Olr0959

By: Delegates Charles, Acevero, Bridges, Crutchfield, Henson, Lehman, Mosby, Pena-Melnyk, Smith, R. Watson, and P. Young

Introduced and read first time: February 6, 2020

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT concerning	

- FOR the purpose of requiring the court, in determining the appropriate allocation of custody or visitation between the parties that is in the best interest of the child, to consider certain factors; authorizing the court to consider certain factors; requiring the court to articulate certain findings of fact on the record; and generally relating to child custody and visitation.
- 8 BY adding to
- 9 Article Family Law
- 10 Section 9–109
- 11 Annotated Code of Maryland
- 12 (2019 Replacement Volume)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 14 That the Laws of Maryland read as follows:

15 Article – Family Law

- 16 **9–109.**
- 17 (A) SUBJECT TO THE PROVISIONS OF §§ 9–101, 9–101.1, AND 9–101.2 OF
- 18 THIS SUBTITLE, IN DECIDING THE APPROPRIATE ALLOCATION OF CUSTODY OR
- 19 VISITATION BETWEEN THE PARTIES THAT IS IN THE BEST INTEREST OF THE CHILD,
- 20 THE COURT SHALL CONSIDER:
- 21 (1) THE ABILITY OF EACH OF THE PARTIES TO MEET THE CHILD'S
- 22 DEVELOPMENTAL NEEDS, INCLUDING:

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1		(I)	ENSURING PHY	YSICAL SAFETY	;		
2 3	SELF-IMAGE;	(II)	SUPPORTING	EMOTIONAL	SECURITY	AND	POSITIVE
4		(III)	PROMOTING IN	NTERPERSONA	L SKILLS; AN	D	
5		(IV)	PROMOTING IN	NTELLECTUAL .	AND COGNIT	IVE GRO	OWTH;
6 7	(2) THE RELATIONSHIP BETWEEN THE CHILD AND THE PARTIES, THE CHILD'S SIBLINGS, AND OTHER RELATIVES;						
8 9	(3) THE ABILITY OF EACH PARTY TO MEET THE DAY-TO-DAY NEEDS OF THE CHILD, INCLUDING:						
10		(I)	EDUCATION;				
11		(II)	SOCIALIZATIO	N;			
12		(III)	CULTURE AND	RELIGION;			
13		(IV)	FOOD;				
14		(V)	SHELTER;				
15		(VI)	CLOTHING; AN	D			
16		(VII)	MENTAL AND I	PHYSICAL HEAI	LTH;		
17	(4)	THE A	ABILITY OF EAC	H PARTY TO:			
18 19	OPPOSED TO THI	(I) E NEED	CONSIDER AN OS OR DESIRES (E NEEDS OI	THE	CHILD, AS
20 21	CONFLICT BETW	(II) EEN TH	PROTECT THE HE PARTIES; AN		HE ADVERSE	EFFEC	CTS OF ANY
22 23 24	THE OTHER PAR	TY, SII		RELATIVES, A	ND OTHER I		
25	(5)	THE	HISTORY OF AN	Y EFFORTS BY	A PARTY TO	INTERI	FERE WITH

THE CHILD'S RELATIONSHIP WITH THE OTHER PARTY;

- 1 (6) ANY EVIDENCE OF EXPOSURE OF THE CHILD TO DOMESTIC 2 VIOLENCE, CHILD ABUSE, OR CHILD NEGLECT; AND
- 3 (7) ANY MILITARY DEPLOYMENT OF A PARTY.
- 4 (B) SUBJECT TO THE PROVISIONS OF §§ 9–101, 9–101.1, AND 9–101.2 OF
- 5 THIS SUBTITLE, IN DECIDING THE APPROPRIATE ALLOCATION OF CUSTODY OR
- 6 VISITATION BETWEEN THE PARTIES THAT IS IN THE BEST INTEREST OF THE CHILD,
- 7 THE COURT MAY CONSIDER:
- 8 (1) THE WILLINGNESS AND ABILITY OF THE PARTIES TO PARTICIPATE
- 9 IN THE RAISING OF THE CHILD;
- 10 (2) THE PROXIMITY OF THE PARTIES' HOMES AS IT RELATES TO THEIR
- 11 ABILITY TO COORDINATE PARENTING TIME, SCHOOL, AND ACTIVITIES;
- 12 (3) THE EXTENT TO WHICH EITHER PARTY HAS INITIATED OR
- 13 ENGAGED IN FRIVOLOUS OR VEXATIOUS LITIGATION, AS DEFINED IN THE
- 14 MARYLAND RULES;
- 15 (4) THE CHILD'S PREFERENCE IF:
- 16 (I) THE CHILD IS OF SUFFICIENT AGE AND CAPACITY TO FORM
- 17 A PREFERENCE; AND
- 18 (II) THE COURT CONSIDERS THE CHILD'S POSSIBLE
- 19 SUSCEPTIBILITY TO MANIPULATION BY A PARTY OR BY OTHERS; AND
- 20 (5) ANY OTHER FACTOR THAT THE COURT CONSIDERS APPROPRIATE
- 21 IN DETERMINING HOW TO BEST SERVE THE PHYSICAL, DEVELOPMENTAL, AND
- 22 EMOTIONAL NEEDS OF THE CHILD.
- 23 (C) THE COURT SHALL ARTICULATE ITS FINDINGS OF FACT ON THE
- 24 RECORD, INCLUDING:
- 25 (1) THE CONSIDERATION OF EACH FACTOR LISTED IN SUBSECTION
- 26 (A) OF THIS SECTION;
- 27 (2) THE CONSIDERATION OF ANY FACTOR LISTED IN SUBSECTION (B)
- 28 OF THIS SECTION;
- 29 (3) THE CONSIDERATION OF ANY OTHER FACTOR THAT THE COURT

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- 1 CONSIDERED; AND
- 2 (4) THE WEIGHT THE COURT GAVE TO EACH FACTOR THAT THE COURT
- 3 CONSIDERED.
- 4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 5 October 1, 2020.