



EXTREME RISK PROTECTION ORDERS: A LIFE SAVING TOOL

There are few actions available in Pennsylvania when you are worried a close family member might hurt themselves or others with a firearm. Extreme Risk Protection Orders temporarily remove an individual's firearms so they can get the help they need before it is too late.

Through a civil, judicial process loved ones or law enforcement can petition the court to temporarily remove someone's firearm if they are in crisis. Judges look at potential risk including past dangerous behavior, clear threats, and past violent behavior. If an ERPO is issued, firearms can be removed immediately for up to a year, giving time for the individual to get help.

States across the country have ERPOs. Pennsylvania should be next.

HOW IT WORKS



ASKING FOR AN ERPO

The legislation proposed in PA would allow close family members or law enforcement to request an Extreme Risk Protection Order. They often know first when someone is at an elevated risk for harming themselves or others.



THE TEMPORARY REMOVAL

An ex parte order removes firearms immediately because of imminent danger. The respondent's weapons are removed when notified of the order and then a judge will hear their arguments within 10 days. These are reserved for when the respondent is at risk of hurting themselves or others in the near future. The judge can also wait for a hearing if the risk is near. The ERPO can last up to a year.



THE RISKS EXAMINED

The judge can consider a range of evidence in determining if an ERPO is necessary. This includes recent acts of violence towards themselves or others, a history of dangerous behavior, past violent convictions, risky use of drugs or alcohol, reckless brandishing of firearms or recent acquisition of firearms. This and other evidence is used to determine whether an ERPO is necessary.



TAKE A STAND

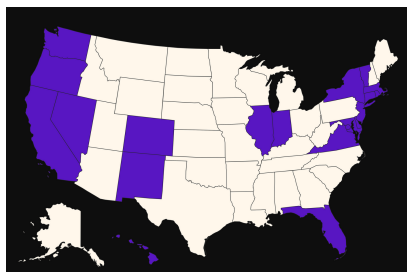
To learn more visit www.ceasefirepa.org



info@ceasefirepa.org



215-923-3151



ERPOs save lives in 19 states. Pennsylvania should be next.

Scott Spoor owned a handgun for years. He would shoot milk jugs off of tree stumps while on vacation. But after he survived a suicide attempt with drugs and alcohol in January of 2009, his wife, Jennifer, hid the firearm from him. She was worried that the attempt would have ended much differently with a firearm.

After he received help and was doing better, she felt she had to return the firearm. Then, another crisis hit—and this time he used the gun to end his life. Jennifer then became an advocate for Extreme Risk Protection Orders (ERPO) because we should empower family members to their loved ones before it's too late.

Scott's story is not unique. Up to 80 percent of individuals considering suicide exhibit warning signs that they are considering suicide.

SAVING LIVES

Legislation proposed in Pennsylvania would create a process for family members or law enforcement to petition the courts for a civil (non-criminal) order to temporarily suspend a person's access to firearms including removing any existing firearms for up to one year.



21

mass shootings were
stopped by ERPOs in
California over 3 years.



13.7%

reduction in suicide from
Connecticut's ERPO law.



70%

Indiana ERPO cases listed
suicidal ideation as the
reason.



1/3

Nearly one-third of respondents received
mental health and/or substance abuse
treatment after risk-warrant



**TAKE A STAND FOR EXTREME RISK PROTECTION
ORDERS AT CeaseFirePA.org/take-action**