

Senate Engrossed

FILED

KEN BENNETT

SECRETARY OF STATE

State of Arizona
Senate
Forty-ninth Legislature
First Regular Session
2009

CHAPTER 129

SENATE BILL 1088

AN ACT

AMENDING SECTION 13-3601, ARIZONA REVISED STATUTES; RELATING TO DOMESTIC VIOLENCE.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 13-3601, Arizona Revised Statutes, is amended to
3 read:

4 13-3601. Domestic violence; definition; classification;
5 sentencing option; arrest and procedure for
6 violation; weapon seizure; notice

7 A. "Domestic violence" means any act which is a dangerous crime
8 against children as defined in section 13-705 or an offense defined in
9 section 13-1201 through 13-1204, 13-1302 through 13-1304, 13-1502 through
10 13-1504 or 13-1602, section 13-2810, section 13-2904, subsection A, paragraph
11 1, 2, 3 or 6, section 13-2916 or section 13-2921, 13-2921.01, 13-2923,
12 13-3019, 13-3601.02 or 13-3623, if any of the following applies:

13 1. The relationship between the victim and the defendant is one of
14 marriage or former marriage or of persons residing or having resided in the
15 same household.

16 2. The victim and the defendant have a child in common.

17 3. The victim or the defendant is pregnant by the other party.

18 4. The victim is related to the defendant or the defendant's spouse by
19 blood or court order as a parent, grandparent, child, grandchild, brother or
20 sister or by marriage as a parent-in-law, grandparent-in-law, stepparent,
21 step-grandparent, stepchild, step-grandchild, brother-in-law or
22 sister-in-law.

23 5. The victim is a child who resides or has resided in the same
24 household as the defendant and is related by blood to a former spouse of the
25 defendant or to a person who resides or who has resided in the same household
26 as the defendant.

27 6. THE RELATIONSHIP BETWEEN THE VICTIM AND THE DEFENDANT IS CURRENTLY
28 OR WAS PREVIOUSLY A ROMANTIC OR SEXUAL RELATIONSHIP. THE FOLLOWING FACTORS
29 MAY BE CONSIDERED IN DETERMINING WHETHER THE RELATIONSHIP BETWEEN THE VICTIM
30 AND THE DEFENDANT IS CURRENTLY OR WAS PREVIOUSLY A ROMANTIC OR SEXUAL
31 RELATIONSHIP:

32 (a) THE TYPE OF RELATIONSHIP.

33 (b) THE LENGTH OF THE RELATIONSHIP.

34 (c) THE FREQUENCY OF THE INTERACTION BETWEEN THE VICTIM AND THE
35 DEFENDANT.

36 (d) IF THE RELATIONSHIP HAS TERMINATED, THE LENGTH OF TIME SINCE THE
37 TERMINATION.

38 B. A peace officer, with or without a warrant, may arrest a person if
39 the officer has probable cause to believe that domestic violence has been
40 committed and the officer has probable cause to believe that the person to be
41 arrested has committed the offense, whether the offense is a felony or a
42 misdemeanor and whether the offense was committed within or without the
43 presence of the peace officer. In cases of domestic violence involving the
44 infliction of physical injury or involving the discharge, use or threatening
45 exhibition of a deadly weapon or dangerous instrument, the peace officer

1 shall arrest a person, with or without a warrant, if the officer has probable
2 cause to believe that the offense has been committed and the officer has
3 probable cause to believe that the person to be arrested has committed the
4 offense, whether the offense was committed within or without the presence of
5 the peace officer, unless the officer has reasonable grounds to believe that
6 the circumstances at the time are such that the victim will be protected from
7 further injury. Failure to make an arrest does not give rise to civil
8 liability except pursuant to section 12-820.02. In order to arrest both
9 parties, the peace officer shall have probable cause to believe that both
10 parties independently have committed an act of domestic violence. An act of
11 self-defense that is justified under chapter 4 of this title is not deemed to
12 be an act of domestic violence. The release procedures available under
13 section 13-3883, subsection A, paragraph 4 and section 13-3903 are not
14 applicable to arrests made pursuant to this subsection.

15 C. A peace officer may question the persons who are present to
16 determine if a firearm is present on the premises. On learning or observing
17 that a firearm is present on the premises, the peace officer may temporarily
18 seize the firearm if the firearm is in plain view or was found pursuant to a
19 consent to search and if the officer reasonably believes that the firearm
20 would expose the victim or another person in the household to a risk of
21 serious bodily injury or death. A firearm that is owned or possessed by the
22 victim shall not be seized unless there is probable cause to believe that
23 both parties independently have committed an act of domestic violence.

24 D. If a firearm is seized pursuant to subsection C of this section,
25 the peace officer shall give the owner or possessor of the firearm a receipt
26 for each seized firearm. The receipt shall indicate the identification or
27 serial number or other identifying characteristic of each seized firearm.
28 Each seized firearm shall be held for at least seventy-two hours by the law
29 enforcement agency that seized the firearm.

30 E. If a firearm is seized pursuant to subsection C of this section,
31 the victim shall be notified by a peace officer before the firearm is
32 released from temporary custody.

33 F. If there is reasonable cause to believe that returning a firearm to
34 the owner or possessor may endanger the victim, the person who reported the
35 assault or threat or another person in the household, the prosecutor shall
36 file a notice of intent to retain the firearm in the appropriate superior,
37 justice or municipal court. The prosecutor shall serve notice on the owner
38 or possessor of the firearm by certified mail. The notice shall state that
39 the firearm will be retained for not more than six months following the date
40 of seizure. On receipt of the notice, the owner or possessor may request a
41 hearing for the return of the firearm, to dispute the grounds for seizure or
42 to request an earlier return date. The court shall hold the hearing within
43 ten days after receiving the owner's or possessor's request for a hearing.
44 At the hearing, unless the court determines that the return of the firearm
45 may endanger the victim, the person who reported the assault or threat or

1 another person in the household, the court shall order the return of the
2 firearm to the owner or possessor.

3 G. A peace officer is not liable for any act or omission in the good
4 faith exercise of the officer's duties under subsections C, D, E and F of
5 this section.

6 H. Each indictment, information, complaint, summons or warrant that is
7 issued and that involves domestic violence shall state that the offense
8 involved domestic violence and shall be designated by the letters DV. A
9 domestic violence charge shall not be dismissed or a domestic violence
10 conviction shall not be set aside for failure to comply with this subsection.

11 I. A person who is arrested pursuant to subsection B of this section
12 may be released from custody in accordance with the Arizona rules of criminal
13 procedure or any other applicable statute. Any order for release, with or
14 without an appearance bond, shall include pretrial release conditions that
15 are necessary to provide for the protection of the alleged victim and other
16 specifically designated persons and may provide for additional conditions
17 that the court deems appropriate, including participation in any counseling
18 programs available to the defendant.

19 J. When a peace officer responds to a call alleging that domestic
20 violence has been or may be committed, the officer shall inform in writing
21 any alleged or potential victim of the procedures and resources available for
22 the protection of the victim including:

23 1. An order of protection pursuant to section 13-3602, an injunction
24 pursuant to section 25-315 and an injunction against harassment pursuant to
25 section 12-1809.

26 2. The emergency telephone number for the local police agency.

27 3. Telephone numbers for emergency services in the local community.

28 K. A peace officer is not civilly liable for noncompliance with
29 subsection J of this section.

30 L. An offense that is included in domestic violence carries the
31 classification prescribed in the section of this title in which the offense
32 is classified. If the defendant committed a felony offense listed in
33 subsection A of this section against a pregnant victim and knew that the
34 victim was pregnant or if the defendant committed a felony offense causing
35 physical injury to a pregnant victim and knew that the victim was pregnant,
36 section 13-709.04, subsection B applies to the sentence imposed.

37 M. If the defendant is found guilty of a first offense included in
38 domestic violence, the court shall provide the following written notice to
39 the defendant:

40 You have been convicted of an offense included in domestic
41 violence. You are now on notice that:

42 1. If you are convicted of a second offense included in
43 domestic violence, you may be placed on supervised probation and
44 may be incarcerated as a condition of probation.

1 2. A third or subsequent charge may be filed as a felony
2 and a conviction for that offense shall result in a term of
3 incarceration.

4 N. The failure or inability of the court to provide the notice
5 required under subsection M of this section does not preclude the use of the
6 prior convictions for any purpose otherwise permitted.

7 Sec. 2. Short title

8 This act may be cited as 'Kaity's Law'.

APPROVED BY THE GOVERNOR JULY 13, 2009.

FILED IN THE OFFICE OF THE SECRETARY OF STATE JULY 13, 2009.

Passed the House June 29, 20 09,

by the following vote: 45 Ayes,

8 Nays, 7 Not Voting

[Signature]
Speaker of the House

[Signature]
Chief Clerk of the House

Passed the Senate June 22, 20 09,

by the following vote: 22 Ayes,

7 Nays, 1 Not Voting

[Signature]
President of the Senate

[Signature]
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this
1st day of July, 20 09

at 8:53 o'clock A. M.

[Signature]
Secretary to the Governor

Approved this 13th day of

July, 2009,

at 8:58 o'clock A. M.

[Signature]
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State
this 13 day of July, 20 09,

at 11:14 o'clock A. M.

[Signature]
Secretary of State

S.B. 1088