D4 6lr1957 CF HB 192

By: Chair, Judicial Proceedings Committee (By Request - Maryland Judicial Conference)

Introduced and read first time: January 28, 2016

Assigned to: Judicial Proceedings

A BILL ENTITLED

1	AN ACT concerning
2 3	Juvenile Causes – Permanency Plans – Age Restrictions on Use of Another Planned Permanent Living Arrangement
4 5 6	FOR the purpose of providing that another planned permanent living arrangement may be a child's permanency plan only if the child is at least a certain age; and generally relating to permanency plans for the out—of—home placement of children.
7 8 9 10	BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 3–823(e) Annotated Code of Maryland (2013 Replacement Volume and 2015 Supplement)
12 13 14 15 16	BY repealing and reenacting, with amendments, Article – Family Law Section 5–326(a) and 5–525(f) Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
18	That the Laws of Maryland read as follows:
9	Article - Courts and Judicial Proceedings
20	3–823.
21	(e) (1) At a permanency planning hearing, the court shall:
22 23	(i) Determine the child's permanency plan, which, to the extent

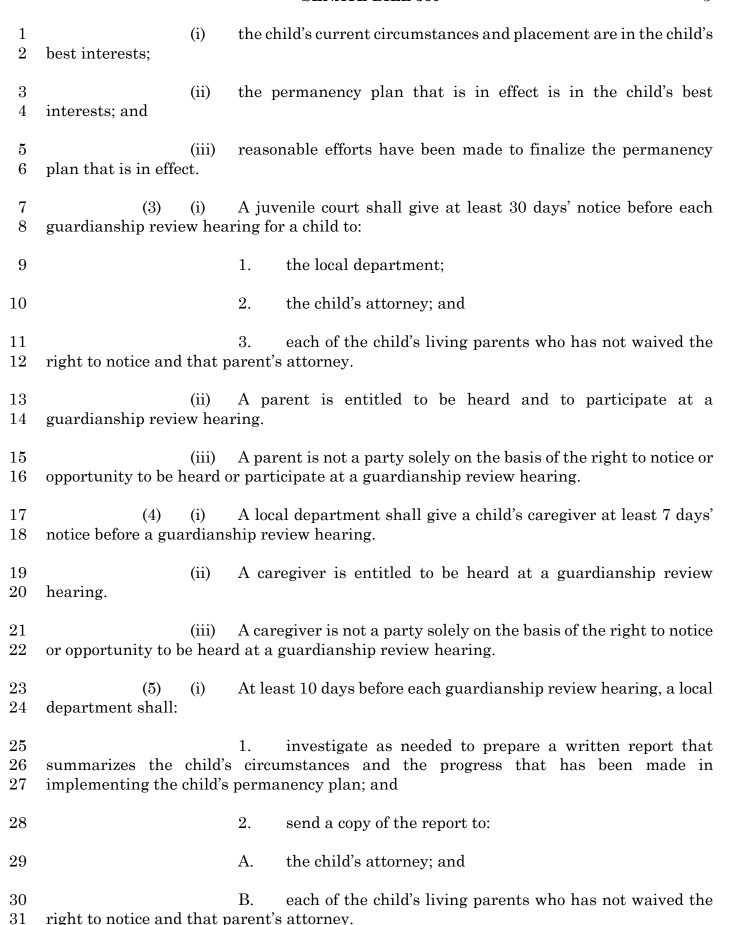
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



SENATE BILL 360

1	1. Reunification with the parent or guardian;
2	2. Placement with a relative for:
3	A. Adoption; or
4	B. Custody and guardianship under § 3–819.2 of this subtitle;
5	3. Adoption by a nonrelative;
6 7	4. Custody and guardianship by a nonrelative under § 3–819.2 of this subtitle; or
8	5. [Another] FOR A CHILD AT LEAST 16 YEARS OLD, ANOTHER planned permanent living arrangement that:
10 11 12	A. Addresses the individualized needs of the child, including the child's educational plan, emotional stability, physical placement, and socialization needs; and
13 14	B. Includes goals that promote the continuity of relations with individuals who will fill a lasting and significant role in the child's life; and
15 16 17	(ii) For a child who has attained the age of 16 years, determine the services needed to assist the child to make the transition from placement to independent living.
18 19	(2) In determining the child's permanency plan, the court shall consider the factors specified in \S 5–525(f)(1) of the Family Law Article.
20	Article – Family Law
21	5–326.
22	(a) (1) A juvenile court shall hold:
23 24	(i) an initial guardianship review hearing as scheduled under § 5–324(b)(1)(vi) of this subtitle to establish a permanency plan for the child; and
25 26	(ii) at least once each year after the initial guardianship review hearing until the juvenile court's jurisdiction terminates, a guardianship review hearing.
27 28	(2) At each guardianship review hearing, a juvenile court shall determine whether:



1 2	parent's last addre	(ii) ess kno	Notice to a parent under this paragraph shall be sent to the own to the juvenile court.
3	(6)	A chi	ld's permanency plan may be, in order of priority:
4		(i)	adoption of the child;
5		(ii)	custody and guardianship of the child by an individual; or
6 7	permanent living	(iii) arrang	FOR A CHILD AT LEAST 16 YEARS OLD, another planned ement that:
8 9 10	the child's educat needs; and	ional _l	1. addresses the individualized needs of the child, including plan, emotional stability, physical placement, and socialization
11 12	with individuals w	ho wil	2. includes goals that promote the continuity of relations lill a lasting and significant role in the child's life.
13 14	(7) within 1 year.	Every	v reasonable effort shall be made to implement a permanency plan
15	(8)	At ea	ch guardianship review hearing for a child, a juvenile court shall:
16		(i)	evaluate the child's safety and act as needed to protect the child;
17 18	review board requ	(ii) ired ur	consider the written report of a local out–of–home placement oder $\S 5-545$ of this title;
19		(iii)	determine the extent of compliance with the permanency plan;
20 21	have been made to	(iv) o finali	make a specific factual finding on whether reasonable efforts ze the child's permanency plan and document the finding;
22 23	permanency plan	(v) if a cha	subject to subsection (b) of this section, change the child's ange would be in the child's best interests;
$24 \\ 25$	finalized;	(vi)	project a reasonable date by which the permanency plan will be
26 27	implement the per	(vii) rmaner	enter any order that the juvenile court finds appropriate to acy plan; and
28 29	child's best interes	. ,	take all other action that the juvenile court considers to be in the luding any order allowed under § 5–324(b)(1)(ii) of this subtitle.

1 A juvenile court may approve a permanency plan other than adoption 2 of a child only if the juvenile court finds that, for a compelling reason, adoption is not in the 3 child's best interests. 4 (10)At a guardianship review hearing held 1 year or more after a juvenile court enters an order for guardianship of a child, the juvenile court may designate 5 6 an individual guardian of the child if: 7 1. the local department certifies the child's successful 8 placement with the individual under the supervision of the local department or its agent for at least 180 days or a shorter period allowed by the juvenile court on recommendation 9 of the local department; 10 2. 11 the local department files a report by a child placement 12 agency, completed in accordance with department regulations, as to the suitability of the individual to be the child's guardian; and 13 14 3. the juvenile court makes a specific finding that: for a compelling reason, adoption is not in the child's best 15 Α. 16 interests; and 17 В. custody and guardianship by the individual is in the 18 child's best interests and is the least restrictive alternative available. 19 Designation of a guardian under this paragraph terminates the 20 local department's legal obligations and responsibilities to the child. 21After designation of a guardian under this paragraph, a juvenile (iii) 22court may order any further review that the juvenile court finds to be in the child's best 23interests. 245-525.25In developing a permanency plan for a child in an out-of-home 26 placement, the local department shall give primary consideration to the best interests of 27 the child, including consideration of both in-State and out-of-state placements. The local 28 department shall consider the following factors in determining the permanency plan that is in the best interests of the child: 29 30 (i) the child's ability to be safe and healthy in the home of the child's 31 parent; 32 (ii) the child's attachment and emotional ties to the child's natural

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parents and siblings:

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of priority:

1 the child's emotional attachment to the child's current caregiver 2 and the caregiver's family; 3 (iv) the length of time the child has resided with the current 4 caregiver; 5 (v) the potential emotional, developmental, and educational harm to the child if moved from the child's current placement; and 6 7 the potential harm to the child by remaining in State custody for 8 an excessive period of time. 9 To the extent consistent with the best interests of the child in an 10 out-of-home placement, the local department shall consider the following permanency plans, in descending order of priority: 11 12 returning the child to the child's parent or guardian, unless the (i) 13 local department is the guardian; 14 placing the child with relatives to whom adoption, custody and guardianship, or care and custody, in descending order of priority, are planned to be 15 16 granted; 17 (iii) adoption in the following descending order of priority: 18 by a current foster parent with whom the child has resided 19 continually for at least the 12 months prior to developing the permanency plan or for a sufficient length of time to have established positive relationships and family ties; or 20212.by another approved adoptive family; or 22 FOR A CHILD AT LEAST 16 YEARS OLD, another planned 23 permanent living arrangement that: 241. addresses the individualized needs of the child, including 25 the child's educational plan, emotional stability, physical placement, and socialization 26 needs; and 27 2.includes goals that promote the continuity of relations with individuals who will fill a lasting and significant role in the child's life. 28 29 Subject to paragraphs (1) and (2) of this subsection and to the extent consistent with the best interests of a child in an out-of-home placement, in determining 30

a permanency plan, the local department shall consider the following in descending order

$\frac{1}{2}$	(i) placement of the child in the local jurisdiction where the chil parent or guardian resides; or	d's
3 4 5	(ii) if the local department finds, based on a compelling reason, the placement of the child as described in item (i) of this paragraph is not in the best interest of the child, placement of the child in another jurisdiction in the State after considering	est
6 7	1. the availability of resources to provide necessary service to the child;	ces
8	2. the accessibility to family treatment, if appropriate; and	d
9	3. the effect on the local school system.	
10	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effective	ect

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October 1, 2016.