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9lr2681 CF HB 640

By: **Senator Ready** Introduced and read first time: February 4, 2019 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$

Peace Orders - Workplace Violence

- 3 FOR the purpose of making certain provisions of law relating to the filing, issuance, and modification of certain peace orders and to the shielding of certain court records of 4 $\mathbf{5}$ certain peace order proceedings apply to certain peace orders filed by certain 6 employers on the basis of certain acts committed against certain employees under 7 certain circumstances; providing certain immunity from certain liability to a certain 8 employer under certain circumstances; making certain conforming changes; defining 9 certain terms; providing for the application of a certain provision of this Act; and generally relating to peace orders. 10
- 11 BY repealing and reenacting, with amendments,
- 12 Article Courts and Judicial Proceedings
- 13 Section 3–1501, 3–1502, 3–1503, 3–1503.1, 3–1504, 3–1505, 3–1506, and 3–1510
- 14 Annotated Code of Maryland
- 15 (2013 Replacement Volume and 2018 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 18

Article – Courts and Judicial Proceedings

19 3–1501.

20 (a) In this subtitle the following words have the meanings indicated.

- 21 (b) "Commissioner" means a district court commissioner appointed in accordance 22 with Article IV, § 41G of the Maryland Constitution.
- 23 (c) "Court" means the District Court of Maryland.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2 SENATE BILL 555		
1	(D) "EMPLOYEE" MEANS:		
2	(1) AN INDIVIDUAL WHO IS EMPLOYED BY AN EMPLOYER; OR		
$\frac{3}{4}$	(2) A VOLUNTEER OR AN INDEPENDENT CONTRACTOR WHO PERFORMS SERVICES FOR AN EMPLOYER AT THE EMPLOYER'S WORKPLACE.		
$5 \\ 6$	(E) (1) "EMPLOYER" MEANS A PERSON ENGAGED IN A BUSINESS, AN INDUSTRY, A PROFESSION, A TRADE, OR ANY OTHER ENTERPRISE IN THE STATE.		
7 8	(2) "Employer" includes a person that acts directly or indirectly in the interest of another employer with an employee.		
9 10	[(d)] (F) "Final peace order" means a peace order issued by a judge under § 3–1505 of this subtitle.		
$\begin{array}{c} 11 \\ 12 \end{array}$	[(e)] (G) "Interim peace order" means an order that a commissioner issues under this subtitle pending a hearing by a judge on a petition.		
$\begin{array}{c} 13\\14 \end{array}$	[(f)] (H) "Petitioner" means an individual who files a petition under § 3–1503 of this subtitle.		
$\begin{array}{c} 15\\ 16\end{array}$	[(g)] (I) "Residence" includes the yard, grounds, outbuildings, and common areas surrounding the residence.		
$17 \\ 18 \\ 19$	[(h)] (J) "Respondent" means an individual alleged in a petition to have committed an act specified in § $3-1503(a)$ of this subtitle against a petitioner OR A PETITIONER'S EMPLOYEE .		
$\begin{array}{c} 20\\ 21 \end{array}$	[(i)] (K) "Temporary peace order" means a peace order issued by a judge under § 3–1504 of this subtitle.		
22	3–1502.		
$\begin{array}{c} 23\\ 24 \end{array}$	(a) By proceeding under this subtitle, a petitioner is not limited to or precluded from pursuing any other legal remedy.		
25	(b) This subtitle does not apply to:		
$\frac{26}{27}$	(1) A petitioner OR A PETITIONER'S EMPLOYEE who is a person eligible for relief, as defined in § 4–501 of the Family Law Article; or		
28 29	(2) A respondent who is a child at the time of the alleged commission of an act specified in § 3–1503(a) of this subtitle.		

1 3-1503.

 $\mathbf{2}$ A petitioner may seek relief under this subtitle by filing with the court, (a)(1)3 or with a commissioner under the circumstances specified in § 3–1503.1(a) of this subtitle, 4 a petition that alleges the commission of any of the following acts against the petitioner, OR ANY OF THE FOLLOWING ACTS AGAINST THE PETITIONER'S EMPLOYEE AT THE $\mathbf{5}$ 6 EMPLOYEE'S WORKPLACE, by the respondent, if the act occurred within 30 days before the filing of the petition: 7 8 (i) An act that causes serious bodily harm; 9 (ii) An act that places the petitioner OR THE PETITIONER'S 10 **EMPLOYEE** in fear of imminent serious bodily harm; 11 (iii) Assault in any degree; 12(iv) Rape or sexual offense under §§ 3–303 through 3–308 of the 13Criminal Law Article or attempted rape or sexual offense in any degree; 14(v) False imprisonment; 15(vi) Harassment under § 3–803 of the Criminal Law Article; 16 (vii) Stalking under § 3–802 of the Criminal Law Article; Trespass under Title 6, Subtitle 4 of the Criminal Law Article; 17(viii) 18 (ix) Malicious destruction of property under § 6–301 of the Criminal 19 Law Article; 20(x) Misuse of telephone facilities and equipment under § 3–804 of 21the Criminal Law Article; 22(xi) Misuse of electronic communication or interactive computer 23service under § 3–805 of the Criminal Law Article; 24Revenge porn under § 3–809 of the Criminal Law Article; or (xii) 25(xiii) Visual surveillance under \S 3–901, \S 3–902, or \S 3–903 of the 26Criminal Law Article. 27(2)A petition may be filed under this subtitle if: 28The act described in paragraph (1) of this subsection is alleged to (i) 29have occurred in the State; or

1 (ii) The petitioner **OR THE PETITIONER'S EMPLOYEE** is a resident 2 of the State, regardless of whether the act described in paragraph (1) of this subsection is 3 alleged to have occurred in the State.

4 (b) (1) The petition shall:

5 (i) Be under oath and provide notice to the petitioner that an 6 individual who knowingly provides false information in the petition is guilty of a 7 misdemeanor and on conviction is subject to the penalties specified in subsection (d) of this 8 section;

9 (ii) Subject to the provisions of subsection (c) of this section, contain 10 the address of the petitioner **OR THE PETITIONER'S EMPLOYEE**; and

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- (iii) Include all information known to the petitioner of:

12 1. The nature and extent of the act specified in subsection (a) 13 of this section for which the relief is being sought, including information known to the 14 petitioner concerning previous harm or injury resulting from an act specified in subsection 15 (a) of this section by the respondent;

- 162.Each previous and pending action between the parties in17any court; and
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3. The whereabouts of the respondent.

19 (c) If, in a proceeding under this subtitle, a petitioner OR A PETITIONER'S 20 EMPLOYEE alleges, and the commissioner or judge finds, that the disclosure of the address 21 of the petitioner OR THE PETITIONER'S EMPLOYEE would risk further harm to the 22 petitioner OR THE PETITIONER'S EMPLOYEE, that address may be stricken from the 23 petition and omitted from all other documents filed with the commissioner or filed with, or 24 transferred to, a court.

(d) An individual who knowingly provides false information in a petition filed
under this section is guilty of a misdemeanor and on conviction is subject to a fine not
exceeding \$1,000 or imprisonment not exceeding 90 days or both.

(E) AN EMPLOYER SHALL BE IMMUNE FROM ANY CIVIL LIABILITY THAT MAY RESULT FROM THE FAILURE OF THE EMPLOYER TO FILE A PETITION ON BEHALF OF AN EMPLOYEE UNDER THE PROVISIONS OF THIS SUBTITLE.

31 3-1503.1.

32 (a) A petition under this subtitle may be filed with a commissioner when the 33 Office of the District Court Clerk is not open for business.

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1 If a petition is filed with a commissioner and the commissioner finds that there (b) $\mathbf{2}$ are reasonable grounds to believe that the respondent has committed, and is likely to 3 commit in the future, an act specified in § 3–1503(a) of this subtitle against the petitioner **OR THE PETITIONER'S EMPLOYEE**, the commissioner may issue an interim peace order 4 to protect the petitioner OR THE PETITIONER'S EMPLOYEE. $\mathbf{5}$ 6 An interim peace order: (c)7 (1)Shall contain only the relief that is minimally necessary to protect the petitioner OR THE PETITIONER'S EMPLOYEE; and 8 9 (2)May order the respondent to: 10 Refrain from committing or threatening to commit an act (i) specified in § 3–1503(a) of this subtitle against the petitioner OR THE PETITIONER'S 11 12**EMPLOYEE**; 13(ii) Refrain from contacting, attempting to contact, or harassing the petitioner OR THE PETITIONER'S EMPLOYEE; 1415Refrain from entering the residence of the petitioner OR THE (iii) 16**PETITIONER'S EMPLOYEE**; and 17Remain away from the place of employment, school, or temporary (iv) 18residence of the petitioner OR THE PETITIONER'S EMPLOYEE. 19 (d) (1)(i) An interim peace order shall state the date, time, and location 20for the temporary peace order hearing and a tentative date, time, and location for a final 21peace order hearing. 22(ii) Except as provided in subsection (g) of this section, or unless the court continues the hearing for good cause, a temporary peace order hearing shall be held 2324on the first or second day on which a District Court judge is sitting after issuance of the 25interim peace order. 26(2)An interim peace order shall include in at least 10–point bold type: 27(i) Notice to the respondent that: 28The respondent must give the court written notice of each 1. 29change of address; 2.30 If the respondent fails to appear at the temporary peace 31order hearing or any later hearing, the respondent may be served with any other orders or 32notices in the case by first-class mail at the respondent's last known address;

1 3. The date, time, and location of the final peace order 2 hearing is tentative only, and subject to change; and

3 4. If the respondent does not attend the temporary peace
4 order hearing, the respondent may call the Office of the Clerk of the District Court at the
5 number provided in the order to find out the actual date, time, and location of any final
6 peace order hearing;

7 (ii) A statement of all possible forms and duration of relief that a 8 temporary peace order or final peace order may contain;

9 (iii) Notice to the petitioner, **PETITIONER'S EMPLOYEE**, and 10 respondent that, at the hearing, a judge may issue a temporary peace order that grants any 11 or all of the relief requested in the petition or may deny the petition, whether or not the 12 respondent is in court;

13 (iv) A warning to the respondent that violation of an interim peace 14 order is a crime and that a law enforcement officer shall arrest the respondent, with or 15 without a warrant, and take the respondent into custody if the officer has probable cause 16 to believe that the respondent has violated any provision of the interim peace order; and

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(v) The phone number of the Office of the District Court Clerk.

18 (e) Whenever a commissioner issues an interim peace order, the commissioner 19 shall:

20 (1) Immediately forward a copy of the petition and interim peace order to 21 the appropriate law enforcement agency for service on the respondent; and

22 (2) Before the hearing scheduled in the interim peace order, transfer the 23 case file and the return of service, if any, to the Office of the District Court Clerk.

24 (f) A law enforcement officer shall:

25 (1) Immediately on receipt of a petition and interim peace order, serve 26 them on the respondent named in the order; and

27 (2) Immediately after service, make a return of service to the 28 commissioner's office or, if the Office of the District Court Clerk is open for business, to the 29 clerk.

30 (g) (1) Except as otherwise provided in this subsection, an interim peace order 31 shall be effective until the earlier of:

32 (i) The temporary peace order hearing under § 3–1504 of this 33 subtitle; or

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1 (ii) The end of the second business day the Office of the Clerk of the 2 District Court is open following the issuance of an interim peace order.

3 (2) If the court is closed on the day on which the interim peace order is due 4 to expire, the interim peace order shall be effective until the next day on which the court is 5 open, at which time the court shall hold a temporary peace order hearing.

6 (h) A decision of a commissioner to grant or deny relief under this section is not 7 binding on, and does not affect any power granted to or duty imposed on, a judge of a circuit 8 court or the District Court under any law, including any power to grant or deny a petition 9 for a temporary peace order or final peace order.

10 (i) An individual who knowingly provides false information in a petition filed 11 under this section is guilty of a misdemeanor and on conviction is subject to a fine not 12 exceeding \$1,000 or imprisonment not exceeding 90 days or both.

13 3-1504.

14 (a) (1) If after a hearing on a petition, whether ex parte or otherwise, a judge 15 finds that there are reasonable grounds to believe that the respondent has committed, and 16 is likely to commit in the future, an act specified in § 3–1503(a) of this subtitle against the 17 petitioner OR THE PETITIONER'S EMPLOYEE, the judge may issue a temporary peace 18 order to protect the petitioner OR THE PETITIONER'S EMPLOYEE.

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(2) The temporary peace order may include any or all of the following relief:

(i) Order the respondent to refrain from committing or threatening
 to commit an act specified in § 3–1503(a) of this subtitle against the petitioner OR THE
 PETITIONER'S EMPLOYEE;

(ii) Order the respondent to refrain from contacting, attempting to
 contact, or harassing the petitioner OR THE PETITIONER'S EMPLOYEE;

(iii) Order the respondent to refrain from entering the residence of
the petitioner OR THE PETITIONER'S EMPLOYEE; and

(iv) Order the respondent to remain away from the place of
employment, school, or temporary residence of the petitioner OR THE PETITIONER'S
EMPLOYEE.

30 (3) If the judge issues an order under this section, the order shall contain
 31 only the relief that is minimally necessary to protect the petitioner OR THE PETITIONER'S
 32 EMPLOYEE.

33 (b) (1) Except as provided in paragraph (2) of this subsection, a law 34 enforcement officer immediately shall serve the temporary peace order on the respondent.

1 (2) A respondent who has been served with an interim peace order under § 2 3–1503.1 of this subtitle shall be served with the temporary peace order in open court or, if 3 the respondent is not present at the temporary peace order hearing, by first-class mail at 4 the respondent's last known address.

5 (c) (1) Except as otherwise provided in this subsection, the temporary peace 6 order shall be effective for not more than 7 days after service of the order.

7 (2) The judge may extend the temporary peace order as needed, but not to 8 exceed 30 days, to effectuate service of the order where necessary to provide protection or 9 for other good cause.

10 (3) If the court is closed on the day on which the temporary peace order is 11 due to expire, the temporary peace order shall be effective until the second day on which 12 the court is open, by which time the court shall hold a final peace order hearing.

13 (d) The judge may proceed with a final peace order hearing instead of a temporary 14 peace order hearing if:

- 15 (1) (i) The respondent appears at the hearing;
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(ii) The respondent has been served with an interim peace order; or

17 (iii) The court otherwise has personal jurisdiction over the 18 respondent; and

19 (2) The petitioner **OR THE PETITIONER'S EMPLOYEE** and the respondent 20 expressly consent to waive the temporary peace order hearing.

 $21 \quad 3-1505.$

(a) A respondent shall have an opportunity to be heard on the question of whetherthe judge should issue a final peace order.

24 (b) (1) (i) The temporary peace order shall state the date and time of the 25 final peace order hearing.

(ii) Except as provided in § 3–1504(c) of this subtitle, or unless
continued for good cause, the final peace order hearing shall be held no later than 7 days
after the temporary peace order is served on the respondent.

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(2) The temporary peace order shall include notice to the respondent:

(i) In at least 10-point bold type, that if the respondent fails to
appear at the final peace order hearing, the respondent may be served by first-class mail
at the respondent's last known address with the final peace order and all other notices

1	concerning the final peace order;		
$\frac{2}{3}$	(ii) Specifying all the possible forms of relief under subsection (d) of this section that the final peace order may contain;		
4 5	(iii) That the final peace order shall be effective for the period stated in the order, not to exceed 6 months; and		
$6\\7$	(iv) In at least 10-point bold type, that the respondent must notify the court in writing of any change of address.		
	(c) (1) If the respondent appears for the final peace order hearing, has been served with an interim peace order or a temporary peace order, or the court otherwise has personal jurisdiction over the respondent, the judge:		
11	(i) May proceed with the final peace order hearing; and		
$12 \\ 13 \\ 14 \\ 15 \\ 16$	(ii) If the judge finds by a 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 petitioner OR THE PETITIONER'S EMPLOYEE , or if the respondent consents to the entry of a peace order, the court may issue a final peace order to protect the petitioner OR THE PETITIONER'S EMPLOYEE .		
17 18	(2) A final peace order may be issued only to an individual who has filed a petition under § 3–1503 of this subtitle.		
19 20 21 22	(3) In cases where both parties file a petition under § $3-1503$ of this subtitle, the judge may issue mutual peace orders if the judge finds by a preponderance of the evidence that each party has committed, and is likely to commit in the future, an act specified in § $3-1503$ (a) of this subtitle against the other party.		
23	(d) (1) The final peace order may include any or all of the following relief:		
24 25 26	(i) Order the respondent to refrain from committing or threatening to commit an act specified in § 3–1503(a) of this subtitle against the petitioner OR TH PETITIONER'S EMPLOYEE ;		
27 28	(ii) Order the respondent to refrain from contacting, attempting to contact, or harassing the petitioner OR THE PETITIONER'S EMPLOYEE ;		
29 30	(iii) Order the respondent to refrain from entering the residence of the petitioner OR THE PETITIONER'S EMPLOYEE ;		
$31 \\ 32 \\ 33$	(iv) Order the respondent to remain away from the place of employment, school, or temporary residence of the petitioner OR THE PETITIONER'S EMPLOYEE;		

1 (v) Direct the respondent [or], petitioner, OR PETITIONER'S 2 EMPLOYEE to participate in professionally supervised counseling or, if the parties are 3 amenable, mediation; and

4 (vi) Order either party to pay filing fees and costs of a proceeding 5 under this subtitle.

6 (2) If the judge issues an order under this section, the order shall contain 7 only the relief that is minimally necessary to protect the petitioner **OR THE PETITIONER'S** 8 **EMPLOYEE**.

9 (e) (1) A copy of the final peace order shall be served on the petitioner, **THE** 10 **PETITIONER'S EMPLOYEE**, the respondent, the appropriate law enforcement agency, and 11 any other person the court determines is appropriate, in open court or, if the person is not 12 present at the final peace order hearing, by first-class mail to the person's last known 13 address.

14 (2) (i) A copy of the final peace order served on the respondent in 15 accordance with paragraph (1) of this subsection constitutes actual notice to the respondent 16 of the contents of the final peace order.

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- (ii) Service is complete upon mailing.

18 (f) All relief granted in a final peace order shall be effective for the period stated 19 in the order, not to exceed 6 months.

 $20 \quad 3-1506.$

21 (a) (1) A peace order may be modified or rescinded during the term of the peace 22 order after:

(i) Giving notice to the petitioner, THE PETITIONER'S EMPLOYEE,
and the respondent; and

25 (ii) A hearing.

26 (2) For good cause shown, a judge may extend the term of the peace order 27 for 6 months beyond the period specified in § 3–1505(f) of this subtitle, after:

(i) Giving notice to the petitioner, THE PETITIONER'S EMPLOYEE,
and the respondent; and

- 30 (ii) A hearing.
- 31 (3) (i) If, during the term of a final peace order, a petitioner files a

motion to extend the term of the order under paragraph (2) of this subsection, the court
shall hold a hearing on the motion within 30 days after the motion is filed.

3 (ii) If the hearing on the motion is scheduled after the original 4 expiration date of the final peace order, the court shall extend the order and keep the terms 5 of the order in full force and effect until the hearing on the motion.

6 (b) (1) If a District Court judge grants or denies relief under a petition filed 7 under this subtitle, a respondent or a petitioner may appeal to the circuit court for the 8 county where the District Court is located.

9 (2) An appeal taken under this subsection to the circuit court shall be heard 10 de novo in the circuit court.

11 (3) (i) If an appeal is filed under this subsection, the District Court 12 judgment shall remain in effect until superseded by a judgment of the circuit court.

13 (ii) Unless the circuit court orders otherwise, modification or 14 enforcement of the District Court order shall be by the District Court.

15 3–1510.

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

- 17 (2) (i) "Court record" means an official record of a court about a 18 proceeding that the clerk of a court or other court personnel keeps.
- 19 (ii) "Court record" includes:

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

22 2. Any electronic information about a proceeding on the Web 23 site maintained by the Maryland Judiciary.

24 (3) "Shield" means to remove information from public inspection in 25 accordance with this section.

26 (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 theproceeding from the public Web site.

3 (5) "Victim services provider" means a nonprofit or governmental 4 organization that has been authorized by the Governor's Office of Crime Control and 5 Prevention to have online access to records of shielded peace orders in order to assist 6 victims of abuse.

7 (b) (1) Subject to subsection (c) of this section, if a petition filed under this 8 subtitle was denied or dismissed at the interim, temporary, or final peace order stage of a 9 proceeding under this subtitle, the petitioner, THE PETITIONER'S EMPLOYEE, or the 10 respondent may file a written request to shield all court records relating to the proceeding 11 in accordance with subsection (d) of this section.

12 (2) Subject to subsection (c) of this section, if the respondent consented to 13 the entry of a peace order under this subtitle, the petitioner, **THE PETITIONER'S** 14 **EMPLOYEE**, or the respondent may file a written request to shield all court records relating 15 to the proceeding in accordance with subsection (e) of this section.

16 (c) A request for shielding under this section may not be filed within 3 years after 17 the denial or dismissal of the petition or the consent to the entry of the peace order unless 18 the requesting party files with the request a general waiver and release of all the party's 19 tort claims related to the proceeding under this subtitle.

(d) (1) 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 other party or the other
 party's counsel of record.

25 (3) Except as provided in paragraphs (4) and (5) of this subsection, after 26 the hearing, the court shall order the shielding of all court records relating to the proceeding 27 if the court finds:

- (i) That the petition was denied or dismissed at the interim,
 temporary, or final peace order stage of the proceeding;
- (ii) That a final peace order or protective order has not been
 previously issued against the respondent in a proceeding between the petitioner OR THE
 PETITIONER'S EMPLOYEE and the respondent;

(iii) That the respondent has not been found guilty of a crime arising
 from an act described in § 3–1503(a) of this subtitle against the petitioner OR THE
 PETITIONER'S EMPLOYEE; and

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

2 1. An interim or temporary peace order or protective order 3 issued against the respondent in a proceeding between the petitioner **OR THE** 4 **PETITIONER'S EMPLOYEE** and the respondent; or

5 2. A criminal charge against the respondent arising from an
6 alleged act described in § 3–1503(a) of this subtitle against the petitioner OR THE
7 PETITIONER'S EMPLOYEE.

8 (4) (i) On its own motion or on the objection of the other party, the court 9 may, for good cause, deny the shielding.

10 (ii) In determining whether there is good cause under subparagraph 11 (i) of this paragraph, the court shall balance the privacy of the petitioner, THE 12 PETITIONER'S EMPLOYEE, or the respondent and potential danger of adverse 13 consequences to the petitioner, THE PETITIONER'S EMPLOYEE, or the respondent against 14 the potential risk of future harm and danger to the petitioner OR THE PETITIONER'S 15 EMPLOYEE and the community.

16 (5) Information about the proceeding may not be removed from the 17 Domestic Violence Central Repository.

18 (e) (1) (i) If the respondent consented to the entry of a peace order under 19 this subtitle, the petitioner, **THE PETITIONER'S EMPLOYEE**, or the respondent may file a 20 written request for shielding at any time after the peace order expires.

(ii) On the filing of a request for shielding under this paragraph, thecourt shall schedule a hearing on the request.

(iii) The court shall give notice of the hearing to the other party orthe other party's counsel of record.

(iv) Except as provided in subparagraph (vi) of this paragraph and
subject to subparagraph (v) of this paragraph, after the hearing, the court 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 OR THE PETITIONER'S EMPLOYEE consents to the shielding;

302.That the respondent did not violate the peace order during31its term;

32 3. That a final peace order or protective order has not been
 33 previously issued against the respondent in a proceeding between the petitioner OR THE
 34 PETITIONER'S EMPLOYEE and the respondent;

1 4. That the respondent has not been found guilty of a crime $\mathbf{2}$ arising from an act described in § 3–1503(a) of this subtitle against the petitioner **OR THE PETITIONER'S EMPLOYEE:** and 3 That none of the following are pending at the time of the 4 5. $\mathbf{5}$ hearing: 6 An interim or temporary peace order or protective order А. 7 issued against the respondent; or 8 Β. A criminal charge against the respondent arising from an alleged act described in § 3–1503(a) of this subtitle. 9 10 (v) In determining whether court records should be shielded under 11 this paragraph, the court shall balance the privacy of the petitioner, THE PETITIONER'S 12EMPLOYEE, or the respondent and potential danger of adverse consequences to the petitioner, THE PETITIONER'S EMPLOYEE, or the respondent against the potential risk of 13future harm and danger to the petitioner OR THE PETITIONER'S EMPLOYEE and the 1415community. 16 (vi) Information about the proceeding may not be removed from the 17Domestic Violence Central Repository. 18 (2)If the respondent consented to the entry of a peace order under (i) this subtitle but the petitioner OR THE PETITIONER'S EMPLOYEE did not consent to 19 20shielding at the hearing under paragraph (1) of this subsection, the respondent may refile 21a written request for shielding after 1 year from the date of the hearing under paragraph 22(1) of this subsection. 23On the filing of a request for shielding under this paragraph, the (ii) 24court shall schedule a hearing on the request. 25The court shall give notice of the hearing to the other party or (iii) 26the other party's counsel of record. 27Except as provided in subparagraph (vi) of this paragraph and (iv) 28subject to subparagraph (v) of this paragraph, after the hearing, the court may order the 29shielding of all court records relating to the proceeding if the court finds: 30 1. That the petitioner OR THE PETITIONER'S A. 31 **EMPLOYEE** consents to the shielding; or 32That the petitioner OR THE PETITIONER'S EMPLOYEE В. 33 does not consent to the shielding, but that it is unlikely that the respondent will commit an 34act specified in § 3-1503(a) of this subtitle against the petitioner OR THE PETITIONER'S

1	EMPLOYEE in the future;		
$\frac{2}{3}$	2 its term;	That the respondent did not violate the peace order during	
4 5 6	3 previously issued against t PETITIONER'S EMPLOYEE	he respondent in a proceeding between the petitioner OR THE	
7 8 9	4 arising from an act describe PETITIONER'S EMPLOYEE	ed in § 3–1503(a) of this subtitle against the petitioner OR THE	
$\begin{array}{c} 10\\ 11 \end{array}$	5 hearing:	That none of the following are pending at the time of the	
$\frac{12}{13}$	A issued against the responde		
$\begin{array}{c} 14 \\ 15 \end{array}$	B alleged act described in § 3-		
16 17 18 19 20 21	(v) In determining whether court records should be shielded under this paragraph, the court shall balance the privacy of the petitioner, THE PETITIONER'S EMPLOYEE , or the respondent and potential danger of adverse consequences to the petitioner, THE PETITIONER'S EMPLOYEE , or the respondent against the potential risk of future harm and danger to the petitioner OR THE PETITIONER'S EMPLOYEE and the community.		
$\frac{22}{23}$		nformation about the proceeding may not be removed from the Repository.	
$\begin{array}{c} 24 \\ 25 \end{array}$	(f) (1) This see shielded record for a legitin	tion does not preclude the following persons from accessing a nate reason:	
26	(i) A	law enforcement officer;	
$\frac{27}{28}$		n attorney who represents or has represented the petitioner, DYEE , or the respondent in a proceeding;	
29	(iii) A	State's Attorney;	
30	(iv) A	n employee of a local department of social services; or	
31	(v) A	victim services provider.	

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

3 (ii) If the court finds that the person has a legitimate reason for 4 access, the court may grant the person access to the shielded record under the terms and 5 conditions that the court determines.

6 (iii) In ruling on a motion under this paragraph, the court shall 7 balance the person's need for access to the record with the petitioner's, **THE PETITIONER'S** 8 **EMPLOYEE'S**, or the respondent's right to privacy and the potential harm of unwarranted 9 adverse consequences to the petitioner, **THE PETITIONER'S EMPLOYEE**, or the respondent 10 that the disclosure may create.

11 (g) Within 60 days after entry of an order for shielding under this section, each 12 custodian of court records that are subject to the order of shielding shall advise in writing 13 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.

17 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 18 October 1, 2019.