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# Virginia's Substantial Risk Order: A Vital Tool for Safety

A substantial risk order is a measure designed to help an individual in crisis, and the people around them, to stay safe from gun violence.

A substantial risk order is a court order that temporarily restricts a person's access to guns. It is designed to help law enforcement intervene quickly in dangerous situations.

# **FAQs**

### How do I request a substantial risk order?

If you are concerned that someone you know is at risk of harming themself or others, your first step should be to contact a member of law enforcement and discuss your concerns with them. Law enforcement can then investigate your concerns and request the substantial risk order from the court.

### Who can request a substantial risk order order in Virginia?

Under Virginia law, only a law enforcement officer or a Commonwealth's attorney may file a petition for a substantial risk order.

### What happens after the request for a substantial risk order has been filed?

Concern for the safety of the person, or of the public, may demand that action be taken before the scheduled hearing date, to prevent immediate danger. So once the court receives a request (called a "petition") for a substantial risk order, the court will determine whether to issue an emergency order.

If, after reviewing a petition, the court determines that it's necessary to protect a person or public safety during this time, a judge will issue an emergency substantial risk order that restricts a person's access to firearms before a full hearing is held. An emergency order only lasts until the court hearing on a final substantial risk order, which must be held within 14 days.

Because temporary orders only stay in place for a short period of time—up to 14 days—these orders balance the urgent need for public safety with the due process rights of all involved.

# I'm afraid to wait until a court hearing is scheduled. What if the person is in immediate danger of harming themselves or someone else?

Concern for the safety of the public or of the person may demand that action be taken before the scheduled hearing date to prevent immediate danger.

To protect a person or public safety during this time, a judge may issue a temporary substantial risk order that restricts a person's access to firearms before the person has been notified of the petition, and before a full hearing is held. A temporary order will only be issued if the judge has determined that it is necessary to prevent imminent danger.

## How long does an emergency substantial risk order last?

If an emergency order is issued, the court will notify the person and schedule a court hearing about whether a final substantial risk order should be issued.

If at the hearing a court finds that a person poses a substantial risk of causing injury to themselves or others by having access to firearms, the judge will issue a court order that prohibits the person from having firearms in their possession for as long as the order is in effect and that advises them to relinquish any firearms currently in their possession to law enforcement. Under certain circumstances, the person may, if permitted by the court, transfer their guns being held by law enforcement to a third party who is legally allowed to hold them.

### How long does a final substantial risk order last?

A final substantial risk order lasts for a period of up to six months. At the end of the six months, law enforcement may ask the court to extend the order. The order can only be extended after a court hearing.

### Will a substantial risk order go on someone's criminal record?

No. A substantial risk order is a civil court order. Its sole purpose is to remove firearms from a person who is at high risk of causing harm to themselves or to others. The court's decision to issue the order does not cause the person to have a criminal record.

### What if I am not able to request a substantial risk order myself? Is there anything I can do?

Even if you don't fall into any of the categories mentioned above, you can still take action in moments of crisis. If you are worried about someone who is showing warning signs of being at risk

| of self-harm or harming someone else, you can contact a law enforcement officer and ask that they seek a substantial risk order.   |
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| If you or someone you know is in crisis, <b>text or call 988</b> for 24/7 connection to free, confidential support. If you have immediate safety concerns, <b>call 911</b> . |
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