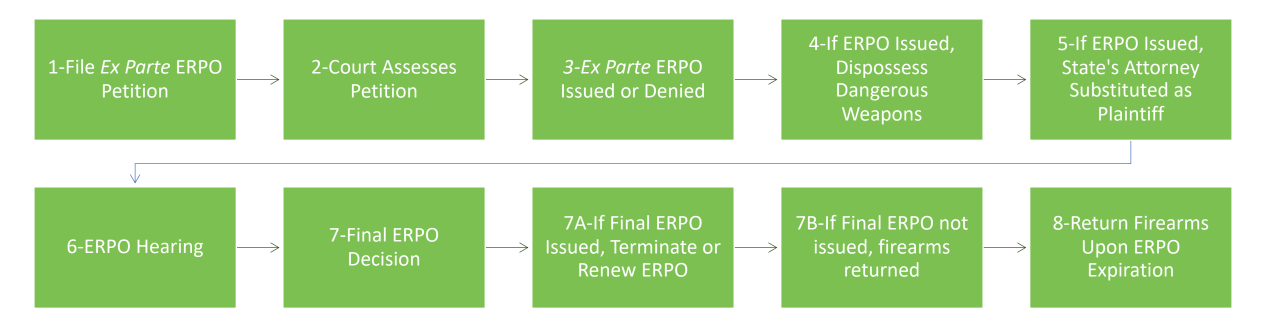
Extreme Risk Protection Orders

# *Ex Parte* ERPO Petition Filed by Family and Household Members





## *Ex Parte* ERPO Process for Petitions Filed by Family or Household Members







#### File *Ex Parte* ERPO Petition

Complete Petition for Extreme Risk Protection Order Form











#### File *Ex Parte* ERPO Petition

Petitioner describes to the court why the respondent poses an imminent and extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within respondent's custody or control.

	STATE OF VERMONT
SUPERIOR COURT	FAMILY DIVISION
Unit	Docket No.
Petitioner	Respondent Date Of Birth
)	
PETITION FO	R EXTREME RISK PROTECTION ORDER
No Ye telief from Abuse	Stalking or Sexual Assault  County:
by his/her actions or inactions	has placed others in reasonable fear of physical harm to themselves s has presented a danger to persons in his/her care
Request for Emergency Relief The Petitioner requests that the C a dangerous weapon or having a	suicide or serious bodily harm Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.
	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control. 
Request for Emergency Relief         The Petitioner requests that the C         a dangerous weapon or having a         Other:         Request for Final Order         The Petitioner requests that the C         a dangerous weapon or having a         Other:	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.
Request for Emergency Relief         The Petitioner requests that the 0         a dangerous weapon or having a 0         Other:         Request for Final Order         The Petitioner requests that the 0         a dangerous weapon or having a 1         Other:         The frequest start the 0         a dangerous weapon or having a 1         Other:         The facts to support this request for reguest for reguest for reguest the request for reguest for ren	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control. Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.
Request for Emergency Relief         The Petitioner requests that the 0         a dangerous weapon or having a 0         Other:         Request for Final Order         The Petitioner requests that the 0         a dangerous weapon or having a 1         a dangerous weapon or having a 1         Other:	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.
Request for Emergency Relief         The Petitioner requests that the 0         a dangerous weapon or having a 0         Other:         Request for Final Order         The Petitioner requests that the 0         a dangerous weapon or having a 1         a dangerous weapon or having a 1         Other:	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control. Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.
Request for Emergency Relief         The Petitioner requests that the 0         a dangerous weapon or having a 0         Other:         Request for Final Order         The Petitioner requests that the 0         a dangerous weapon or having a 1         a dangerous weapon or having a 1         Other:	Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control. Court prohibit the Respondent from purchasing, possessing, or receiving dangerous weapon within his/her custody or control.

Petition for Extreme Risk Protection Order Form







#### File *Ex Parte* ERPO Petition

#### Contents of Required Supporting Affidavit(s)

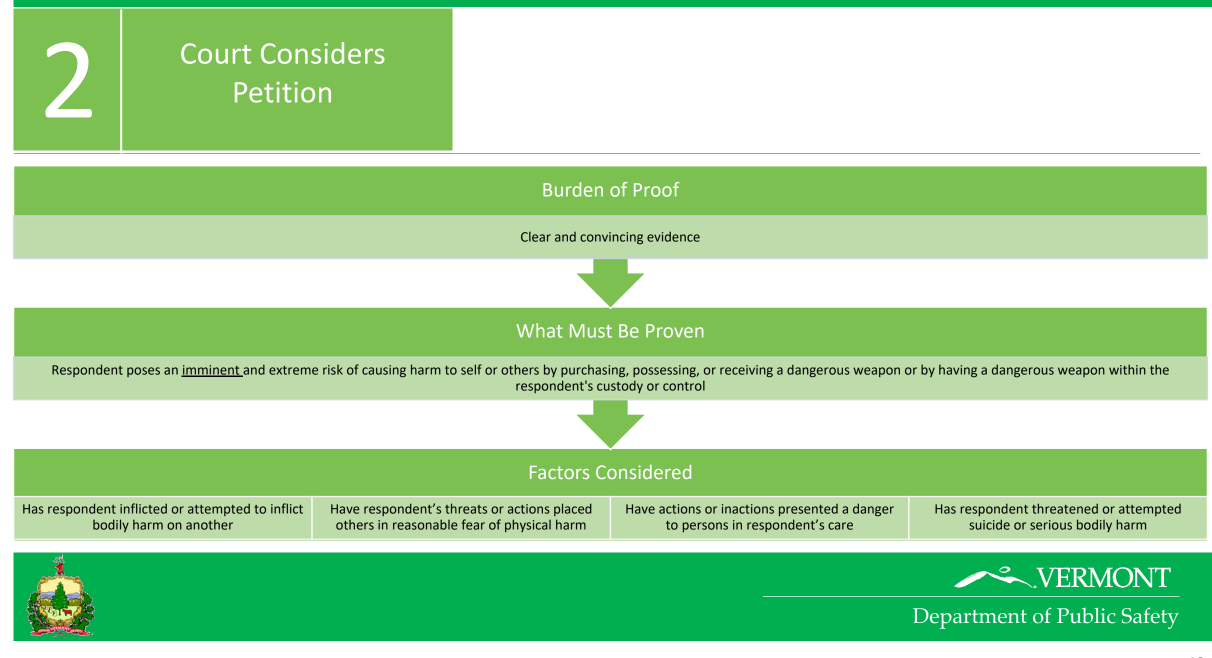
State specific facts in support of allegations in the petition

State any dangerous weapons the petitioner believes to be in the respondent's possession, custody or control

State whether the petitioner is aware of an existing abuse prevention order or order against stalking or sexual assault against the respondent









If *Ex Parte* ERPO Issued, Notice to Respondent

#### Respondent Present in Court

## Respondent receives notice of the order in court on the record

#### Respondent Not Present in Court

Law enforcement serves the respondent with notice of the upcoming hearing, and a copy of the *ex parte* ERPO and petition







#### If *Ex Parte* ERPO Issued, Notice to Respondent

If respondent not in court, complete Protection Order Service Information Form for law enforcement

After ERPO served, petitioner files Return of Service with Court Clerk

Terrenden for le -1		TECTION ORDER SERVICE			
		er quickly and safely, pleas - The information contair			
		e released to the defend		s for law enforcement	
Today's					
Date					
Las		PLAINTIFF INFORMA	Middle	Your date of birth:	
Your Name	-L	Filst	Widdle	Your date or birth.	
Do you wish to be		ne number for notification of s	service: (This may be	e different than your home #)	
after the order is s	erved?				
res	Dala	dianahin lufamatian Ohan	le all éle sé a mule :		
Lam the coord	se/former spouse o	tionship Information - Chec f the defendant	k an that apply.		
		d with the defendant while ha	ving a sevual relatio	nebin with him/her	
		or children in common.	ving a sexual relatio	namp war nimenet.	
		-child or I am filing on behalf	of that child or stop	child	
		rrently or has in the past lived			
		filing on behalf of that child.	manufac delendant	white having a sexual	
		ORMATION (So we can qui	ckly identify the de	fendant.)	
Defendant's Las		First	Middle	Suffix Ir Sr	
Name					
Defendant's date	of birth	If you don't know	, what is defendant's	s approximate age?	
List other names t	hat the defendant u	ises:			
		_			
Sex	Male	Female			
Race	White		ve American Asia	an Other	
Skin Color/Tone		edium Dark Other			
Height	Feet Poun	Inches			
Weight Eve Color	Brown	Blue Grav Green	Hazel Other		
Corrective Lenses		Contact Lenses	Hazer Other		
Hair Color	Brown	Blond Black Red	Grav/White Bal	d Other	
Hair Length	Short	Medium Long Bald			
Facial Hair	Beard	Mustache			
	Tattoos - Describe	location and design			
Identifying					
Marks					
	Scars or marks - D	escribe location			
	Body piercing - De:	scribe location			
	0.0				
	Other identifying m	arks			
Please complete	the second page	of this form to ensure that y	our order is served	l as soon as possible.	

#### DO NOT GIVE TO DEFENDANT - FOR LAW ENFORCEMENT PURPOSES ONLY

**Protection Order Service Information Form** 

Defendant's		ve can qui		ate the		ant.)			
Telephone Numbers	Home	Cell Ph	ione		Work			Other	
Defendant's Address	House #	Street	or Town F	Road #	City/To	wn			State
Map must be o	drawn if street num	ber is not a	vailable.						
Physical descri	iption of Defendant's	residence:							
-									
Best days and	times to contact defe	endant at res	sidence?						
Defendant's	Name				Addres	s			
employer?									
	efendant's work sch		nter defe	ndant's s	chodule	o for each	day bol	ow.	
Monday	Tuesday W	/ednesday	Thurs	day	Friday		Saturda		Sunday
,	,	,			Friday		Saturda	y	
Where may th	e defendant be if no	ot at home	or work?	(List the	Friday		Saturda	y	
Where may th locations the de	e defendant be if no efendant might be in	ot at home the space p	or work?	(List the elow.)	Friday address		Saturdar hone nur	y mber fo	or other
Where may th	e defendant be if no	ot at home the space p	or work?	(List the	Friday address		Saturda	y mber fo	
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Where may th locations the de	e defendant be if no efendant might be in	ot at home the space p #	or work?	(List the elow.)	Friday address		Saturdar hone nur	y mber fo ate 1	or other
Where may th locations the de House #	e defendant be if no efendant might be in Street/Town Road	ot at home the space p #	or work?	(List the pelow.) City/Towr	Friday address		Saturda hone nur Sta	y mber fo ate 1	or other Telephone #
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Where may the locations the de House # House # Defendant's Vehicle SERVICE ISSU Will the defendan Will the officer Will the officer	e defendant be if not efendart might be in Street/Town Road Street/Town Road Plate # JES (So wercan ser ant try to avoid being and they guard/vioi tt likely to be under tt bio serves this orde	the space p # # Year ye your ord g served this ious dogs? he influence r be in any of	Make iersafely s order? e of drugs danger?	(List the pelow.) City/Towr City/Towr	Friday address	And telepl Model Yes Yes	Saturda hone nur Sta Sta No No No	y mber fo ate 1 ate 1	Telephone #



VERMONT



#### If *Ex Parte* ERPO Issued, Comply

#### Firearms

Respondents must relinquish any firearm in their possession, custody, or control upon service of an ERPO to law enforcement, a federally licensed firearms dealer, or, if the court orders, a third party

#### Dangerous Weapons

Respondents must relinquish any dangerous weapons, other than a firearm, in their possession, custody, or control upon service of an ERPO to law enforcement



VERMONT



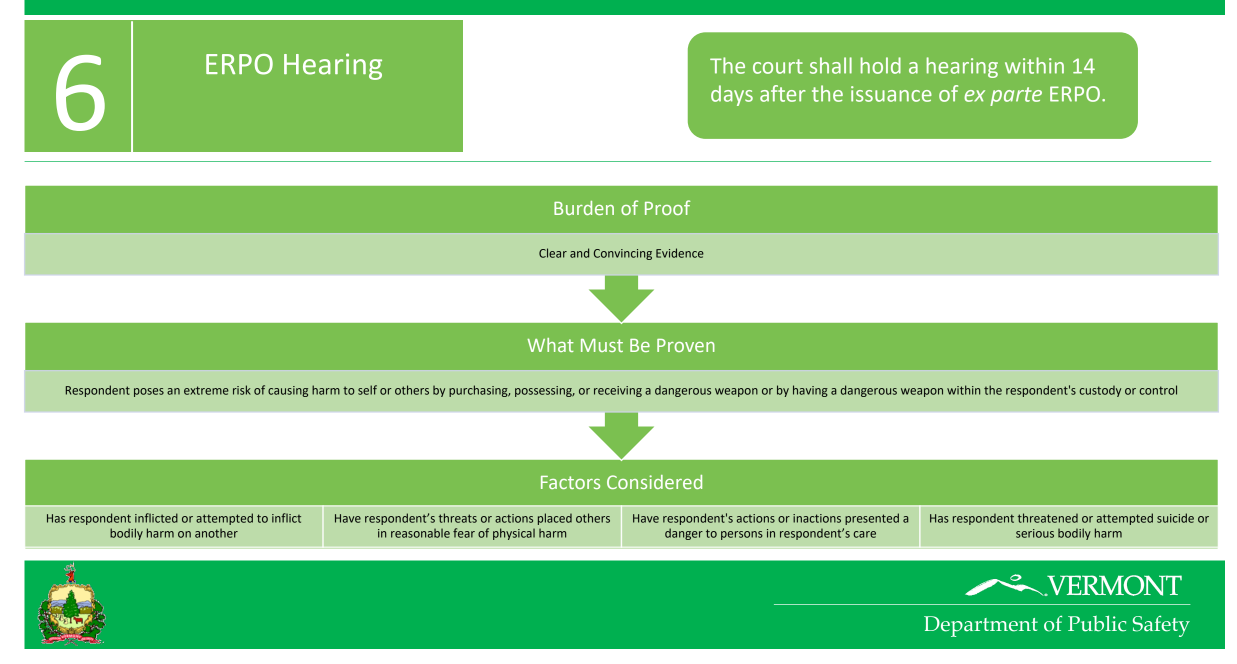
If ERPO Issued, State's Attorney Substituted as Plaintiff

When a petition has been filed by a family or household member, the State's Attorney of the county where the petition was filed shall be substituted as the plaintiff in the action upon the issuance of an *ex parte* order.

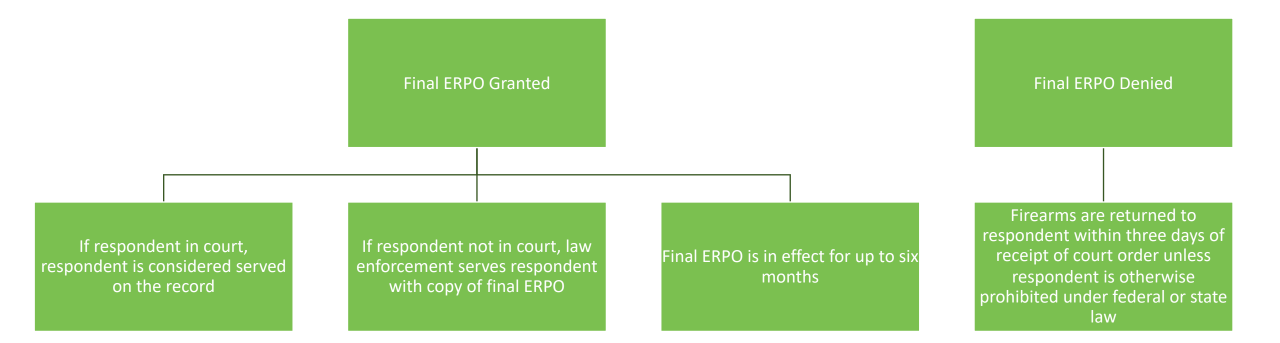
• Upon substitution of the State's Attorney as the plaintiff, the family or household member shall no longer be a party

















#### Terminate or Renew ERPO

TERMINATE: Respondent may file a motion to terminate an ERPO one time while final ERPO is in effect

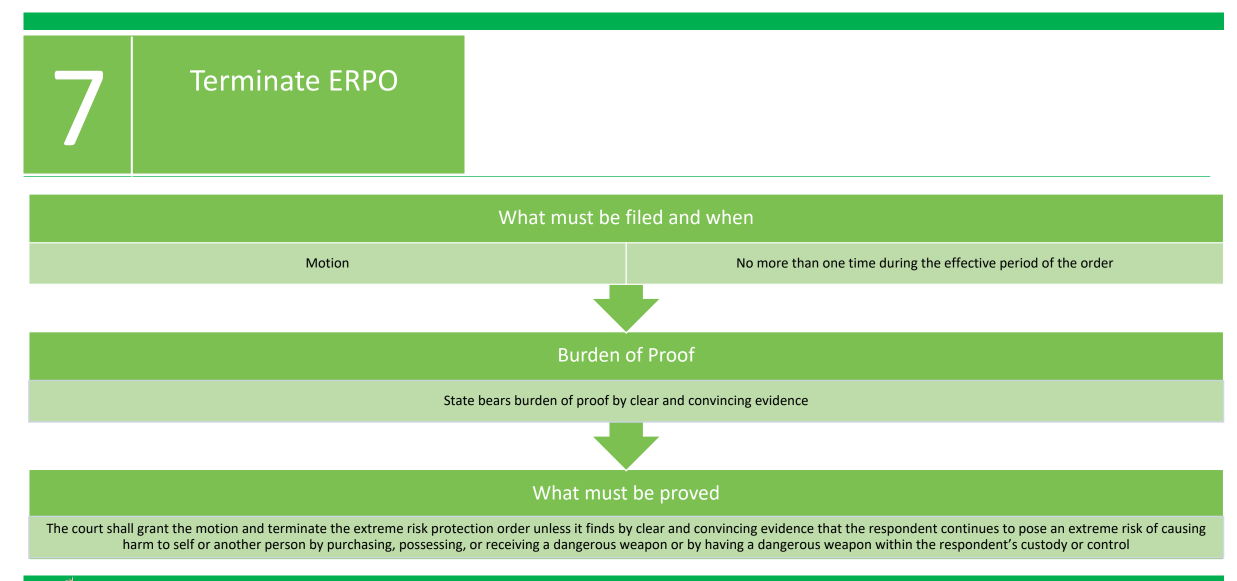
RENEW: Petitioner may file a motion requesting that the court renew a final ERPO for an additional period of up to six months

ſ	Motion to Terminate/Renew ERPO Forn	n
	STATE OF VERMONT	

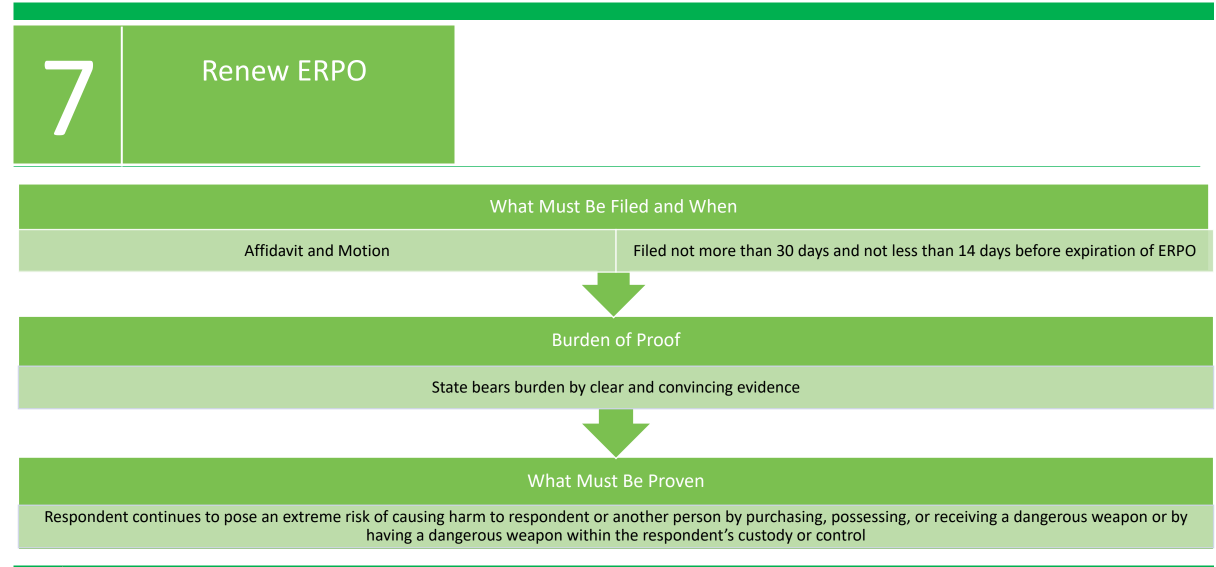
	51.	ATE OF VERM	UNI	
SUPERI	OR COURT		FAMILY DIV	ISION
	Unit		Docket No.	
Petitioner		Respond	ent	Date Of Birth
State of Ver	mont	V.		
мо	OTION TO TERMINATE/R	ENEW EXTRE	ME RISK PROTECTION	ORDER
An Order for	extreme protection was entered in t	the above case on:	,	
The P	Petitioner Respondent Terminated Renewed until		this Order of the Court be:	
	Affidat this request, subject to the penaltie nd belief. (Specifically describe the face		the following facts to be true to	the best of my
Dated				
			Signature	
			0	
			Print Name	
Signed and sv	worn to before me:			
	Date Signature of Notary Pub			1
	Date Signature of Notary Pub	DIIC	Expiration Date	
	7			J
Thi	is affidavit will be served on opposi Extra	NOTICE ing party with a cop eme Risk Protectio		Renew the
		WARNING		
MAKING A F	FALSE STATEMENT IN THIS AFFIDAV BOTH, AS	YIT IS A CRIME SUBJ S PROVIDED BY 13 Y		ENT OR A FINE, OR
400-00303 - Exte	reme Risk Motion to Renew/Terminate Prot	tection Order (06/2018)		Page 1 of 1















Return Dangerous Weapons and Firearms

#### **Return Dangerous Weapons and Firearms**

Upon expiration of the final ERPO, the respondent's firearms and dangerous weapons are returned to respondent within three business days after receipt of the order unless respondent is otherwise prohibited under federal or state law





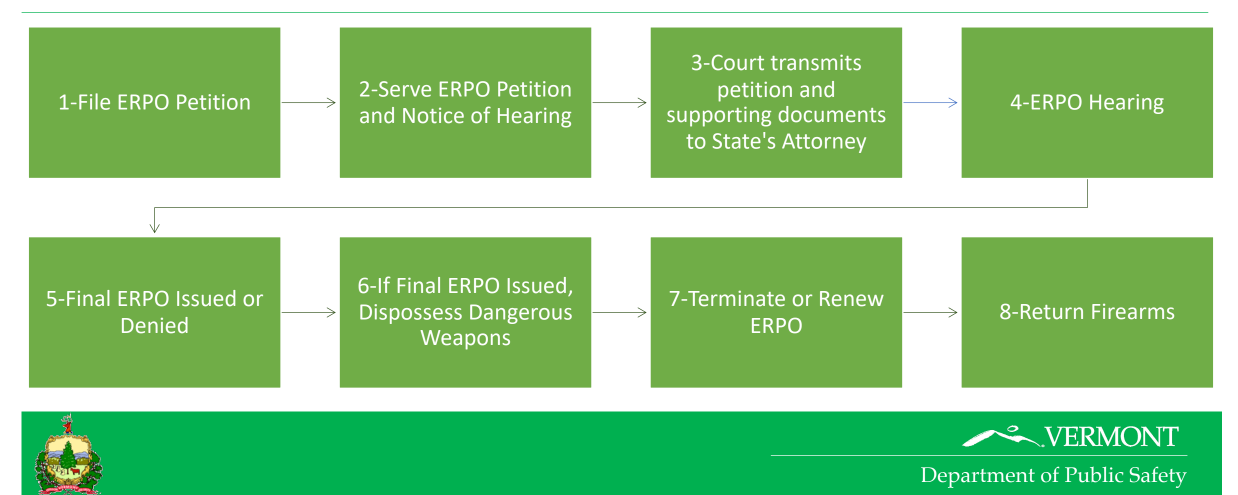
Extreme Risk Protection Orders

# Final ERPO Petition Filed by Family and Household Members





### Final ERPO Process for Petitions Filed by Family or Household Members





#### File ERPO Petition

Complete Petition for Extreme Risk Protection Order Form



File Petition and Supporting Affidavit(s) with Court







#### File ERPO Petition

Petitioner describes to the court why the respondent poses an extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within respondent's custody or control.

SUPERIOR COURT		FAMILY DIVIS	ION		
Unit		Docket No.			
Petitioner	Respondent		ate Of Birth		
	V.				
Respondent's Full Physical Addr	255:				
PETITIO	N FOR EXTREME RISK PROTECTI	ON ORDER			
Existing Court Order or Proceed Is there an existing order or a pe No	nding court proceeding involving the Respo	ndent in this petitic No Yes	on?		
Relief from Abuse	County:				
by his/her actions or in has threatened or atter Request for Emergency Relief	tions has placed others in reasonable fear actions has presented a danger to persons mpted suicide or serious bodily harm at the Court prohibit the Respondent from 1	in his/her care		,	
by his/her actions or in has threatened or atter Request for Emergency Relief The Petitioner requests tha a dangerous weapon or ha Other:	actions has presented a danger to persons npted suicide or serious bodily harm at the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu t the Court prohibit the Respondent from p	in his/her care purchasing, possessi stody or control. purchasing, possessi	ng, or receiving		
by his/her actions or in     has threatened or atte  Request for Emergency Relief     The Petitioner requests th     a dangerous weapon or ha     Other:     The Petitioner requests th     a dangerous weapon or ha     Other:	actions has presented a danger to persons npted suicide or serious bodily harm it the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu	in his/her care purchasing, possessi stody or control. purchasing, possessi stody or control.	ng, or receiving  ng, or receiving		
by his/her actions or in     has threatened or atte  Request for Emergency Relief     The Petitioner requests th     a dangerous weapon or ha     Other:     The Petitioner requests th     a dangerous weapon or ha     Other:	actions has presented a danger to persons npted suicide or serious bodily harm at the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu t the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu	in his/her care purchasing, possessi stody or control. purchasing, possessi stody or control.	ng, or receiving  ng, or receiving		
by his/her actions or in     has threatened or atte     The Petitioner requests thi     a dangerous weapon or ha     Other:	actions has presented a danger to persons npted suicide or serious bodily harm at the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu t the Court prohibit the Respondent from p ving a dangerous weapon within his/her cu t for relief can be found on the Petitioner'	in his/her care purchasing, possessi stody or control. purchasing, possessi stody or control.	ng, or receiving  ng, or receiving		
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Petition for Extreme Risk Protection Order Form







#### Contents of Required Supporting Affidavit(s)

State specific facts in support of allegations in the petition

State any dangerous weapons the petitioner believes to be in the respondent's possession, custody or control

State whether the petitioner is aware of an existing abuse prevention order or order against stalking or sexual assault against the respondent







Serve ERPO Petition and Notice of Hearing



Law enforcement serves the respondent with a copy of the ERPO petition and notice of the hearing



### After ERPO petition and notice served, petitioner files Return of Service with Court Clerk







Court transmits petition and supporting documents to State's Attorney

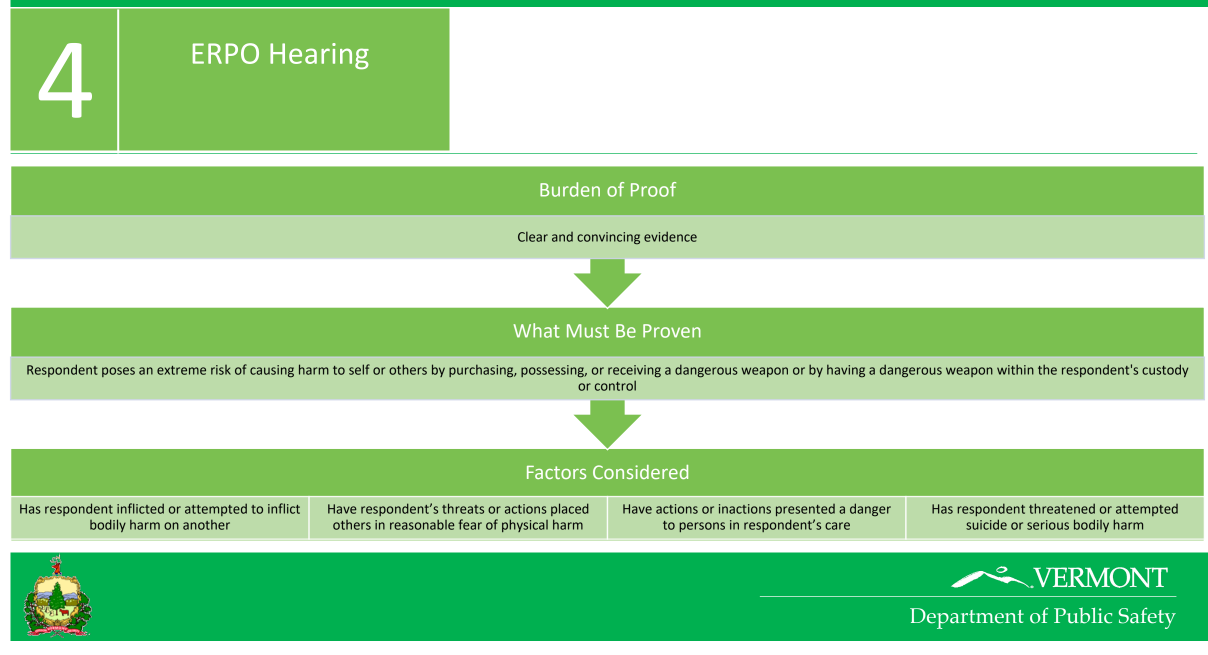
When a petition has been filed by a family or household member, the State's Attorney of the county where the petition was filed shall be substituted as the plaintiff in the action at least seven days before the hearing for a final ERPO

• Upon substitution of the State's Attorney as the plaintiff, the family or household member shall no longer be a party

The court shall transmit a copy of the petition to the State's Attorney of the county where the petition was filed, along with all supporting documents and the notice of the initial status conference or hearing.









#### If Final ERPO Granted, Comply

#### Firearms

Respondents must relinquish any firearm in their possession, custody, or control upon service of an ERPO to law enforcement, a federally licensed firearms dealer, or, if the court orders, a third party

#### Dangerous Weapons

Respondents must relinquish any dangerous weapons, other than a firearm, in their possession, custody, or control upon service of an ERPO to law enforcement







#### Terminate or Renew ERPO

TERMINATE: Respondent may file a motion to terminate an ERPO one time while final ERPO is in effect

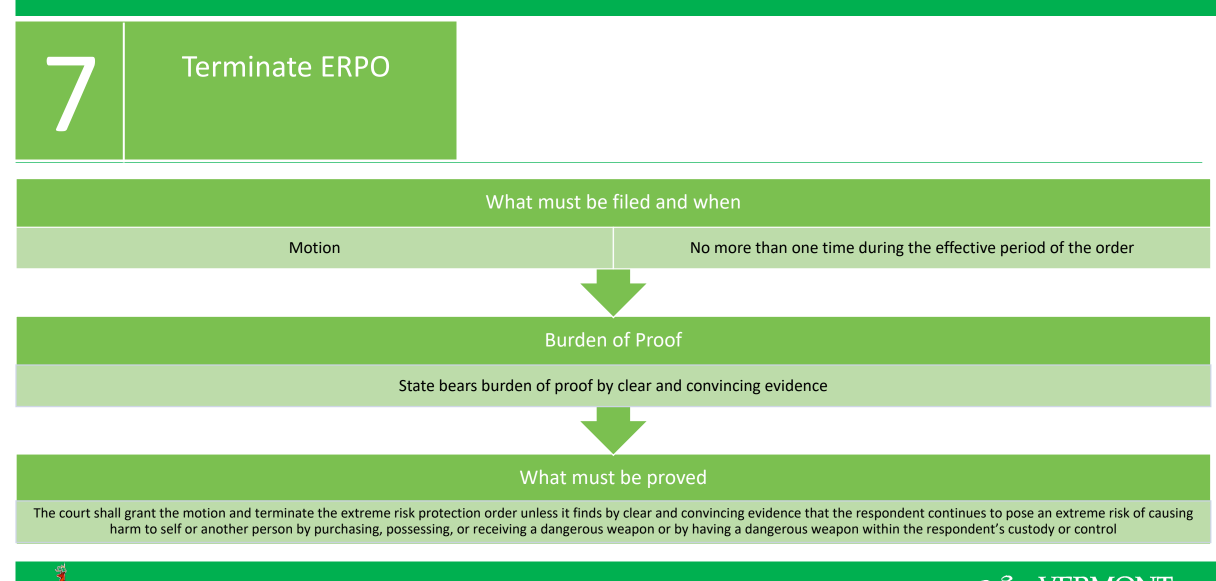
RENEW: Petitioner may file a motion requesting that the court renew a final ERPO for an additional period of up to six months

Motion to Terminate	/Renew ERPO Form
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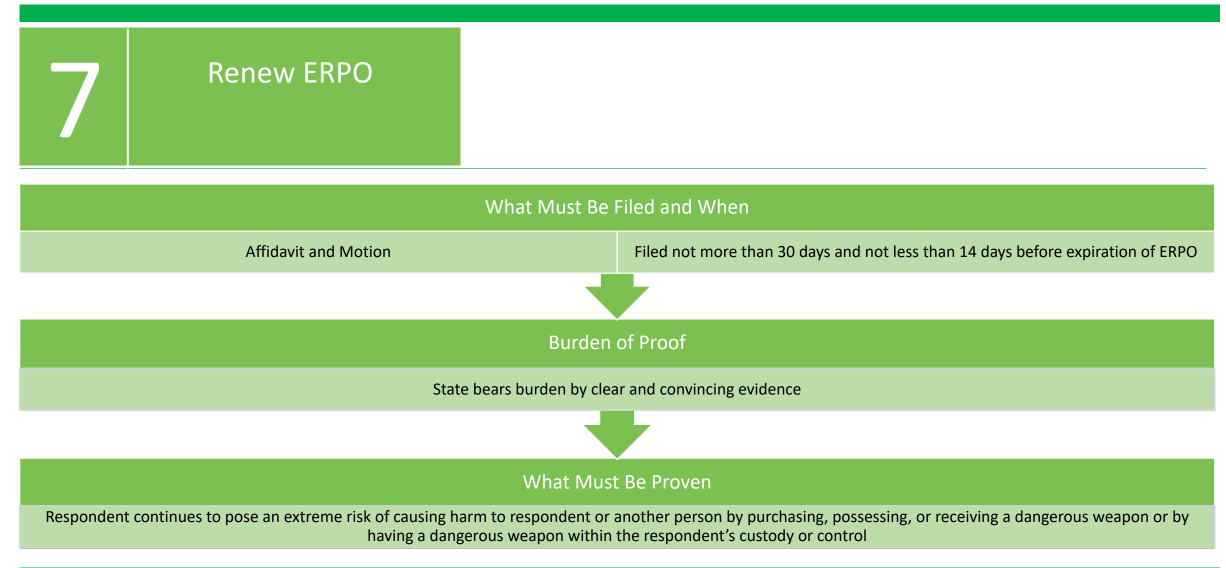
	STAT			
SUPERIOR COURT			FAMILY DIV	/ISION
Unit	:		Docket No.	
Petitioner		Respondent		Date Of Birth
State of Vermont		V.		
MOTION TO	TERMINATE/REN	EW EXTREME RISK P	ROTECTION	ORDER
An Order for extreme prote	ction was entered in the a	above case on:	,	
The Petitioner	Respondent	requests that this Order of t	the Court be:	
In support of this request, s knowledge and belief. (Spe	ubject to the penalties for	n Support of Request r perjury, I state the following at support your request.)	facts to be true to	o the best of my
Dated				
Dated		Carabas		
Dated		Signature		
Dated				
Dated		Signature Print Name		
Signed and sworn to befor		Print Name		
	e me: Signature of Notary Public	Print Name	Diration Date	
Signed and sworn to befor		Print Name	siration Date	]
Signed and sworn to befor		Print Name	siration Date	]
Signed and sworn to befor		Print Name	Diration Date	]
Signed and sworn to before	Signature of Notary Public	Print Name		
Signed and sworn to before	Signature of Notary Public	Print Name		
Signed and sworn to before	Signature of Notary Public	Print Name		
Signed and sworn to before Upte This affidavit wil	Signature of Notary Public I be served on opposing p Extreme ENT IN THIS AFFIDAVIT IS	Print Name	on to Terminate/I	
Signed and sworn to before Upte This affidavit wil	Signature of Notary Public I be served on opposing p Extreme ENT IN THIS AFFIDAVIT IS	Print Name Print Name NOTICE arty with a copy of the Moti Risk Protection Order. WARNING A CRIME SUBJECT TO A TERM	on to Terminate/I	



#### VERMONT











Return Dangerous Weapons and Firearms

#### **Return Dangerous Weapons and Firearms**

Upon expiration of the final ERPO, the respondent's firearms and dangerous weapons are returned to respondent within three business days after receipt of the order unless respondent is otherwise prohibited under federal or state law





Extreme Risk Protection Orders

# *Ex Parte* ERPO and Final ERPO – Other Issues





### What Must be Surrendered

All dangerous weapons, including firearms, in the respondent's possession.

ERPO does not give law enforcement search and seizure authority.





### ERPO Enforcement

- Law enforcement officers authorized to enforce ERPOs
- Search warrant possible if probable cause to believe respondent in violation of ERPO
- Enforcement may include collecting and disposing of dangerous weapons and arrest
- Violation of ERPO may be prosecuted as criminal contempt
- Penalties include imprisonment for not more than one year or fined not more than \$1,000, or both



#### Penalty for False ERPO Petitions and Affidavits

Imprisonment for not more than one year or fined not more than \$1,000, or both, if

- Petitioner knowingly submits affidavit in support of ERPO petition with false information, or
- Petitioner submits petition and affidavit with the intent to harass the respondent





#### Appeals

- ERPO is considered a final order for purposes of appeal
- Appeal may be taken by respondent or petitioner to the Supreme Court under the Vermont Rules of Appellate Procedure
- Notice of appeal must be in writing and filed within 30 days of ERPO with the Clerk of the court that issued the ERPO
- The appeal shall be determined forthwith



#### Extreme Risk Protection Orders

# Example Cases





# ERPO issued against Vermont parent over school threats

Issue	Facts
County	Essex
Petitioner	State's Attorney Vince Illuzi
Affiant	Law enforcement officer
Respondent	Shane Gobeil, 36 years old, from Canaan, Vermont
What was extreme risk?	Respondent threatened to shoot up a Vermont school if transgender students or drag queens approach respondent's kids. He told Vermont State Police he planned to get an AK-47. At the time, the Canaan school system was on summer break.
Where was threat made?	New Hampshire





# *Ex Parte* and Final ERPO issued against Vermont student over school threats

Issue	Facts
County	Washington
Petitioner	State's Attorney Rory Thibault
Affiant	Law enforcement officer
Respondent	18-year-old Montpelier high school student
What was extreme risk?	Police received a call that a student from Montpelier High School had been talking about actions he would take if he were to "shoot up the school." The student was known to keep a handgun and bullets in his car. The student also said he needed to upgrade to an AK-47 assault rifle for hunting.
Where was threat made?	Washington County
What was seized?	Two firearms and ammunition
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# Final ERPO denied against Addison County sheriff

Issue	Facts	
Petitioner	State's Attorney Rory Thibault	
Affiant	Respondent's ex-wife submitted affidavit in support of ERPO	
Respondent	Addison County Sheriff Peter Newton	
What was extreme risk?	Addison County Sheriff was arrested on felony sexual assault charges. <i>Ex parte</i> ERPOs were granted after Newton taped a long and sometimes rambling video, in which he talked about having been suicidal.	
Where was threat made?	Addison County	
Why was Final ERPO denied?	Superior Court Judge Kirstin Schoonover ruled that "the State has failed to establish clear and convincing evidence that respondent presents an extreme risk of harm to others at the time of the hearing."	





#### *Ex Parte* ERPO against Student Under Age 18

Issue	Facts	
Petitioner	Deputy State's Attorney Timothy J. Lueders-Dumont	
Affiant	Investigating law enforcement officer	
Respondent	Student under age 18	
What was extreme risk?	Following a high-profile, out-of-state school shooting, student made a threat at school. Same student had earlier brought a BB-gun to school. Child lived in home with access to firearms.	
Where was threat made?	Elementary School	
Disposition	<i>Ex parte</i> ERPO granted. School worked out a plan with student and parents involving student engaging in mental health counseling. State's Attorney agreed to dismiss the petition for Final ERPO without prejudice.	



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#### Extreme Risk Protection Orders

# **Prosecutor Practice Tips**





#### Stipulated ERPOs

- Stipulations can help overcome proof challenges
- Unrepresented respondents may find a stipulation more appealing than a contested hearing
- Some courts will conduct voluntariness colloquy when respondent is unrepresented
- No right to counsel in ERPO proceeding

SUPERIOR COURT       FAMILY         Washington Unit       STIPULATED MOTION TO I         STATE OF VERMONT       Image: Stipulation of the second	Washington Unit	FAMIL
v.       FINAL ORDER FOR EXTREM PROTECTION         v.       FINAL ORDER FOR EXTREM PROTECTION         Main of the second state of the state of Vermont, pursuant 13 V.S.A. § 40 and through its counsel, Deputy State's Attorney Timothy Lueders-Dumont, Esq., a counsel for the Respondent, who jointly set forth the following stipulation concerning issuance of a final order for extreme risk protection:         Stipulation concerning issuance of a final order for extreme risk protection.         Stipulation concerning issuance of a final order for extreme risk protection to remain in effect, pursuant to 13 V.S. 4053, for the next six months.         WHEREFORE the State and Petitioner respectfully request that this Court approval of this Stipulation and order, into effect, a final order for extreme risk protection to remain the state protection the protection of the state protection and order. Timothy Lueders-Dumont, Esq. Deputy State's Attorney         Date	STATE OF VERMONT	
and through its counsel, Deputy State's Attorney Timothy Lueders-Dumont, Esq., a counsel for the Respondent, who jointly set forth the following Stipulation concerning issuance of a final order for extreme risk protection: <b>STIPULATION</b> 1. The parties waive factual findings and stipulate and request that this Court final order for extreme risk protection to remain in effect, pursuant to 13 V. 4053, for the next six months. WHEREFORE the State and Petitioner respectfully request that this Court approval of this Stipulation and order, into effect, a final order for extreme risk protection Timothy Lueders-Dumont, Esq. Deputy State's Attorney	v.	FINAL ORDER FOR EXTREM
<ol> <li>The parties waive factual findings and stipulate and request that this Courfinal order for extreme risk protection to remain in effect, pursuant to 13 V 4053, for the next six months.</li> <li>WHEREFORE the State and Petitioner respectfully request that this Courfapproval of this Stipulation and order, into effect, a final order for extreme risk protection of the Stipulation and order, into effect, a final order for extreme risk protection.</li> <li>Turnety Lueders-Dumont, Esq. Deputy State's Attorney</li> </ol>	and through its counsel, Deputy State's counsel for the Respondent,	Attorney Timothy Lueders-Dumont, Esq., , who jointly set forth the following
final order for extreme risk protection to remain in effect, pursuant to 13 V 4053, for the next six months. WHEREFORE the State and Petitioner respectfully request that this Cour approval of this Stipulation and order, into effect, a final order for extreme risk put Turvety Just Attorney Timothy Lueders-Dumont, Esq. Deputy State's Attorney	<u>S1</u>	TIPULATION
Twody Lueb Decomposition of the second secon	final order for extreme risk prote 4053, for the next six months. WHEREFORE the State and Pet	ction to remain in effect, pursuant to 13 t citioner respectfully request that this Cou
Date	approval of this Stipulation and order, in	Tweeting Levels Deco
		Deputy State's Attorney
So Ordered:	Date	
So Ordered:		
	So Ordered:	



#### Criminal Charges versus ERPO

- If criminal charges are available, better practice is to use conditions of release to prohibit firearms possession
- In addition, seek ERPO in case criminal charges dismissed





#### **ERPOs against Minors**

- ERPOs may be issued against minors
- If minor's interests adverse to parents, court may appoint a Guardian Ad Litem
- Filing ERPO against minor does not automatically trigger DCF involvement
- Advisable to involve minor's school and local mental health agency; school can trigger DCF involvement by requesting a Coordinated Service Plan meeting
- ERPO against minor can include removal of firearms and dangerous weapons in care, custody and control of parents, if accessible to minor



#### **Extreme Risk Protection Orders**

# Tips for Community Members





# Do you have grounds for an ERPO?

Does respondent have access to firearms or other dangerous weapons <u>and</u> has respondent, through actions or inactions:





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#### How community members can obtain ERPO

- Write down all the facts that explain why you're concerned
- Include statements made or actions taken by respondent
- Describe dangerous weapons in care, custody or control of respondent
- Sign affidavit under penalty of perjury (see page 93) or ask law enforcement to notarize your affidavit
- Ask law enforcement to make you a copy of the affidavit
- Tell law enforcement you want help with an *Ex Parte* ERPO
- Take Affidavit to Law Enforcement Agency



- Follow up with State's Attorney office, if you desire
- It's up to the State's Attorney whether to petition for an ERPO

Law Enforcement Transmits Affidavit to State's Attorney Office







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**Prepare Affidavit** 



#### Tips for preparing affidavit

Format – First Paragraph

Insert the following boilerplate text:

Now comes [insert your name], Affiant, being duly sworn and on oath, deposes and states the following information is accurate to the best of my knowledge and belief:





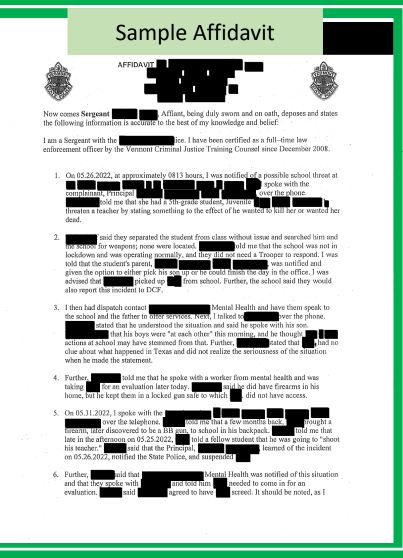
Format – Second paragraph

- State your occupation
- State the town where you live and for how long
- Describe your relationship to the respondent or how you know the respondent





- Number each following paragraph
- Start a new, numbered paragraph for each, new significant fact
- State the facts in chronological order
- Be as specific as possible; use dates and times, where possible







- State whether respondent has inflicted or attempted to inflict bodily harm on self or another; or has placed others in reasonable fear of physical harm; or has presented a danger to persons in respondent's care
- State why risk of harm is near at hand
- Identify firearms or dangerous weapons in respondent's care, custody or control

#### Sample Affidavit also told me that he spoke with mental health and stated earlier in this affidavit, was going to take to be screened. told me that he learned on 05.27.22 that parents did not get mental health and were uncooperative. 8. On 05.31.22, I spoke to SA and learned that has still not been seen by mental health for an evaluation, and the parents are uncooperative as of this writing. SA told me that DCF refused to accept an intake on this matter to initiate a family services case. However, since was not screened, this matter fell back to the SA Office and the State Police as a public safety issue. SA requested that I prepare an affidavit in support of an Extreme Risk Protection Order, as lived in a home where access to firearms was possible. Further, it was discussed that although stated that his guns were locked up, did bring a BB Gun to school in his backpack, causing a lockdown prior to this incident occurring. 10. Based on the aforementioned facts and circumstances, and that at this point, parents are not cooperating with officials attempting to mitigate further risk, coupled with the fact that previously brought a BB Gun to the school, causing a lockdown, I have probable cause to believe an Extreme Risk Protection Order should be issued. threats or actions have placed others in reasonable fear of physical harm to themselves. and therefore the court should order that be prohibited from possessing, or receiving a dangerous weapon or having a dangerous weapon within his custody or control, to include those accessible within his household. Subscribed and sworn to before me on 5. 31. 2021 (Date)





Content – Final Paragraph

#### Insert a version of the following text:

Based on the foregoing facts and circumstances, respondent poses an imminent and extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within the respondent's custody or control. I request the court issue an extreme risk protection order prohibiting respondent from purchasing, possessing or receiving a dangerous weapon or having a dangerous weapon within respondent's custody or control.





Notarization or Declaration under Penalty of Perjury

- An affidavit must be notarized or must include a declaration under penalty of perjury
- A declaration under penalty of perjury must include specific language inserted above the signature and date





#### Declaration under Penalty of Perjury

• In lieu of notarization, insert the following language above the signature and date:

I declare that the above statement is true and accurate to the best of my knowledge and belief. I understand that if the above statement is false, I will be subject to the penalty of perjury or to other sanctions in the discretion of the court.





# Extreme Risk Protection Order & Relief from Abuse Order – How They Differ





#### ERPO versus RFA Orders, In general

Issue	ERPO	RFA Order
Definition	A civil order that temporarily prohibits individuals who pose a danger of injury to self or others from purchasing, possessing or receiving any dangerous weapons, including firearms	A civil order issued by a judge that provides various forms of relief from abuse, including ordering respondent to refrain from abuse and threatening abuse, prohibiting contact, and awarding temporary child custody
Petitioners	A State's Attorney or the Office of the Attorney General	Family, household members, adults in dating relationships, household members on behalf of minor child, a minor 16 years of age or older, a minor of any age who is in a dating relationship





Issue	ERPO	RFA Order
What results from court order?	Temporarily prohibits respondent from controlling, purchasing, possessing and/or receiving a dangerous weapon, including firearms, and requires the dispossession of firearms and other dangerous weapons	<ul> <li>The court may order relief, including but not limited to, ordering the respondent to refrain from:</li> <li>Abusing the plaintiff and any children</li> <li>Cruelly treating or killing any animal owned, possessed, leased, kept, or held as a pet by respondent or plaintiff or by a minor child resident in the household</li> <li>Interfering with the personal liberty of the plaintiff or the plaintiff's children, or both</li> <li>Indirectly or directly contacting plaintiff and/or the plaintiff's children</li> <li>Coming within a fixed distance of plaintiff, the plaintiff's place of employment</li> </ul>



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Issue	ERPO	RFA Order
What results from order? (cont'd)		<ul> <li>The court may also order the respondent to vacate the household immediately and may order sole possession of the premises to the plaintiff</li> </ul>
		• Upon a finding that there is immediate danger of physical or emotional harm to minor children, the court may award temporary custody of the minor children to the plaintiff or to other persons
		<ul> <li>Any other relief the court considers necessary to protect the plaintiff or children</li> </ul>



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Issue	ERPO	RFA Order
What is the burden of proof?	<u>Ex Parte ERPO</u> : preponderance of the evidence	Emergency RFA Order: Not specified in the statute
	Final ERPO: clear and convincing evidence	Final RFA Order: preponderance of the evidence
What must be proven for <i>ex</i> <i>parte</i> / emergency order?	<u>Ex Parte ERPO</u> : the respondent poses an imminent and extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within the respondent's custody or control	Emergency RFA Order: respondent has abused the plaintiff AND immediate danger of further abuse





Issue	ERPO	RFA Order
What must be proven for final order?	<u>Final ERPO</u> : the respondent poses an extreme risk of causing harm to self or others by purchasing, possessing, or receiving a dangerous weapon or by having a dangerous weapon within the respondent's custody or control	<u>Final RFA Order</u> : the respondent has abused the plaintiff, and (1) there is a danger of further abuse or (2) the respondent is currently incarcerated and has been convicted of one of the following: murder, attempted murder, kidnapping, domestic assault, aggravated domestic assault, sexual assault, aggravated sexual assault, stalking, aggravated stalking, lewd or lascivious conduct with a child, use of a child in a sexual performance, or consenting to a sexual performance



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Issue	ERPO	RFA Order
What factors may the court consider?	<ul> <li>An extreme risk of harm to self or others may be shown by establishing that:</li> <li>The respondent has inflicted or attempted to inflict bodily harm on another</li> <li>The respondent's threats or actions have placed others in reasonable fear of physical harm</li> <li>The respondent's actions or inactions have presented a danger to persons in the respondent's care</li> <li>The respondent has threatened or attempted suicide or serious bodily harm</li> </ul>	Not specified in statute





Issue	ERPO	RFA Order
May a minor be the respondent to the order?	The law does not explicitly state minors are eligible respondents; however, courts have granted ERPOs against minors	Yes
Can the order be issued 24/7?	Yes	Yes
How long is the order in effect?	Ex Parte ERPO: up to 14 days	Emergency RFA Order: up to 14 days
	Final ERPO: up to 6 months	<u>Final RFA Order</u> : for a fixed period to be ordered by the court
May the order be modified, terminated or renewed?	The order may be terminated or renewed	The order may be modified or terminated
Are court records confidential?	No	No (with a few exceptions)





#### Extreme Risk Protection Orders

# Glossary





### Glossary

Term	Definition	
Abuse	<ul> <li>As defined by <u>15 VSA section 1101 (1)</u>, "abuse" means the occurrence of one or more of the following acts between family or household members:</li> <li>Attempting to cause or causing physical harm</li> <li>Placing another in fear of imminent serious physical harm</li> <li>Abuse to children as defined in <u>33 V.S.A. chapter 49, subchapter 2</u></li> <li>Stalking as defined in <u>12 V.S.A. § 5131(6)</u></li> <li>Sexual assault as defined in 12 V.S.A. § 5131(5)</li> </ul>	
Affiant	A person who swears to an affidavit.	
Affidavit	A written statement of fact, signed and sworn to in front of a notary or a person who has the right to administer an oath, for use as evidence in court	





Term	Definition
Burden of Proof	The standard that a party seeking to prove a fact in court must satisfy to have that fact legally established.
Clear and convincing evidence	Clear and convincing evidence is a type of burden of proof. To satisfy the clear and convincing evidence standard, there must be evidence indicating that the thing to be proven is highly probable. The clear and convincing evidence standard does not require that evidence in support of a fact be uncontradicted but does require that the fact's existence be "highly probable." Clear and convincing evidence is a very demanding standard, requiring less than evidence beyond a reasonable doubt, but more than a preponderance of the evidence.





Term	Definition
Dating	"Dating" means a social relationship of a romantic nature. Factors that the court may consider when determining whether a dating relationship exists include: (A) the nature of the relationship; (B) the length of time the relationship has existed; and (C) the frequency of interaction between the parties.
Ex <i>Parte</i>	Latin meaning "for one party." The term refers to motions, hearings or orders granted on the request of and for the benefit of one party only. This is an exception to the basic rule of court procedure that both parties must be present at any argument before a judge, and to the otherwise strict rule that an attorney may not notify a judge without previously notifying the opposition. <i>Ex parte</i> matters are usually temporary orders pending a formal hearing or an emergency request.



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Term	Definition
Extreme Risk	Risks of very bad outcomes or "high consequence," but of low probability. At least one Vermont court has held that "extreme risk" must be present at the time of the final ERPO hearing. (See <u>State v. Newton</u> )
Family member	Vermont statutes do not contain a specific definition of "family" that applies universally across the state's laws. Instead, the term "family" is typically used in specific contexts within various statutes, and the meaning can vary depending on the context.
	Definitions of "family member" include spouse, child, stepchild, foster child, sibling, parent, next of kin, domestic partner, legal guardian, civil union partner, and/or parent of a spouse, domestic partner, or civil union partner.





Term	Definition
Household member	"Household members" means persons who are living together, are sharing occupancy of a dwelling, are engaged in a sexual relationship, or minors or adults who are dating.
Imminent	To be imminent, a danger must be, or must reasonably appear to be, threatening to occur immediately, near at hand, and impending. <i>State of Vermont v. Warshow</i> , 410 A.2d 1000 (1979), citing <i>State v. Huett</i> , 340 Mo. 934, 950, 104 S.W.2d 252, 262 (1937).
Petition	A formal written request to a court for an order of the court.
Petitioner	The party who presents a petition to the court.



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Term	Definition
Plaintiff	An individual, group, or entity that initiates a legal action by filing a complaint or petition in a court of law. Plaintiffs, also sometimes called petitioners, are responsible for presenting evidence and arguments to support their claim and demonstrating that the defendant or respondent has violated their legal rights or caused them harm.
Preponderance of the evidence	Preponderance of the evidence is a type of burden of proof. To satisfy the preponderance of the evidence standard, there must be evidence indicating that the thing to be proven is more likely than not. It is the least demanding burden of proof. In contrast, beyond a reasonable doubt is the most demanding burden of proof.
Respondent	The party who is required to answer a petition for a court order.



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#### Extreme Risk Protection Orders

# Additional Resources





#### Sample ERPO Pleadings

- <u>Petition for Extreme Risk Protection Order</u>
- <u>Return of Service</u>
- Final Order for Extreme Risk Protection
- Decision and Order (State of Vermont v Peter Newton)





#### Vermont Judiciary ERPO Forms

- <u>Petition For Extreme Risk Protection Order</u> (400-00300)
- <u>Motion To Terminate/Renew Extreme Risk Protection Order (</u>400-00303)
- <u>Protection Order Service Information</u> (DPS132)

<u> Français</u> <u>नेपाली</u> <u>Soomaali</u> <u>Español</u> <u>Kiswahili</u> <u>Tiếng Việt</u>





#### ERPO Law – 13 VSA § 4051 et seq.

Title 13, Chapter 95 (Weapons), Subchapter 2 (Extreme Risk Protection Orders)

- § 4051. Definitions
- <u>§ 4052. Jurisdiction and venue</u>
- § 4053. Petition for extreme risk protection order
- § 4054. Emergency relief; temporary ex parte order
- § 4055. Termination and renewal motions
- § 4056. Service
- § 4057. Procedure
- § 4058. Enforcement; criminal penalties
- § 4059. Relinquishment, storage, and return of dangerous weapons
- § 4060. Appeals
- § 4061. Effect on other laws
- § 4062. Annual reporting; Office of Court Administrator and Agency of Human Services





#### Vermont Court Rules

- <u>Vermont Rules for Family Proceedings</u>
- Vermont Rules of Evidence
- <u>Vermont Rules of Appellate Procedures</u>





### State's Attorneys Contact Info (as of 6/15/2023)

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#### Comments, Questions, Concerns



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Any errors are those of the authors.





#### Disclaimer

This guide is meant to give you a basic idea about Emergency Risk Protection Orders (ERPOs). The information in this guide might not always be completely up-to-date because laws can change.

This guide is not a replacement for professional legal advice, and the actual laws are more important than what's in this guide. If you need help with a specific situation, it's best to talk to a lawyer who can give you more personalized advice.



