HOUSE BILL 171

D3, D4 5lr0309 CF SB 150 By: Delegates Afzali and Valentino-Smith Introduced and read first time: January 29, 2015 Assigned to: Judiciary Committee Report: Favorable with amendments House action: Adopted Read second time: March 3, 2015 CHAPTER AN ACT concerning Courts - Child Abuse and Neglect - Waiver of Reunification Efforts (Anavah's Law) FOR the purpose of altering the circumstances under which a local department of social services may ask the court in a child in need of assistance proceeding to find that reasonable reunification efforts are not required efforts to reunify the child with the child's parent or guardian are not required; defining a certain term; making a stylistic change; and generally relating to child abuse and neglect. BY repealing and reenacting, without amendments, Article - Courts and Judicial Proceedings Section 3-801(a) and (b) Annotated Code of Maryland (2013 Replacement Volume and 2014 Supplement) BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 3-812 Annotated Code of Maryland (2013 Replacement Volume and 2014 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**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1	3-801.							
2	(a)	In th	is sub t	citle the following words have the meanings indicated.				
3	(b)	"Abuse" means:						
4		(1)	Sexu	al abuse of a child, whether a physical injury is sustained or not;				
5	01'							
6 7	that the chi	(2) ild's he		ical or mental injury of a child under circumstances that indicate welfare is harmed or is at substantial risk of being harmed by:				
8 9	care or cust	ody or	(i) respoi	A parent or other individual who has permanent or temporary asibility for supervision of the child; or				
10			(ii)	A household or family member.				
11	3-812.							
12 13	(a)	(1)		is section the following words have the meanings indicated, unless ndicates otherwise.				
10	tile collecti	or the						
14		(2)	"Crir	me of violence":				
15 16	Ol'		(i)	Has the meaning stated in § 14–101 of the Criminal Law Article;				
17			(ii)	As to a crime committed in another state, means a crime that, if				
18 19	committed:		State,	would be a crime of violence as defined in § 14–101 of the Criminal				
20		(3)		ture" means to cause intense pain to body or mind for purposes of				
21	punisnmen	t or ex	tractio	n of information or for sadistic purposes.				
22	(b)			n under this subtitle, a local department may ask the court to find				
23 24				to reunify a child with the child's parent or guardian are not artment concludes that a parent or guardian has:				
25	-	[(1)		ected the child to:				
26			(i)	Chronic abuse;				
27			(ii)	Chronic and life-threatening neglect;				
28			(iii)	Sexual abuse; or				

1	(iv) Torture;]
2	(1) (I) LEFT THE CHILD WITHOUT ANY PROVISION FOR SUPPORT
3	AND WITHOUT ANY PERSON WHO HAS ACCEPTED LEGAL RESPONSIBILITY FOR THE
4	CARE, CUSTODY, AND CONTROL OF THE CHILD, WHEN THE WHEREABOUTS OF THE
5	PARENT OR GUARDIAN ARE UNKNOWN AND REASONABLE EFFORTS TO LOCATE THE
6	PARENT OR GUARDIAN HAVE BEEN UNSUCCESSFUL;
7	(II) INFLICTED OR KNOWINGLY ALLOWED ANOTHER PERSON TO
8	INFLICT SEXUAL ABUSE, SEVERE PHYSICAL ABUSE, LIFE-THREATENING NEGLECT,
9	OR TORTURE ON THE CHILD;
10	(HI) ENGAGED IN A PATTERN OF ABUSE OF THE CHILD, A
11	SIBLING OF THE CHILD, OR ANOTHER CHILD RESIDING IN THE HOUSEHOLD;
12	(IV) ALLOWED THE CHILD TO REMAIN IN A SITUATION IN WHICH
13	THE CHILD, A SIBLING OF THE CHILD, OR ANOTHER CHILD IN THE HOUSEHOLD
14	SUFFERED UNEXPLAINED SERIOUS PHYSICAL INJURY, DEATH, OR NEAR DEATH
15	UNDER CIRCUMSTANCES THAT INDICATE THAT THE INJURY, DEATH, OR NEAR
16	DEATH RESULTED FROM THE INTENTIONAL OR RECKLESS CONDUCT OF, OR
17	WILLFUL NEGLECT BY, AN INDIVIDUAL RESIDING IN THE HOUSEHOLD; OR
18	(V) KNOWINGLY FAILED TO TAKE APPROPRIATE STEPS TO
19	PROTECT THE CHILD AFTER AN INDIVIDUAL RESIDING IN THE HOUSEHOLD
20	INFLICTED SEXUAL ABUSE, SEVERE PHYSICAL ABUSE, LIFE-THREATENING
21	NEGLECT, OR TORTURE ON THE CHILD OR ANOTHER CHILD RESIDING IN THE
22	HOUSEHOLD;
23	(2) Been convicted, in any state or any court of the United States, of:
24	(i) A crime of violence against:
25	1. A minor offspring of the parent or guardian;
26	2. The child; or
27	3. Another parent or guardian of the child; or
28 29	(ii) Aiding or abetting, conspiring, or soliciting to commit a crime described in item (i) of this item; or
30	(3) Involuntarily lost parental rights of a sibling of a child.

$\frac{1}{2}$	(a) (1) the context of thei		is section the following words have the meanings indicated, unless ndicates otherwise.
3 4 5 6		AND V	ANDON" MEANS TO LEAVE A CHILD WITHOUT ANY PROVISION WITHOUT ANY PERSON WHO HAS ACCEPTED LONG-TERM AINTAIN CARE AND HAVE CUSTODY AND CONTROL OF THE
7 8	UNKNOWN; AND	<u>(I)</u>	THE WHEREABOUTS OF THE PARENT OR GUARDIAN ARE
9 10 11	-		THE LOCAL DEPARTMENT HAS MADE REASONABLE THE PARENT OR GUARDIAN OVER A PERIOD OF AT LEAST 6 N UNSUCCESSFUL.
2	<u>(3)</u>	<u>"Crin</u>	ne of violence":
13 14	<u>or</u>	<u>(i)</u>	Has the meaning stated in § 14–101 of the Criminal Law Article;
5 16 17	committed in this Law Article.	<u>(ii)</u> State, [,]	As to a crime committed in another state, means a crime that, if would be a crime of violence as defined in § 14–101 of the Criminal
18	[(3)] purposes of punish		"Torture" means to cause intense pain to body or mind for or extraction of information or for sadistic purposes.
20 21 22	that reasonable e	fforts	n under this subtitle, a local department may ask the court to find to reunify a child with the child's parent or guardian are not rement concludes that a parent or guardian [has]:
23	<u>[(1)</u>	<u>Subje</u>	ected the child to:
24		<u>(i)</u>	Chronic abuse;
25		<u>(ii)</u>	Chronic and life-threatening neglect;
26		<u>(iii)</u>	Sexual abuse; or
27		<u>(iv)</u>	Torture;]
28 29	(1) AGGRAVATED CI		SUBJECTED THE CHILD TO ANY OF THE FOLLOWING STANCES:

$\frac{1}{2}$	FACILITATED:	<u>(I)</u>	THE	PARENT	OR	GUARDIAI	N HAS	ENGAGED	IN	OR
3 4	CHILD, A SIBLING	G OF T	<u>1.</u> HE CHI					AL ABUSE OUSEHOLD;		THE
5 6	CHILD, A SIBLING	G OF T	<u>2.</u> не сні					NG NEGLEC' OUSEHOLD;		<u>THE</u>
7 8	3. SEXUAL ABUSE OF THE CHILD, A SIBLING OF THE CHILD, OR ANOTHER CHILD IN THE HOUSEHOLD; OR							THE		
9 10	OR ANOTHER CH	ILD IN	4. THE H			THE CHILD	, A SIBI	LING OF TH	Е СН	ILD,
11 12 13 14	APPROPRIATE ST INFLICTED SEX NEGLECT, OR TO	UAL .	O PROZ ABUSE	TECT THE (CHILI PH	D AFTER A I	PERSON BUSE,	LIFE-THRE	JSEH ATEN	IOLD NING
15 16 17 18 19	(III) THE CHILD, A SIBLING OF THE CHILD, OR ANOTHER CHILD IN THE HOUSEHOLD HAS SUFFERED SEVERE PHYSICAL ABUSE OR DEATH RESULTING FROM ABUSE BY THE PARENT OR GUARDIAN OR ANOTHER ADULT IN THE HOUSEHOLD AND ALL PERSONS WHO COULD HAVE INFLICTED THE ABUSE OF CAUSED THE DEATH REMAIN IN THE HOUSEHOLD; OR							EATH THE		
20		<u>(IV)</u>	THE 1	PARENT O	R GUA	ARDIAN HAS	S ABANI	OONED THE	<u>CHII</u>	<u>.D;</u>
$\begin{array}{c} 21 \\ 22 \end{array}$	(<u>2)</u> States, of:	[Beer	n] HAS	BEEN con	victed	l, in any sta	ite or an	y court of th	<u>1e U1</u>	<u>nited</u>
23		<u>(i)</u>	A crin	ne of violen	ce aga	ainst:				
24			<u>1.</u>	A minor of	fsprin	ng of the par	ent or g	uardian;		
25			<u>2.</u>	The child;	or					
26			<u>3.</u>	Another pa	<u>arent</u>	or guardian	of the c	hild; or		
27 28	described in item	(<u>ii)</u> (i) of th			ng, co	onspiring, o	solicitii	ng to commi	<u>t a c</u>	rime
29 30	(3) of [a] THE child.	<u>[Invo</u>	<u>luntari</u>	ly] HAS IN	VOLU	JNTARILY l	ost parei	ntal rights of	<u>f a sil</u>	<u>bling</u>

1 2 3 4	(c) If the local department determines after the initial petition is filed that any of the circumstances specified in subsection (b) of this section exists, the local department may immediately request the court to find that reasonable efforts to reunify the child with the child's parent or guardian are not required.
5 6 7 8	(d) If the court finds by clear and convincing evidence that any of the circumstances specified in subsection (b) of this section exists, the court shall waive the requirement that reasonable efforts be made to reunify the child with the child's parent or guardian.
9 10	(e) If the court finds that reasonable efforts are not required, the local department shall:
11 12	(1) Request that a permanency planning hearing be held in accordance with \S 3–823 of this subtitle within 30 days after the court makes the finding; and
13 14 15	(2) Make reasonable efforts to place the child in a timely manner in accordance with the permanency plan and complete the steps necessary to finalize the permanent placement of the child.
16 17	(f) If a parent consents to guardianship or adoption in accordance with \S 5–320 or \S 5–338 of the Family Law Article, loss of parental rights shall be considered voluntary.
18 19	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.