# Chapter 227

#### (House Bill 397)

#### AN ACT concerning

#### Peace Orders and Protective Orders - Consent Orders - Shielding

FOR the purpose of authorizing a petitioner to file a written request to shield court records relating to a peace order or protective order proceeding under certain circumstances; authorizing a respondent who consents to the entry of a peace order or protective order to file a written request to shield petitioner or a respondent to file a written request to shield court records relating to the a peace order or protective order proceeding if the respondent consented to the entry of the peace order or protective order under certain circumstances; altering the circumstances under which a court is required to order the shielding of all court records relating to a peace order or protective order proceeding if a certain petition was denied or dismissed; authorizing a respondent to refile a written request to shield court records relating to a peace order or protective order proceeding under certain circumstances; requiring *authorizing* the court, under certain circumstances, to order the shielding of all court records relating to a peace order or protective order proceeding if the respondent <del>consents</del> consented to the entry of the peace order or protective order; authorizing the court, under certain circumstances, to deny a request to shield court records relating to a peace order or protective order proceeding for good cause requiring the court to balance certain considerations in determining whether to shield court records relating to a peace order or protective order proceeding: requiring the court, in ruling on a certain motion for access to a shielded record, to balance the person's need for access with the petitioner's right to privacy and the potential harm of certain adverse consequences to the petitioner that the disclosure may create; authorizing the Governor's Office of Crime Control and Prevention, in consultation with the Maryland Judiciary, to adopt certain regulations; altering a certain definition; making certain clarifying and conforming changes; and generally relating to the shielding of certain peace order and protective order records.

BY repealing and reenacting, with amendments,

Article – Courts and Judicial Proceedings Section 3–1510 Annotated Code of Maryland (2013 Replacement Volume and 2013 Supplement)

BY repealing and reenacting, with amendments, Article – Family Law Section 4–512 Annotated Code of Maryland (2012 Replacement Volume and 2013 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

# Article – Courts and Judicial Proceedings

3 - 1510.

(a) (1) In this section the following words have the meanings indicated.

(2) (i) "Court record" means an official record of a court about a proceeding that the clerk of a court or other court personnel keeps.

(ii) "Court record" includes:

1. An index, a docket entry, a petition, a memorandum, a transcription of proceedings, an electronic recording, an order, and a judgment; and

2. Any electronic information about a proceeding on the Web site maintained by the Maryland Judiciary.

(3) "Shield" means to remove information from public inspection in accordance with this section.

(4) "Shielding" means:

(i) With respect to a record kept in a courthouse, removing the record to a separate secure area to which persons who do not have a legitimate reason for access are denied access; and

(ii) With respect to electronic information about a proceeding on the Web site maintained by the Maryland Judiciary, completely removing all information concerning the proceeding from the public Web site, including the names of the parties, case numbers, and any reference to the proceeding or any reference to the removal of the proceeding from the public Web site.

(5) "Victim services provider" means a nonprofit <u>OR GOVERNMENTAL</u> organization that has been authorized by the Governor's Office of Crime Control and Prevention <del>or the Department of Human Resources</del> to have <u>ONLINE</u> access to records of shielded peace orders in order to assist victims of abuse.

(b) [If a petition filed under this subtitle is denied or dismissed at the interim, temporary, or final peace order stage of a proceeding under this subtitle, the]

A respondent may file a written request to shield all court records relating to [the proceeding] A PETITION FILED UNDER THIS SUBTITLE IF:

(1) THE PETITION IS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PEACE ORDER STAGE OF THE PROCEEDING UNDER THIS SUBTITLE; OR

(2) THE RESPONDENT CONSENTS TO THE ENTRY OF THE PEACE

#### <del>ORDER</del>

# (1) SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF A PETITION FILED UNDER THIS SUBTITLE WAS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PEACE ORDER STAGE OF A PROCEEDING UNDER THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN REQUEST TO SHIELD ALL COURT RECORDS RELATING TO THE PROCEEDING IN ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION.

# (2) SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF THE RESPONDENT CONSENTED TO THE ENTRY OF A PEACE ORDER UNDER THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN REQUEST TO SHIELD ALL COURT RECORDS RELATING TO THE PROCEEDING IN ACCORDANCE WITH SUBSECTION (E) OF THIS SECTION.

(c) A request for shielding under this section may not be filed within 3 years after the denial or dismissal of the petition OR THE CONSENT TO THE ENTRY OF THE PEACE ORDER unless the respondent <u>REQUESTING PARTY</u> files with the request a general waiver and release of all the respondent's <u>PARTY'S</u> tort claims related to the proceeding under this subtitle.

(d) (1) On IF A PETITION WAS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PEACE ORDER STAGE OF A PROCEEDING UNDER THIS SUBTITLE, ON the filing of a WRITTEN request for shielding under this section, the court shall schedule a hearing on the request.

(2) The court shall give notice of the hearing to the <del>petitioner</del> <u>OTHER</u> <u>PARTY</u> or the <del>petitioner's</del> <u>OTHER PARTY'S</u> counsel of record.

(3) Except as provided in paragraphs (4) and (5) of this subsection, after the hearing, the court shall order the shielding of all court records relating to the proceeding if the court finds:

(i)  $\frac{1}{1}$ . That the petition was denied or dismissed at the interim, temporary, or final peace order stage of the proceeding;  $\frac{\Theta R}{\Theta R}$ 

# 2. THAT THE RESPONDENT CONSENTED TO THE ENTRY OF THE PEACE ORDER:

(ii) That a final peace order or protective order has not been previously issued against the respondent in a proceeding between the petitioner and the respondent; <del>and</del>

#### (III) <u>THAT THE RESPONDENT HAS NOT BEEN FOUND GUILTY</u> OF A CRIME ARISING FROM AN ACT DESCRIBED IN § 3–1503(A) OF THIS SUBTITLE AGAINST THE PETITIONER; AND

(iii) (IV) That none of the following are pending at the time of the hearing:

1. An interim or temporary peace order or protective order issued against the respondent in a proceeding between the petitioner and the respondent; or

2. A criminal charge against the respondent arising from an alleged act described in 3–1503(a) of this subtitle against the petitioner.

(4) (i) If the petitioner appears at the shielding hearing and objects to the shielding ON ITS OWN MOTION OR ON THE OBJECTION OF THE OTHER PARTY, the court may, for good cause, deny the shielding.

(ii) In determining whether there is good cause to grant the request to shield court records UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, the court shall balance the privacy of the <u>PETITIONER OR THE</u> respondent and potential danger of adverse consequences to the <u>PETITIONER OR THE</u> respondent against the potential risk of future harm and danger to the petitioner and the community.

(5) Information about the proceeding may not be removed from the Domestic Violence Central Repository.

# (E) (1) (I) IF THE RESPONDENT CONSENTED TO THE ENTRY OF A PEACE ORDER UNDER THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN REQUEST FOR SHIELDING AT ANY TIME AFTER THE PEACE ORDER EXPIRES.

(II) ON THE FILING OF A REQUEST FOR SHIELDING UNDER THIS PARAGRAPH, THE COURT SHALL SCHEDULE A HEARING ON THE REQUEST. (III) <u>THE COURT SHALL GIVE NOTICE OF THE HEARING TO</u> THE OTHER PARTY OR THE OTHER PARTY'S COUNSEL OF RECORD.

(IV) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (V) AND SUBPARAGRAPH (VI) OF THIS PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (V) OF THIS PARAGRAPH, AFTER THE HEARING, THE COURT SHALL MAY ORDER THE SHIELDING OF ALL COURT RECORDS RELATING TO THE PROCEEDING IF THE COURT FINDS:

<u>1.</u> <u>FOR CASES IN WHICH THE RESPONDENT</u> <u>REQUESTS SHIELDING, THAT THE PETITIONER CONSENTS TO THE SHIELDING;</u>

2. THAT THE RESPONDENT DID NOT VIOLATE THE PEACE ORDER DURING ITS TERM;

<u>3.</u> <u>THAT A FINAL PEACE ORDER OR PROTECTIVE</u> <u>ORDER HAS NOT BEEN PREVIOUSLY ISSUED AGAINST THE RESPONDENT IN A</u> <u>PROCEEDING BETWEEN THE PETITIONER AND THE RESPONDENT;</u>

4. <u>THAT THE RESPONDENT HAS NOT BEEN FOUND</u> GUILTY OF A CRIME ARISING FROM AN ACT DESCRIBED IN § 3–1503(A) OF THIS SUBTITLE AGAINST THE PETITIONER; AND

5. <u>THAT NONE OF THE FOLLOWING ARE PENDING AT</u> <u>THE TIME OF THE HEARING:</u>

A. <u>AN INTERIM OR TEMPORARY PEACE ORDER OR</u> <u>PROTECTIVE ORDER ISSUED AGAINST THE RESPONDENT <del>IN A PROCEEDING</del> <del>BETWEEN THE PETITIONER AND THE RESPONDENT;</del> OR</u>

**B.** <u>A CRIMINAL CHARGE AGAINST THE RESPONDENT</u> ARISING FROM AN ALLEGED ACT DESCRIBED IN § 3–1503(A) OF THIS SUBTITLE <u>AGAINST THE PETITIONER</u>.

(V) 1. ON ITS OWN MOTION OR ON THE OBJECTION OF THE OTHER PARTY, THE COURT MAY, FOR GOOD CAUSE, DENY THE REQUEST FOR SHIELDING.

2. IN DETERMINING WHETHER THERE IS GOOD CAUSE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH COURT RECORDS SHOULD BE SHIELDED UNDER THIS PARAGRAPH, THE COURT SHALL BALANCE THE PRIVACY OF THE PETITIONER OR THE RESPONDENT AND POTENTIAL DANGER OF ADVERSE CONSEQUENCES TO THE PETITIONER OR THE <u>RESPONDENT AGAINST THE POTENTIAL RISK OF FUTURE HARM AND DANGER TO</u> <u>THE PETITIONER AND THE COMMUNITY.</u>

(VI) INFORMATION ABOUT THE PROCEEDING MAY NOT BE REMOVED FROM THE DOMESTIC VIOLENCE CENTRAL REPOSITORY.

(2) (I) IF THE RESPONDENT CONSENTED TO THE ENTRY OF A PEACE ORDER UNDER THIS SUBTITLE BUT THE PETITIONER DID NOT CONSENT TO SHIELDING AT THE HEARING UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE RESPONDENT MAY REFILE A WRITTEN REQUEST FOR SHIELDING AFTER 1 YEAR FROM THE DATE OF THE HEARING UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(II) ON THE FILING OF A REQUEST FOR SHIELDING UNDER THIS PARAGRAPH, THE COURT SHALL SCHEDULE A HEARING ON THE REQUEST.

(III) THE COURT SHALL GIVE NOTICE OF THE HEARING TO THE OTHER PARTY OR THE OTHER PARTY'S COUNSEL OF RECORD.

(IV) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (V) AND SUBPARAGRAPH (VI) OF THIS PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (V) OF THIS PARAGRAPH, AFTER THE HEARING, THE COURT SHALL MAY ORDER THE SHIELDING OF ALL COURT RECORDS RELATING TO THE PROCEEDING IF THE COURT FINDS:

<u>1.</u> <u>A.</u> <u>THAT THE PETITIONER CONSENTS TO THE</u>

SHIELDING; OR

B. THAT THE PETITIONER DOES NOT CONSENT TO THE SHIELDING, BUT THAT IT IS UNLIKELY THAT THE RESPONDENT WILL COMMIT AN ACT SPECIFIED IN § 3–1503(A) OF THIS SUBTITLE AGAINST THE PETITIONER IN THE FUTURE;

2. THAT THE RESPONDENT DID NOT VIOLATE THE PEACE ORDER DURING ITS TERM;

<u>3.</u> <u>THAT A FINAL PEACE ORDER OR PROTECTIVE</u> ORDER HAS NOT BEEN PREVIOUSLY ISSUED AGAINST THE RESPONDENT IN A PROCEEDING BETWEEN THE PETITIONER AND THE RESPONDENT;

<u>4.</u> <u>That the respondent has not been found</u> <u>Guilty of a crime arising from an act described in § 3–1503(a) of this</u> <u>SUBTITLE AGAINST THE PETITIONER; AND</u>

#### 5. <u>THAT NONE OF THE FOLLOWING ARE PENDING AT</u> THE TIME OF THE HEARING:

#### A. <u>AN INTERIM OR TEMPORARY PEACE ORDER OR</u> <u>PROTECTIVE ORDER ISSUED AGAINST THE RESPONDENT <del>IN A PROCEEDING</del> BETWEEN THE PETITIONER AND THE RESPONDENT; OR</u>

<u>B.</u> <u>A CRIMINAL CHARGE AGAINST THE RESPONDENT</u> <u>ARISING FROM AN ALLEGED ACT DESCRIBED IN § 3–1503(A) OF THIS SUBTITLE</u> <u>AGAINST THE PETITIONER.</u>

#### (V) 1. On its own motion or on the objection of the other party, the court may, for good cause, deny the request for shielding.

2. IN DETERMINING WHETHER THERE IS GOOD CAUSE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH COURT RECORDS SHOULD BE SHIELDED UNDER THIS PARAGRAPH, THE COURT SHALL BALANCE THE PRIVACY OF THE PETITIONER OR THE RESPONDENT AND POTENTIAL DANGER OF ADVERSE CONSEQUENCES TO THE PETITIONER OR THE RESPONDENT AGAINST THE POTENTIAL RISK OF FUTURE HARM AND DANGER TO THE PETITIONER AND THE COMMUNITY.

#### (VI) INFORMATION ABOUT THE PROCEEDING MAY NOT BE REMOVED FROM THE DOMESTIC VIOLENCE CENTRAL REPOSITORY.

(e) (F) (1) This section does not preclude the following persons from accessing a shielded record for a legitimate reason:

(i) A law enforcement officer;

(ii) An attorney who represents or has represented the petitioner or the respondent in a proceeding;

- (iii) A State's Attorney;
- (iv) An employee of a local department of social services; or
- (v) A victim services provider.

(2) (i) A person not listed in paragraph (1) of this subsection may subpoena, or file a motion for access to, a record shielded under this section.

#### 2014 LAWS OF MARYLAND

(ii) If the court finds that the person has a legitimate reason for access, the court may grant the person access to the shielded record under the terms and conditions that the court determines.

(iii) In ruling on a motion under this paragraph, the court shall balance the person's need for access to the record with the <u>PETITIONER'S OR THE</u> respondent's right to privacy and the potential harm of unwarranted adverse consequences to the <u>PETITIONER OR THE</u> respondent that the disclosure may create.

(f) (G) Within 60 days after entry of an order <u>FOR SHIELDING</u> under <del>subsection (d)(3) of</del> this section, each custodian of court records that are subject to the order of shielding shall advise in writing the court and the respondent of compliance with the order.

# (H) THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION, IN CONSULTATION WITH THE MARYLAND JUDICIARY, MAY ADOPT REGULATIONS GOVERNING ONLINE ACCESS TO SHIELDED RECORDS BY A VICTIM SERVICES PROVIDER.

#### Article – Family Law

4 - 512.

(a) (1) In this section the following words have the meanings indicated.

(2) (i) "Court record" means an official record of a court about a proceeding that the clerk of a court or other court personnel keeps.

(ii) "Court record" includes:

1. an index, a docket entry, a petition, a memorandum, a transcription of proceedings, an electronic recording, an order, and a judgment; and

2. any electronic information about a proceeding on the website maintained by the Maryland Judiciary.

(3) "Shield" means to remove information from public inspection in accordance with this section.

(4) "Shielding" means:

(i) with respect to a record kept in a courthouse, removing the record to a separate secure area to which persons who do not have a legitimate reason for access are denied access; and

(ii) with respect to electronic information about a proceeding on the website maintained by the Maryland Judiciary, completely removing all information concerning the proceeding from the public Web site, including the names of the parties, case numbers, and any reference to the proceeding or any reference to the removal of the proceeding from the public Web site.

(5) "Victim services provider" means a nonprofit <u>OR GOVERNMENTAL</u> organization that has been authorized by the Governor's Office of Crime Control and Prevention <del>or the Department of Human Resources</del> to have <u>ONLINE</u> access to records of shielded protective orders in order to assist victims of abuse.

(b) [If a petition filed under this subtitle is denied or dismissed at the interim, temporary, or final protective order stage of a proceeding under this subtitle, the] **A** respondent may file a written request to shield all court records relating to [the proceeding] **A** PETITION FILED UNDER THIS SUBTITLE IF:

(1) THE PETITION IS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PROTECTIVE ORDER STAGE OF THE PROCEEDING UNDER THIS SUBTITLE; OR

(2) THE RESPONDENT CONSENTS TO THE ENTRY OF THE PROTECTIVE ORDER

(1) SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF A PETITION FILED UNDER THIS SUBTITLE WAS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PROTECTIVE ORDER STAGE OF A PROCEEDING UNDER THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN REQUEST TO SHIELD ALL COURT RECORDS RELATING TO THE PROCEEDING IN ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION.

(2) <u>SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF THE</u> <u>RESPONDENT CONSENTED TO THE ENTRY OF A PROTECTIVE ORDER UNDER</u> <u>THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN</u> <u>REQUEST TO SHIELD ALL COURT RECORDS RELATING TO THE PROCEEDING IN</u> <u>ACCORDANCE WITH SUBSECTION (E) OF THIS SECTION</u>.

(c) A request for shielding under this section may not be filed within 3 years after the denial or dismissal of the petition OR THE CONSENT TO THE ENTRY OF THE PROTECTIVE ORDER, unless the respondent <u>REQUESTING PARTY</u> files with the request a general waiver and release of all the respondent's <u>PARTY'S</u> tort claims related to the proceeding under this subtitle.

(d) (1) On IF A PETITION WAS DENIED OR DISMISSED AT THE INTERIM, TEMPORARY, OR FINAL PROTECTIVE ORDER STAGE OF A PROCEEDING

**<u>UNDER THIS SUBTITLE, ON</u>** the filing of a <u>WRITTEN</u> request for shielding under this section, the court shall schedule a hearing on the request.

(2) The court shall give notice of the hearing to the <del>petitioner</del> <u>OTHER</u> <u>PARTY</u> or the <del>petitioner's</del> <u>OTHER PARTY'S</u> counsel of record.

(3) Except as provided in paragraphs (4) and (5) of this subsection, after the hearing, the court shall order the shielding of all court records relating to the proceeding if the court finds:

(i)  $\frac{1}{1}$  that the petition was denied or dismissed at the interim, temporary, or final protective order stage of the proceeding;  $\Theta R$ 

# 2. THAT THE RESPONDENT CONSENTED TO THE ENTRY OF THE PROTECTIVE ORDER;

(ii) that a final protective order or peace order has not been previously issued against the respondent in a proceeding between the petitioner and the respondent; <del>and</del>

#### (III) THAT THE RESPONDENT HAS NOT BEEN FOUND GUILTY OF A CRIME ARISING FROM ABUSE AGAINST THE PETITIONER; AND

(iii) (IV) that none of the following are pending at the time of the hearing:

1. an interim or temporary protective order or peace order issued against the respondent in a proceeding between the petitioner and the respondent; or

2. a criminal charge against the respondent arising from alleged abuse against the petitioner.

(4) (i) If the petitioner appears at the shielding hearing and objects to the shielding ON ITS OWN MOTION OR ON THE OBJECTION OF THE OTHER PARTY, the court may, for good cause, deny the shielding.

(ii) In determining whether there is good cause to grant the request to shield court records UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, the court shall balance the privacy of the <u>PETITIONER OR THE</u> respondent and potential danger of adverse consequences to the <u>PETITIONER OR THE</u> respondent against the potential risk of future harm and danger to the petitioner and the community.

(5) Information about the proceeding may not be removed from the Domestic Violence Central Repository.

(E) (1) (I) IF THE RESPONDENT CONSENTED TO THE ENTRY OF A PROTECTIVE ORDER UNDER THIS SUBTITLE, THE PETITIONER OR THE RESPONDENT MAY FILE A WRITTEN REQUEST FOR SHIELDING AT ANY TIME AFTER THE PROTECTIVE ORDER EXPIRES.

(II) ON THE FILING OF A REQUEST FOR SHIELDING UNDER THIS PARAGRAPH, THE COURT SHALL SCHEDULE A HEARING ON THE REQUEST.

(III) THE COURT SHALL GIVE NOTICE OF THE HEARING TO THE OTHER PARTY OR THE OTHER PARTY'S COUNSEL OF RECORD.

(IV) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (V) AND SUBPARAGRAPH (VI) OF THIS PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (V) OF THIS PARAGRAPH, AFTER THE HEARING, THE COURT SHALL MAY ORDER THE SHIELDING OF ALL COURT RECORDS RELATING TO THE PROCEEDING IF THE COURT FINDS:

1. FOR CASES IN WHICH THE RESPONDENT REQUESTS SHIELDING, THAT THE PETITIONER CONSENTS TO THE SHIELDING;

2. <u>THAT THE RESPONDENT DID NOT VIOLATE THE</u> PROTECTIVE ORDER DURING ITS TERM;

<u>3.</u> <u>THAT A FINAL PEACE ORDER OR PROTECTIVE</u> ORDER HAS NOT BEEN PREVIOUSLY ISSUED AGAINST THE RESPONDENT IN A PROCEEDING BETWEEN THE PETITIONER AND THE RESPONDENT;

<u>4.</u> <u>THAT THE RESPONDENT HAS NOT BEEN FOUND</u> <u>GUILTY OF A CRIME ARISING FROM ABUSE AGAINST THE PETITIONER; AND</u>

5. THAT NONE OF THE FOLLOWING ARE PENDING AT THE TIME OF THE HEARING:

A. <u>AN INTERIM OR TEMPORARY PEACE ORDER OR</u> PROTECTIVE ORDER ISSUED AGAINST THE RESPONDENT <del>IN A PROCEEDING</del> BETWEEN THE PETITIONER AND THE RESPONDENT; OR

B. <u>A CRIMINAL CHARGE AGAINST THE RESPONDENT</u> ARISING FROM ALLEGED ABUSE AGAINST <del>THE PETITIONER</del> AN INDIVIDUAL.

#### Ch. 227

### (V) 1. ON ITS OWN MOTION, OR ON THE OBJECTION OF THE OTHER PARTY, THE COURT MAY, FOR GOOD CAUSE, DENY THE REQUEST FOR SHIELDING.

2. IN DETERMINING WHETHER THERE IS GOOD CAUSE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH COURT RECORDS SHOULD BE SHIELDED UNDER THIS PARAGRAPH, THE COURT SHALL BALANCE THE PRIVACY OF THE PETITIONER OR THE RESPONDENT AND POTENTIAL DANGER OF ADVERSE CONSEQUENCES TO THE PETITIONER OR THE RESPONDENT AGAINST THE POTENTIAL RISK OF FUTURE HARM AND DANGER TO THE PETITIONER AND THE COMMUNITY.

(VI) INFORMATION ABOUT THE PROCEEDING MAY NOT BE REMOVED FROM THE DOMESTIC VIOLENCE CENTRAL REPOSITORY.

(2) (I) IF THE RESPONDENT CONSENTED TO THE ENTRY OF A PROTECTIVE ORDER UNDER THIS SUBTITLE, BUT THE PETITIONER DID NOT CONSENT TO SHIELDING AT THE HEARING UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE RESPONDENT MAY REFILE A WRITTEN REQUEST FOR SHIELDING AFTER 1 YEAR FROM THE DATE OF THE HEARING UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(II) ON THE FILING OF A REQUEST FOR SHIELDING UNDER THIS PARAGRAPH, THE COURT SHALL SCHEDULE A HEARING ON THE REQUEST.

(III) THE COURT SHALL GIVE NOTICE OF THE HEARING TO THE OTHER PARTY OR THE OTHER PARTY'S COUNSEL OF RECORD.

(IV) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (V) AND SUBPARAGRAPH (VI) OF THIS PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (V) OF THIS PARAGRAPH, AFTER THE HEARING, THE COURT SHALL MAY ORDER THE SHIELDING OF ALL COURT RECORDS RELATING TO THE PROCEEDING IF THE COURT FINDS:

<u>1.</u> <u>A.</u> <u>THAT THE PETITIONER CONSENTS TO THE</u>

SHIELDING; OR

B. THAT THE PETITIONER DOES NOT CONSENT TO THE SHIELDING, BUT THAT IT IS UNLIKELY THAT THE RESPONDENT WILL COMMIT AN ACT OF ABUSE AGAINST THE PETITIONER IN THE FUTURE;

2. <u>THAT THE RESPONDENT DID NOT VIOLATE THE</u> PROTECTIVE ORDER DURING ITS TERM;

#### <u>3.</u> <u>THAT A FINAL PEACE ORDER OR PROTECTIVE</u> <u>ORDER HAS NOT BEEN PREVIOUSLY ISSUED AGAINST THE RESPONDENT IN A</u> <u>PROCEEDING BETWEEN THE PETITIONER AND THE RESPONDENT;</u>

4. <u>THAT THE RESPONDENT HAS NOT BEEN FOUND</u> GUILTY OF A CRIME ARISING FROM ABUSE AGAINST THE PETITIONER; AND

5. THAT NONE OF THE FOLLOWING ARE PENDING AT THE TIME OF THE HEARING:

<u>A.</u> <u>AN INTERIM OR TEMPORARY PEACE ORDER OR</u> <u>PROTECTIVE ORDER ISSUED AGAINST THE RESPONDENT <del>IN A PROCEEDING</del> BETWEEN THE PETITIONER AND THE RESPONDENT; OR</u>

B. <u>A CRIMINAL CHARGE AGAINST THE RESPONDENT</u> ARISING FROM ALLEGED ABUSE AGAINST THE PETITIONER AN INDIVIDUAL.

(V) 1. ON ITS OWN MOTION OR ON THE OBJECTION OF THE OTHER PARTY, THE COURT MAY, FOR GOOD CAUSE, DENY THE REQUEST FOR SHIELDING.

2. IN DETERMINING WHETHER THERE IS GOOD CAUSE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH COURT RECORDS SHOULD BE SHIELDED UNDER THIS PARAGRAPH, THE COURT SHALL BALANCE THE PRIVACY OF THE PETITIONER OR THE RESPONDENT AND POTENTIAL DANGER OF ADVERSE CONSEQUENCES TO THE PETITIONER OR THE RESPONDENT AGAINST THE POTENTIAL RISK OF FUTURE HARM AND DANGER TO THE PETITIONER AND THE COMMUNITY.

#### (VI) INFORMATION ABOUT THE PROCEEDING MAY NOT BE REMOVED FROM THE DOMESTIC VIOLENCE CENTRAL REPOSITORY.

(e) (F) (1) This section does not preclude the following persons from accessing a shielded record for a legitimate reason:

(i) a law enforcement officer;

(ii) an attorney who represents or has represented the petitioner or the respondent in a proceeding;

- (iii) a State's Attorney;
- (iv) an employee of a local department; or

(v) a victim services provider.

(2) (i) A person not listed in paragraph (1) of this subsection may subpoena, or file a motion for access to, a record shielded under this section.

(ii) If the court finds that the person has a legitimate reason for access, the court may grant the person access to the shielded record under the terms and conditions that the court determines.

(iii) In ruling on a motion under this paragraph, the court shall balance the person's need for access to the record with the <u>PETITIONER'S OR THE</u> respondent's right to privacy and the potential harm of unwarranted adverse consequences to the <u>PETITIONER OR THE</u> respondent that the disclosure may create.

(f) (G) Within 60 days after entry of an order <u>FOR SHIELDING</u> under <del>subsection (d)(3) of</del> this section, each custodian of court records that are subject to the order of shielding shall advise in writing the court and the respondent of compliance with the order.

### (H) THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION, IN CONSULTATION WITH THE MARYLAND JUDICIARY, MAY ADOPT REGULATIONS GOVERNING ONLINE ACCESS TO SHIELDED RECORDS BY A VICTIM SERVICES PROVIDER.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.

#### Approved by the Governor, April 14, 2014.