- (d) If the [household member named as an abuser in the temporary ex parte order] ALLEGED ABUSER appears for the protective order hearing and if the court finds by clear and convincing evidence that the alleged abuse has occurred, the court may grant a protective order to stop the abuse.
  - (e) The protective order [may: ] SHALL
- [(1)] order the alleged abuser to refrain from abusing household members[;] AND MAY:
- [(2)] (1) EXCEPT IN A CASE OF ALLEGED CHILD ABUSE, order the alleged abuser to vacate the family home immediately and grant temporary possession of the family home to the petitioner for not more than 15 days;
- (2) IN A CASE OF ALLEGED CHILD ABUSE, ORDER THE ALLEGED ABUSER TO VACATE THE FAMILY HOME IMMEDIATELY AND GRANT TEMPORARY POSSESSION OF THE FAMILY HOME TO AN ADULT HOUSEHOLD MEMBER FOR NOT MORE THAN 60 25 DAYS;
- (3) award temporary custody of a minor household member;
- (4) direct any or all of the household members to participate in a professionally supervised counseling program; -1-and-1-
- (5)--DIRECT-ANY-OR-ALL-HOUSEHOLD-MEMBERS--TO--PROHIBIT THE-ALLEGED-ABUSER-FROM-ENTERING-THE-FAMILY-HOME;-AND
  - $-\{-(5)-\}-(6)-$  order any other relief as necessary.

4-507.

An order issued under § 4-505 or § 4-506 of this subtitle shall state that violation of the order may result in:

- (1) a finding of contempt;
- (2) criminal prosecution; and
- (3) imprisonment or fine or both.

4-508.

- (a) A copy of any order issued under this subtitle shall be served on:
  - (1) each party to the proceeding; [and]
  - (2) the appropriate law enforcement agency; AND
  - (3) ANY HOUSEHOLD MEMBER TO WHOM THE ORDER APPLIES.