By: Delegates Moon, Anderson, Atterbeary, Bromwell, Carter, Conaway, Gutierrez, Hettleman, Jalisi, Lierman, Luedtke, Morales, Sanchez, Smith, and P. Young

Introduced and read first time: February 4, 2016 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: April 2, 2016

CHAPTER _____

1 AN ACT concerning

D4

Guardianship and Child in Need of Assistance Proceedings – Jurisdiction and Authority of Juvenile Court

4 FOR the purpose of authorizing the juvenile court to direct the provision of certain services $\mathbf{5}$ or the taking of certain actions with respect to a certain child's education, health, and welfare to a certain child during a certain disposition hearing; requiring the 6 7 juvenile court to direct the provision of certain services or the taking of certain 8 actions with respect to a certain child's education, health, and welfare to a certain 9 child during a certain permanency planning hearing or guardianship hearing; 10 providing that, if the juvenile court enters an order directing the provision of certain services to a certain child, the juvenile court shall retain retains jurisdiction over the 11 12 child for a certain time period and for a certain purpose, notwithstanding certain 13 provisions of law; providing that a certain order shall remain effective for a certain period of time; and generally relating to the jurisdiction and authority of the juvenile 1415court.

- 16 BY repealing and reenacting, without amendments,
- 17 Article Courts and Judicial Proceedings
- 18 Section 3–801(a) and (l)
- 19 Annotated Code of Maryland
- 20 (2013 Replacement Volume and 2015 Supplement)
- 21 BY repealing and reenacting, with amendments,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



1	Article – Courts and Judicial Proceedings
2	Section 3–804, 3–819(c), and 3–823(h)
3	Annotated Code of Maryland
4	(2013 Replacement Volume and 2015 Supplement)
5	BY adding to
6	Article – Courts and Judicial Proceedings
$\overline{7}$	Section 3–819(m) and 3–823(k)
8	Annotated Code of Maryland
9	(2013 Replacement Volume and 2015 Supplement)
10	BY repealing and reenacting, with amendments,
10 11	BY repealing and reenacting, with amendments, Article – Family Law
11	Article – Family Law
$\frac{11}{12}$	Article – Family Law Section 5–324(b) and 5–328
11 12 13	Article – Family Law Section 5–324(b) and 5–328 Annotated Code of Maryland
11 12 13 14	Article – Family Law Section 5–324(b) and 5–328 Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement)

- 18 Annotated Code of Maryland
- 19 (2012 Replacement Volume and 2015 Supplement)
- 20

Preamble

WHEREAS, § 5–324(b)(1)(ii)7B of the Family Law Article provides that, for children placed under an order of guardianship by the juvenile court following the termination of parental rights, the juvenile court shall direct the provision of certain services or the taking of certain actions as to the child's education, health, and welfare, including, for a child with a disability, services to obtain ongoing care, if any, needed after the guardianship case ends; and

WHEREAS, In the recent case of In re Adoption/Guardianship of Dustin R., No. 24, September Term, 2015, the Maryland Court of Appeals affirmed that these provisions empower the juvenile court to order a State agency to provide services needed to obtain ongoing care for a child under an order of guardianship after the child reaches age 21 and the guardianship ends and that these provisions do not violate the separation of powers doctrine enshrined in Article 8 of the Maryland Declaration of Rights; and

33 WHEREAS, The Court of Appeals further held that the juvenile court has inherent 34 parens patriae powers to order these services for the protection of the child; and

WHEREAS, The Court of Appeals further held that these services should act as a bridge for a child with a disability to provide continuity as the child transitions to the adult guardianship system; and

 $\mathbf{2}$

$1 \\ 2 \\ 3 \\ 4$	WHEREAS, The Court of Appeals further stated that, if a State agency challenges the necessity of these services, the juvenile court has the authority to enforce an order directing the provision of these services until the child's adult guardian files a request for a judicial or administrative hearing on the challenge; and						
5 6 7	WHEREAS, Children in foster care face significant challenges when they age out of the child welfare system and transition to adulthood, including a lack of access to necessary services, resources, and support; and						
8 9 10 11	WHEREAS, Children who are under the CINA jurisdiction of the juvenile court or who are under the guardianship jurisdiction of the juvenile court but who do not have a disability are not eligible for the protection provided by § 5–324(b)(1)(ii)7B of the Family Law Article, yet would benefit from that protection; now, therefore,						
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
14	Article – Courts and Judicial Proceedings						
15	3–801.						
16	(a) In this subtitle the following words have the meanings indicated.						
17 18	(l) "Developmental disability" means a severe chronic disability of an individual that:						
19 20	(1) Is attributable to a physical or mental impairment, other than the sole diagnosis of mental illness, or to a combination of mental and physical impairments;						
21	(2) Is likely to continue indefinitely;						
$\begin{array}{c} 22\\ 23 \end{array}$	(3) Results in an inability to live independently without external support or continuing and regular assistance; and						
24 25 26	(4) Reflects the need for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services that are individually planned and coordinated for the individual.						
27	3-804.						
28 29 30	(a) (1) Except as provided in paragraph (2) of this subsection, the court has jurisdiction under this subtitle only if the alleged CINA or child in a voluntary placement is under the age of 18 years when the petition is filed.						
31	(2) The court has jurisdiction under this subtitle over a former CINA:						

1 (i) Whose commitment to the local department was rescinded after 2 the individual reached the age of 18 years but before the individual reached the age of 20 3 years and 6 months; and

4 (ii) Who did not exit foster care due to reunification, adoption, 5 guardianship, marriage, or military duty.

6 (b) If the court obtains jurisdiction over a child, that jurisdiction continues in that 7 case until the child reaches the age of 21 years, unless the court terminates the case.

8 (c) After the court terminates jurisdiction, a custody order issued by the court in 9 a CINA case:

10 (1) Remains in effect; and

11 (2) May be revised or superseded only by another court of competent 12 jurisdiction.

(D) NOTWITHSTANDING SUBSECTION (B) OF THIS SECTION, IF THE COURT
 ENTERS AN ORDER DIRECTING THE PROVISION OF SERVICES TO A CHILD UNDER §
 3-819(C)(3) OR § 3-823(H)(2)(VII) OF THIS SUBTITLE, THE COURT SHALL RETAIN
 RETAINS JURISDICTION OVER THE CHILD:

17 (1) FOR AS LONG AS THE ORDER IS EFFECTIVE; AND

18 (2) FOR THE LIMITED PURPOSE OF RULING TO RULE ON ANY MOTION 19 RELATED TO THE ENFORCEMENT, MODIFICATION, OR TERMINATION OF THE ORDER, 20 FOR AS LONG AS THE ORDER IS EFFECTIVE.

21 3-819.

22 (c) In addition to any action under subsection (b)(1)(iii) of this section, the court 23 may:

(1) (i) Place a child under the protective supervision of the local
 department on terms the court considers appropriate;

(ii) Grant limited guardianship to the department or an individual
or both for specific purposes including medical and educational purposes or for other
appropriate services if a parent is unavailable, unwilling, or unable to consent to services
that are in the best interest of the child; or

(iii) Order the child and the child's parent, guardian, or custodian to
 participate in rehabilitative services that are in the best interest of the child and family;
 [and]

1 (2) Determine custody, visitation, support, or paternity of a child in 2 accordance with § 3-803(b) of this subtitle; AND

3 (3) DIRECT THE PROVISION OF ANY OTHER SERVICE OR TAKING OF
ANY OTHER ACTION WITH RESPECT TO THE CHILD'S EDUCATION, HEALTH, AND
WELFARE, INCLUDING FOR A CHILD WITH A DEVELOPMENTAL DISABILITY, DIRECT
THE PROVISION OF SERVICES TO OBTAIN ONGOING CARE, IF ANY, NEEDED AFTER
THE COURT'S JURISDICTION ENDS.

8 (M) AN ORDER DIRECTING THE PROVISION OF SERVICES TO A CHILD UNDER 9 SUBSECTION (C)(3) OF THIS SECTION IS EFFECTIVE <u>UNTIL</u>:

10

(1) FOR A CHILD WITH A DEVELOPMENTAL DISABILITY, UNTIL:

11(1)(1)THECHILDISTRANSITIONEDTOADULT12GUARDIANSHIP CAREIF ADULTGUARDIANSHIP ISNECESSARYANDTHERE ISNO13LESSRESTRICTIVEALTERNATIVETHATMEETSTHENEDSOFTHECHILD; AND

14(1)(1)THE DEPARTMENT OR A LOCAL DEPARTMENT15THE DEPARTMENT OF HEALTH AND MENTAL HYGIENEENTERS INTO AN16AGREEMENT TO PROVIDE OR OBTAIN THE SERVICES ORDERED BY THE COURT; OR

172. (Ⅱ) IF THE DEPARTMENT OR A LOCAL DEPARTMENT THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE CHALLENGES THE NECESSITY OF 1819 THE SERVICES **ORDERED** BY THE COURT, THE CONCLUSION OF ANY 20ADMINISTRATIVE OR JUDICIAL REVIEW PROCEEDING REGARDING THE CHALLENGE 21AND

22 (2) FOR ANY OTHER CHILD, FOR A PERIOD NOT EXCEEDING 6 MONTHS 23 AFTER THE COURT'S JURISDICTION ENDS.

24 3-823.

(h) (1) (i) Except as provided in subparagraphs (ii) and (iii) of this
paragraph, the court shall conduct a hearing to review the permanency plan at least every
6 months until commitment is rescinded or a voluntary placement is terminated.

(ii) The court shall conduct a review hearing every 12 months after
the court determines that the child shall be continued in out-of-home placement with a
specific caregiver who agrees to care for the child on a permanent basis.

(iii) 1. Unless the court finds good cause, a case shall be
 terminated after the court grants custody and guardianship of the child to a relative or
 other individual.

$\frac{1}{2}$	2. If the court finds good cause not to terminate a case, the court shall conduct a review hearing every 12 months until the case is terminated.
$\frac{3}{4}$	3. The court may not conclude a review hearing under subsubparagraph 2 of this subparagraph unless the court has seen the child in person.
5	(2) At the review hearing, the court shall:
6 7	(i) Determine the continuing necessity for and appropriateness of the commitment;
8 9	(ii) Determine and document in its order whether reasonable efforts have been made to finalize the permanency plan that is in effect;
10 11	(iii) Determine the extent of progress that has been made toward alleviating or mitigating the causes necessitating commitment;
$\begin{array}{c} 12\\ 13 \end{array}$	(iv) Project a reasonable date by which a child in placement may be returned home, placed in a preadoptive home, or placed under a legal guardianship;
$\begin{array}{c} 14 \\ 15 \end{array}$	(v) Evaluate the safety of the child and take necessary measures to protect the child; [and]
$\begin{array}{c} 16 \\ 17 \end{array}$	(vi) Change the permanency plan if a change in the permanency plan would be in the child's best interest; AND
18 19 20 21 22	(VII) DIRECT THE PROVISION OF ANY OTHER SERVICE OR TAKING OF ANY OTHER ACTION WITH RESPECT TO THE CHILD'S EDUCATION, HEALTH, AND WELFARE, INCLUDING FOR A CHILD WITH A DEVELOPMENTAL DISABILITY, DIRECT THE PROVISION OF SERVICES TO OBTAIN ONGOING CARE, IF ANY, NEEDED AFTER THE COURT'S JURISDICTION ENDS.
$\begin{array}{c} 23\\ 24 \end{array}$	(3) Every reasonable effort shall be made to effectuate a permanent placement for the child within 24 months after the date of initial placement.
$\frac{25}{26}$	(K) AN ORDER DIRECTING THE PROVISION OF SERVICES TO A CHILD UNDER SUBSECTION (H)(2)(VII) OF THIS SECTION IS EFFECTIVE <u>UNTIL</u> :
27	(1) For a child with a developmental disability, until:
28 29 30	(1) THE CHILD IS TRANSITIONED TO ADULT GUARDIANSHIP CARE IF ADULT GUARDIANSHIP IS NECESSARY AND THERE IS NO LESS RESTRICTIVE ALTERNATIVE THAT MEETS THE NEEDS OF THE CHILD; AND

1	(II) <u>(2)</u>	₽ (I)	THE DEPARTMENT OR A LOCAL DEPARTMENT THE				
2	DEPARTMENT OF HEALTH AND MENTAL HYGIENE ENTERS INTO AN AGREEMENT TO						
3	PROVIDE OR OBTAIN THE	E SER	RVICES ORDERED BY THE COURT; OR				
		_ /					
4	$\frac{2}{2}$		IF THE DEPARTMENT OR A LOCAL DEPARTMENT <u>THE</u>				
$5 \\ 6$			ND MENTAL HYGIENE CHALLENGES THE NECESSITY OF				
	THE SERVICES ORDE		·				
7		JICIA	AL REVIEW PROCEEDING REGARDING THE CHALLENGE;				
8	AND						
9			THER CHILD, FOR A PERIOD NOT EXCEEDING 6 MONTHS				
10	AFTER THE COURT'S JUR	HSDI	ICTION ENDS.				
11			Article – Family Law				
12	5-324.						
13	(b) (1) In a set	narat	te order accompanying an order granting guardianship of a				
14	child, a juvenile court:	parat	te order accompanying an order granting guardianship or a				
11	onna, a javonno obart.						
15	(i) s	shall	include a directive terminating the child's CINA case;				
16	(ii)	oncic	stent with the child's best interests:				
10	(ii) c	Jonsis	stent with the child's best interests.				
17]	1.	may place the child:				
18	P	A.	subject to paragraph (2) of this subsection, in a specific				
19	type of facility; or						
~ ~		D					
20	1	B.	with a specific individual;				
21	2	2.	may direct provision of services by a local department to:				
22	ŀ	A.	the child; or				
	_						
23	I	В.	the child's caregiver;				
9.4	c	ი	aubient te e level demontre entreteining legel groundien skin				
$\frac{24}{25}$		3. limite	subject to a local department retaining legal guardianship, red authority to make an emergency or ordinary decision as				
$\frac{25}{26}$			nental or physical health, or welfare;				
20	to me onna 5 care, caddan	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ionvar of physical neuron, of mentate,				
27	4	4.	may allow access to a medical or other record of the child;				
28		5.	may allow visitation for the child with a specific				
29	individual;						

1 6. may appoint, or continue the appointment of, a 2 court-appointed special advocate for any purpose set forth under § 3-830 of the Courts 3 Article;

4 7. shall direct the provision of any other service or taking of 5 any other action as to the child's education, health, and welfare, including:

6 A. for a child who is at least 16 years old, services needed to 7 help the child's transition from guardianship to independence; **f**or**f**

8 B. for a child with a disability <u>DEVELOPMENTAL</u> 9 <u>DISABILITY, AS DEFINED IN § 3–801 OF THE COURTS ARTICLE</u>, services to obtain 10 ongoing care, if any, needed after the guardianship case ends; [and] OR

11C.FOR A CHILD WITHOUT A DISABILITY, SERVICES TO12OBTAIN ONGOING CARE, IF ANY, NEEDED FOR UP TO 6 MONTHS AFTER THE13GUARDIANSHIP CASE ENDS; AND

14 8. may co-commit the child to the custody of the Department
of Health and Mental Hygiene and order the Department of Health and Mental Hygiene to
provide a plan for the child of clinically appropriate services in the least restrictive setting,
in accordance with federal and State law;

18 (iii) if entered under § 5–322 of this subtitle, shall state each party's
19 response to the petition;

20 (iv) shall state a specific factual finding on whether reasonable 21 efforts have been made to finalize the child's permanency plan;

22 (v) shall state whether the child's parent has waived the right to 23 notice; and

(vi) shall set a date, no later than 180 days after the date of the order,
for the initial guardianship review hearing under § 5–326 of this subtitle.

26 (2) (i) Except for emergency commitment in accordance with § 10–617 27 of the Health – General Article or as expressly authorized by a juvenile court in accordance 28 with the standards in § 3–819(h) or (i) of the Courts Article, a child may not be committed 29 or otherwise placed for inpatient care or treatment in a psychiatric facility or a facility for 30 the developmentally disabled.

(ii) A juvenile court shall include in a commitment order under this
 paragraph a requirement that the guardian:

331.file a progress report with the juvenile court at least every34180 days; and

1 2. provide a copy of each report to each person entitled to 2 notice of a review hearing under § 5–326 of this subtitle.

3 (iii) Every 180 days during a commitment or placement under this
4 paragraph, a juvenile court shall hold a hearing to determine whether the standards in §
5 3-819(h) or (i) of the Courts Article continue to be met.

6 (D) AN ORDER DIRECTING THE PROVISION OF SERVICES TO A CHILD WITH A
7 DISABILITY DEVELOPMENTAL DISABILITY, AS DEFINED IN § 3–801 OF THE COURTS
8 ARTICLE, UNDER SUBSECTION (B)(H)(2)7B (B)(1)(H)7B OF THIS SECTION IS
9 EFFECTIVE UNTIL:

10(1) THE CHILD IS TRANSITIONED TO ADULT GUARDIANSHIP CARE IF11ADULT GUARDIANSHIP IS NECESSARY AND THERE IS NO LESS RESTRICTIVE12ALTERNATIVE THAT MEETS THE NEEDS OF THE CHILD; AND

- 13(2)(1)THEDEPARTMENTORALOCALDEPARTMENTTHE14DEPARTMENT OF HEALTH AND MENTAL HYGIENEENTERS INTO AN AGREEMENT TO15PROVIDE OR OBTAIN THE SERVICES ORDERED BY THE COURT; OR
- 16 IF THE DEPARTMENT OR A LOCAL DEPARTMENT THE **(II)** DEPARTMENT OF HEALTH AND MENTAL HYGIENE CHALLENGES THE NECESSITY OF 1718 **ORDERED** THE COURT. THE CONCLUSION THE SERVICES BY OF ANY ADMINISTRATIVE OR JUDICIAL REVIEW PROCEEDING REGARDING THE CHALLENGE. 19
- $20 \quad 5-328.$
- 21 (a) If a local department is a child's guardian under this subtitle, a juvenile court:
- 22 (1) retains jurisdiction until:
- 23 (i) the child attains 18 years of age; or
- 24 (ii) the juvenile court finds the child to be eligible for emancipation;
- 25 and

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- (2) may continue jurisdiction until the child attains 21 years of age.
- (b) If a juvenile court designates an individual as a child's guardian, the juvenilecourt:
- 29 (1) may retain jurisdiction until the child attains 18 years of age; or

30 (2) on finding further review unnecessary to maintain the child's health 31 and welfare, may terminate the case before the child attains 18 years of age.

	10	HOUSE BILL 683
1	(c)	An order for adoption of a child terminates the child's guardianship case.
2	(d)	On termination of a guardianship case, a juvenile court shall close the case.
3	(E)	NOTWITHSTANDING SUBSECTIONS (A) AND (B) OF THIS SECTION, IF THE
4	COURT EN	TERS AN ORDER DIRECTING THE PROVISION OF SERVICES TO A CHILD
5	UNDER 🖇	5-324(b)(1)(2)7B § 5-324(b)(1)(11)7B OR C OF THIS SUBTITLE, THE
6	•	ALL RETAINS JURISDICTION OVER THE CHILD:
7		(1) FOR AS LONG AS THE ORDER IS EFFECTIVE; AND
8		(2) FOR THE LIMITED PURPOSE OF RULING TO RULE ON ANY MOTION
9	RELATED 7	TO THE ENFORCEMENT, MODIFICATION, OR TERMINATION OF THE ORDER,
10	FOR AS LO	NG AS THE ORDER IS EFFECTIVE.
11	SEC	FION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

12 October 1, 2016.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.