

RECDVPO November 21, 2014

Questions for the committee:

Section 2.

Should “domestic protection order” be “domestic *violence* protection order”?
Canadian Act and IEDVPO do not include “violence.”

Subsection 1. Should the act refer to provincial court in case Canada changes its procedures? Should the act specify that the CDVPO can be directed at more than one specified individual?

Subsection 3. Should “issuing court” refer to 1st nation court?

Section 3.

Last sentence of §3(a): should it end with “of this state”?

Better citation for “Conversation with Darcy McGovern, Member, ... in notes to Section 3.

Section 4.

Is 4(a) out of order?

Is it clear that 4(e) refers to domestic due process?

Section 5:

Do we need to make provisions for e-filing?

Should we encourage protected individuals to register the Canadian order?

Should we not waive the fee for registering; and if not, do we need a fiscal note?

Should comments to subsection (b) require that the certified copy be in English?

Section 6:

Is the immunity provision too broad?

Section 7:

Should provision for other remedies refer to respondent’s right to pursue other remedies?