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To: All Prosecuting Attorneys
All Indiana Judges

From: Lilia G. Judson
Mary L. DePrez

Re: Protocol for the interface to the Protection Order Registry (POR)

Date: December 30, 2009

Pursuant to Public Law 110-2009 and Public Law 130-2009, and in accordance with the enumerated deadline, the Division of State Court Administration is publishing the 'standard protocol' for the interface to the Division's Protection Order Registry (POR) developed and maintained by the Judicial Technology and Automation Committee (JTAC) staff. The relevant text of the law states:

IC 33-24-6-3 Version b

Duties of division of state court administration

Note: This version of section amended by P.L.130-2009, SEC.19. See also preceding version of this section amended by P.L.110-2009, SEC.12.

Sec. 3. (a) The division of state court administration shall do the following:

- (7) Develop a standard protocol for the exchange of information, by not later than December 31, 2009:
 - (A) between the protective order registry, established by IC 5-2-9-5.5, and county court case management systems;
 - (B) at the option of the county prosecuting attorney, for:
 - (1) a prosecuting attorney's case management system;
 - (2) a county court case management system; and
 - (3) a county court case management system developed and operated by the division of state court administration;
to interface with the electronic traffic tickets, as defined by IC 9-30-3-2.5; and
 - (C) between county court case management systems and the case management system developed and operated by the division of state court administration.

Memorandum
All Prosecuting Attorneys
All Indiana Judges
December 30, 2009

IC 5-2-9-5.5 Version b

Protective order registry established; division of state court administration duties

Note: This version of section added by P.L.130-2009, SEC.10. See also preceding version of this section added by P.L.116-2009, SEC.5.

- Sec. 5.5. (a) The Indiana protective order registry is established.
- (b) The registry is an electronic depository for protective orders. Copies of all protective orders shall be retained in the registry.
- (c) The registry must contain confidential information about protected persons.
- (d) The division of state court administration shall create, manage, and maintain the registry.
- (e) A protective order retained under section 5 of this chapter may be entered in the registry.
- (f) The division of state court administration shall make the protective order registry, established by IC 5-2-9-5.5, available so that county case management systems may interface with the protective order registry by not later than December 31, 2009.
- (g) The division of state court administration shall submit information concerning a standard protocol for county case management systems to interface with the protective order registry to each:
- (1) prosecuting attorney; and
 - (2) court.

As added by P.L.130-2009, SEC.10.

The Division now publishes this protocol to all county prosecuting attorneys and courts. The protocol can be found at:

<http://courts.IN.gov/jtac/specs/>

Please contact Mary DePrez at 1-317-233-9926 or mdeprez@jtac.in.gov if you are interested in implementing a POR interface in your county.