

What is an ex parte DVPO and why do we have them? ▶Do they work?	
▶What are we trying to accomplish?	
▶What are their benefits?	
▶What are their drawbacks?	



- Any NC resident can file a lawsuit asking for protection for herself or her child because the defendant has committed acts of DV.

■ The chief district courl judge may authorize a magistrate or magistrate or magistrates to hear any motions for emergency relief ex parte. Prior to the hearing, if the magistrate determines that at the time the party is seeking emergency relief ex parte the district court is not in session and a district courl judge is not and will not be available to hear the motion for a period of four or more hours, the motion may be heard by the magistrate.

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5

Procedure for ex parte DVPOs

- ► Generally, plaintiff files action as usual with clerk. If complaint includes request for ex parte order, you're the next stop.
- When the clerk's office is closed, plaintiff may "file" complaint with magistrate as first step.

"The clerk shall provide a supply of pro se forms to authorized magistrates who shall make the forms available to complainants seeking relief under subsection (c1) of this section."

Magistrates don't have authority to issue a summons, and local practice varies in terms of what happens next.

AOC-CV-303: Instructions for DV Forms
► Complaint & Motion for DVPO (CV-303)
➤ Notice of Hearing on DVPO (CV-305)
► Ex Parte DVPO (CV-304)
➤ Civil Summons DV (CV-317)
► Identifying Info about Δ DV Action (CV-312)
➤ Affidavit as to Status of Minor Child (CV-609)

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8







What's a dating relationship? • "... one wherein the parties are romantically involved over time and on a continuous basis during the course of the relationship. A

- "... one wherein the parties are romantically involved over time and on a continuous basis during the course of the relationship. A casual acquaintance or ordinary traternization between persons in a business or social context is not a dating relationship." GS 508-1(b)(6).
- ▶ Thomas v. Williams: No magic minimum length of time. Court should consider all the circumstances. "Dating relationship" should be interpreted broadly to cover a wide range of romantic relationships, with "only the least intimate of personal relationships" excluded.

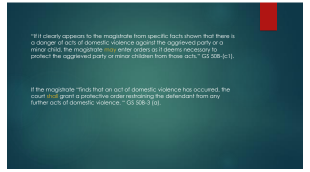
13

Consider these factors: 1. Was there a minimal social interpersonal bonding of the parties over and above (that of) mere casual (acquaintances or ordinary) froternization? 2. How long did the alleged dating activities continue prior to the acts of domestic violence alleged? 3. What were the nature and frequency of the parties interactions? 4. What were the parties' ongoing expectations with respect to the relationship, either individually or jointly? 5. Did the parties demonstrate an affirmation of their relationship before others by statement or conduct? 6. Are there any other reasons unique to the case that support or detract from a finding that a "dating relationship" exists? Ihomas y. Williams, NC COA (7/7/2015)

14

M.E. v. T.J., NC App. Filed 12/31/2020 COURT HELD "OF THE OPPOSITE SEX" LANGUAGE IN 508-1(B)(6) UNCONSTITUTIONAL. ONE JUDGE DISSENTED, APPEAL TO NC SUPREME COURT PROBABLE. STAY TUNED!

An Act:	
 Attempting to a injury; 	cause bodily injury, or intentionally causing bodily
 Placing the age family or house 	grieved party or a member of the aggrieved party's hold in fear of
imminent seric	us bodily injury
continued har	
	as defined in G.S. 14-277.3A,
	that rises to such a level as to inflict substantial emotional distress;
(3) Committing an	y act defined in G.S. 14-27.21 through G.S. 14-27.33



Notes on the Act Acts in self-defense are not included Plaintiff must be involved in personal relationship with A, but act may be directed to specified others "Fear" in #2 refers to actual, subjective fear. Objective test N/A. "Imminent" ≠ immediate, but rather "without significant delay." "Harassment" is knowing conduct fincluding electronic communication) that forments or terrorizes the other person & serves no legitimate person. Offenses specified in #3 are criminal sex offenses.



"[A] temporary order for custody ex parte and prior to service of process and notice shall not be entered unless the magistrate finds that the child is exposed to a substantial risk of physical or emotional injury or sexual abuse.

If the magistrate finds that the child is exposed to a substantial risk of physical or emotional injury or sexual abuse,
upon request of the aggrieved party,
the magistrate shall consider and may order the other party to
-stay away from a minor child, or
-to return a minor child to, or
-not remove a minor child from, the physical care of a parent or person in loco parents.

If the magistrate finds that the order is in the best interest of the minor child and is necessary for the safety of the minor child.

20

Requests for custody: consider the possibilities Plaintiff may be making a false allegation in order to gain an advantage in a custody dispute. Plaintiff may be attempting to use the DVPO action as a substitute for a custody case. Plaintiff may have genuine concerns about the safety and wellbeing of the children that, impartially assessed, fall short of "substantial risk" of injury. Plaintiff's decision to leave relationship and seek DVPO is motivated, either entirely or in large part, by defendant's threats or actions directed at children. Defendant is angry/devastated/desperate about separation and plaintiff has justified concerns about children's safety.



