$\begin{array}{c} \text{D4} \\ \text{CF SB } 333 \end{array}$

By: The Speaker (By Request - Administration) and Delegates Clippinger, Anderson, Arora, Busch, Carr, Dumais, Fraser-Hidalgo, Frick, Glenn, Hixson, Jones, Kaiser, Lee, Luedtke, A. Miller, Reznik, Rosenberg, Simmons, Swain, Valderrama, Valentino-Smith, Waldstreicher, M. Washington, and Zucker

Introduced and read first time: January 21, 2014

Assigned to: Judiciary

A BILL ENTITLED

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1	ΔN	A("1"	concerning
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Peace Orders and Protective Orders - Burden of Proof

- FOR the purpose of altering the standard of proof by which a judge in certain peace order hearings must make certain findings before the judge may issue a final peace order or mutual peace orders; altering the standard of proof by which a judge in certain protective order hearings must make certain findings before the judge may grant a final protective order or mutual protective orders or extend the term of a protective order; and generally relating to the standard of proof in certain peace order and protective order hearings.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Courts and Judicial Proceedings
- 12 Section 3–1505(c)
- 13 Annotated Code of Maryland
- 14 (2013 Replacement Volume and 2013 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Family Law
- 17 Section 4–506(c) and 4–507(a)(3)
- 18 Annotated Code of Maryland
- 19 (2012 Replacement Volume and 2013 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.



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- 1 3-1505.2 If the respondent appears for the final peace order hearing, has (1) 3 been served with an interim peace order or a temporary peace order, or the court 4 otherwise has personal jurisdiction over the respondent, the judge: 5 (i) May proceed with the final peace order hearing; and 6 (ii) finds by Clear If the judge and convincing 7 PREPONDERANCE OF THE evidence that the respondent has committed, and is likely to commit in the future, an act specified in § 3–1503(a) of this subtitle against the 8 9 petitioner, or if the respondent consents to the entry of a peace order, the court may 10 issue a final peace order to protect the petitioner. 11 A final peace order may be issued only to an individual who has 12filed a petition under § 3–1503 of this subtitle. 13 In cases where both parties file a petition under § 3–1503 of this (3)14 subtitle, the judge may issue mutual peace orders if the judge finds by [clear and 15 convincing A PREPONDERANCE OF THE evidence that each party has committed, 16 and is likely to commit in the future, an act specified in § 3–1503(a) of this subtitle 17 against the other party. 18 Article - Family Law 19 4-506.20 If the respondent appears before the court at a protective order (c) 21hearing or has been served with an interim or temporary protective order, or the court 22otherwise has personal jurisdiction over the respondent, the judge: 23 (i) may proceed with the final protective order hearing; and 24if the judge finds by clear (ii) and convincing 25 PREPONDERANCE OF THE evidence that the alleged abuse has occurred, or if the 26 respondent consents to the entry of a protective order, the judge may grant a final 27protective order to protect any person eligible for relief from abuse. 28A final protective order may be issued only to a person who has 29 filed a petition under § 4–504 of this subtitle. 30
 - (3) (i) Subject to the provisions of subparagraph (ii) of this paragraph, in cases where both parties file a petition under § 4–504 of this subtitle, the judge may issue mutual protective orders if the judge finds by [clear and convincing] A PREPONDERANCE OF THE evidence that mutual abuse has occurred.

1 2	(ii) the judge makes a detaile	-	udge may issue mutual final protective orders only if ing of fact that:
3		1.	both parties acted primarily as aggressors; and
4		2.	neither party acted primarily in self-defense.
5	4–507.		
6 7 8 9 10	named in the protective person eligible for relief r	PRE order named	ring the term of a protective order, a judge finds by PONDERANCE OF THE evidence that the respondent has committed a subsequent act of abuse against a in the protective order, the judge may extend the term iod not to exceed 2 years from the date the extension is
12 13	and the respondent; and	1.	giving notice to all affected persons eligible for relief
14		2.	a hearing.
15 16 17	(ii) under subparagraph (i) factors:		termining the period of extension of a protective order s paragraph, the judge shall consider the following
18 19	abuse;	1.	the nature and severity of the subsequent act of
20 21 22	between the respondent order;	2. and a	the history and severity of abuse in the relationship any person eligible for relief named in the protective
23 24	respondent; and	3.	the pendency and type of criminal charges against the
25 26	caused by the respondent	4.	the nature and extent of the injury or risk of injury
27 28	SECTION 2. AND October 1, 2014.	BE IT	FURTHER ENACTED, That this Act shall take effect