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By: Delegates Flanagan, Cadden, Rosenberg, Branch, Klima, and Hurson

Introduced and read first time: February 23, 1996

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Children in Need of Assistance - Drug-Addicted Babies

3	FOR the purpose of altering the definition of "child in need of assistance" (CINA) to
4	include under certain circumstances certain children born addicted to or dependent
5	on certain controlled dangerous substances or born with a significant presence of
6	certain controlled dangerous substances in the blood; requiring the juvenile court to
7	hear and rule on certain CINA petitions within a certain time period; establishing a
8	rebuttable presumption that it is in the best interest of a child toterminate the
9	natural mother's parental rights under certain circumstances; requiring a court to
10	hear and rule on certain petitions for guardianship within a certaintime period;
11	authorizing a local department of social services to take certain actions under
12	certain circumstances; and generally relating to children in need of assistance.

- 13 BY repealing and reenacting, without amendments,
- 14 Article Courts and Judicial Proceedings
- 15 Section 3-801(a)
- 16 Annotated Code of Maryland
- 17 (1995 Replacement Volume and 1995 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Courts and Judicial Proceedings
- 20 Section 3-801(e)
- 21 Annotated Code of Maryland
- 22 (1995 Replacement Volume and 1995 Supplement)
- 23 BY adding to
- 24 Article Courts and Judicial Proceedings
- 25 Section 3-812(i)
- 26 Annotated Code of Maryland
- 27 (1995 Replacement Volume and 1995 Supplement)
- 28 BY repealing and reenacting, with amendments,
- 29 Article Family Law
- 30 Section 5-313(d), 5-317, and 5-710
- 31 Annotated Code of Maryland

2	(1991 Replacement Volume and 1995 Supplement)
	BY repealing and reenacting, without amendments,
3	Article - Family Law
4	Section 5-313(a) and (c) and 5-704(a)
5	Annotated Code of Maryland
6	(1991 Replacement Volume and 1995 Supplement)
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
9	Article - Courts and Judicial Proceedings
10	3-801.
11 12	(a) In this subtitle, the following words have the meanings indicated, unless the context of their use indicates otherwise.
13 14	(e) "Child in need of assistance" is a child who requires the assistance of the court because:
15 16	(1) [He] (I) THE CHILD is mentally handicapped or is not receiving ordinary and proper care and attention[,]; and
17	[() -] ()
	unwilling to give proper care and attention to the child and [his] THECHILD'S problems
	provided, however, a child shall not be deemed to be in need of assistance for the sole
	reason [he] THAT THE CHILD is being furnished nonmedical remedial care and treatment recognized by State law; OR
22	(2) (I) 1. THE CHILD WAS BORN ADDICTED TO OR DEPENDENT ON
23	COCAINE, THE FORM OF COCAINE KNOWN AS "CRACK", OR HEROIN; OR
24	2. THE CHILD WAS BORN WITH A SIGNIFICANT PRESENCE
25	OF COCAINE, THE FORM OF COCAINE KNOWN AS "CRACK", OR HEROIN IN THE
26	CHILD'S BLOOD AS EVIDENCED BY TOXICOLOGY OR OTHER APPROPRIATE TESTS;
27	AND
28	(II) THE LOCAL DEPARTMENT OF SOCIAL SERVICES, AFTER AN
29	APPROPRIATE INVESTIGATION, OFFERED THE MOTHER ADMISSION INTO A DRUG
30	TREATMENT PROGRAM UNDER § 5-710 OF THE FAMILY LAW ARTICLE WITHIN 90
	DAYS AFTER THE CHILD'S BIRTH AND THE CHILD'S MOTHER DECLINED ADMISSION
	OR FAILED TO FULLY PARTICIPATE IN THE PROGRAM OR ITS EQUIVALENT.
33	3-812.
34	(I) (1) THE COURT SHALL HEAR AND RULE ON A PETITION ALLEGING
35	THAT A CHILD IS IN NEED OF ASSISTANCE AS DEFINED UNDER § 3-801(E)(2) OFTHIS
36	SUBTITLE WITHIN 30 DAYS AFTER THE FILING OF THE PETITION.
37	(2) THE COURT MAY EXTEND THE TIME PERIOD IMPOSED UNDER THIS

38 SUBSECTION TO PROTECT THE DUE PROCESS RIGHTS OF AN INDIVIDUAL.

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Article - Family Law

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5	(a) A court may grant a decree of adoption or a decree of guardianship, without the consent of a natural parent otherwise required by §§ 5-311 and 5-317 of this subtitle, if the court finds by clear and convincing evidence that it is in the best interest of the child to terminate the natural parent's rights as to the child and that:
7	(1) the child is abandoned as provided in subsection (b) of this section;
8 9	(2) in a prior juvenile proceeding, the child has been adjudicated to be a child in need of assistance, a neglected child, an abused child, or a dependent child; or
10	(3) the following set of circumstances exists:
11 12	(i) the child has been continuously out of the custody of the natural parent and in the custody of a child placement agency for at least 1 year;
13 14	(ii) the conditions that led to the separation from the natural parent still exist or similar conditions of a potentially harmful nature stillexist;
	(iii) there is little likelihood that those conditions will be remedied at an early date so that the child can be returned to the natural parent in the immediate future; and
	(iv) a continuation of the relationship between the natural parent and the child would diminish greatly the child's prospects for early integration into a stable and permanent family.
	(c) In determining whether it is in the best interest of the child to terminate a natural parent's rights as to the child in any case, except the case of an abandoned child, the court shall consider:
24 25	(1) the timeliness, nature, and extent of the services offered by the child placement agency to facilitate reunion of the child with the natural parent;
26 27	(2) any social service agreement between the natural parent andthe child

- 29 (3) the child's feelings toward and emotional ties with the child's natural 30 parents, the child's siblings, and any other individuals who may significantly affect the
- 31 child's best interest;

28 under the agreement;

- 32 (4) the child's adjustment to home, school, and community;
- 33 (5) the effort the natural parent has made to adjust the natural parent's
- 34 circumstances, conduct, or conditions to make it in the best interest of the child to be
- 35 returned to the natural parent's home, including:
- 36 (i) the extent to which the natural parent has maintained regular
- 37 contact with the child under a plan to reunite the child with the natural parent, but the

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	court may not give significant weight to any incidental visit, communication, or contribution;
3	(ii) if the natural parent is financially able, the payment of a reasonable part of the child's substitute physical care and maintenance;
5 6	(iii) the maintenance of regular communication by the natural parent with the custodian of the child; and
9 10	(iv) whether additional services would be likely to bring about a lasting parental adjustment so that the child could be returned to the natural parent within an ascertainable time, not exceeding 18 months from the time of placement,but the court may not consider whether the maintenance of the parent-child relationship may serve as an inducement for the natural parent's rehabilitation; and
	(6) all services offered to the natural parent before the placement of the child, whether offered by the agency to which the child is committed orby other agencies or professionals.
17 18	(d) (1) In determining whether it is in the best interest of the child to terminate a natural parent's rights as to the child in a case involving a child who has been adjudicated to be a child in need of assistance, a neglected child, an abused child, or a dependent child, the court shall consider the factors in subsection (c)of this section and whether any of the following continuing or serious conditions or acts exist:
	(i) the natural parent has a disability that renders the natural parent consistently unable to care for the immediate and ongoing physical or psychological needs of the child for long periods of time;
23 24	(ii) the natural parent has committed acts of abuse or neglect toward any child in the family; or
27	(iii) the natural parent has failed repeatedly to give the child adequate food, clothing, shelter, and education or any other care or control necessary for the child's physical, mental, or emotional health, even though the natural parent is physically and financially able.
	(2) THERE IS A REBUTTABLE PRESUMPTION THAT IT IS IN THE BEST INTEREST OF A CHILD TO TERMINATE THE PARENTAL RIGHTS OF A NATURAL MOTHER IF:
32 33	(I) THE CHILD HAS BEEN ADJUDICATED AS A CHILD IN NEED OF ASSISTANCE AS DEFINED UNDER § 3-801 OF THE COURTS ARTICLE; AND
34 35	(II) THE MOTHER HAS BEEN OFFERED ADMISSION INTO A DRUG TREATMENT PROGRAM UNDER § 5-710 OF THIS TITLE AND THE MOTHER:
36 37	1. DID NOT ACCEPT ADMISSION TO THE PROGRAM OR ITS EQUIVALENT WITHIN 45 DAYS AFTER THE OFFER WAS MADE; OR
38 39	2. FAILED TO FULLY PARTICIPATE IN THE PROGRAM OR ITS EQUIVALENT.

	[(2)] (3) If a natural parent does not provide specified medical treatment for a child because the natural parent is legitimately practicing religious beliefs, that reason alone does not make the natural parent a negligent parent.
6 7	[(3)] (4) The court shall consider the evidence under paragraph(1) of this subsection regarding continuing or serious conditions or acts and may waive the child placement agency's obligations under subsection (c) of this section if the court, after appropriate evaluation of efforts made and services rendered, finds by clear and convincing evidence that the waiver of those obligations is in the bestinterest of the child.
9	5-317.
10 11	(a) A petition for a decree of adoption may be preceded by a petition for guardianship of the child.
12 13	(b) Only the executive head of a child placement agency or the attorney for the child on behalf of the child may file a petition for the agency to be granted guardianship.
14 15	(c) Except as provided in §§ 5-313 and 5-313.1 of this subtitle, the court may grant a decree awarding guardianship only:
16	(1) after any investigation and hearing the court considers necessary; and
17	(2) with the consent of each living natural parent of the child.
	(d) (1) [Within] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, WITHIN 180 days after a petition for guardianship or petition for adoption is filed under § 5-313 of this subtitle, the court shall rule on the petition.
23	(2) (I) IF A CHILD HAS BEEN ADJUDICATED TO BE A CHILD IN NEED OF ASSISTANCE AS DEFINED UNDER § 3-801(E)(2) OF THE COURTS ARTICLE, THE COURT SHALL HEAR AND RULE ON A PETITION FOR GUARDIANSHIP OF THE CHILD WITHIN 30 DAYS AFTER THE FILING OF THE PETITION.
25 26	(II) THE COURT MAY EXTEND THE TIME PERIOD IMPOSED UNDER THIS PARAGRAPH TO PROTECT THE DUE PROCESS RIGHTS OF AN INDIVIDUAL.
27 28	(e) In a proceeding for guardianship, consent may be revoked at any time within 30 days after the consent is signed.
29	(f) A decree of guardianship:
30 31	(1) terminates the natural parents' rights, duties, and obligations toward the child;
32 33	(2) subject to § 5-319 of this subtitle, eliminates the need togive notice to the natural parents of the filing of a petition for adoption of the child; and
34 35	(3) eliminates the need for a further consent by the natural parents to an adoption of the child.
36	5-704.
37	(a) Notwithstanding any other provision of law, including any law onprivileged

38 communications, each health practitioner, police officer, or educator or human service

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	worker, acting in a professional capacity, who has reason to believe that a child has been subjected to:
3	(1) (i) abuse, shall notify the local department or the appropriate law enforcement agency; or
5	(ii) neglect, shall notify the local department; and
8	(2) if acting as a staff member of a hospital, public health agency, child care institution, juvenile detention center, school, or similar institution, immediately notify and give all information required by this section to the head of the institution or the designee of the head.
10	5-710.
13	(a) Based on its findings and treatment plan, the local department shall render the appropriate services in the best interests of the child, including, when indicated, petitioning the juvenile court on behalf of the child for appropriate relief, including the added protection to the child that either commitment or custody would provide.
	(B) (1) PROMPTLY AFTER RECEIVING A REPORT FROM A HOSPITAL OR HEALTH PRACTITIONER OF SUSPECTED NEGLECT RELATED TO DRUG ABUSE AND CONDUCTING AN APPROPRIATE INVESTIGATION, THE LOCAL DEPARTMENT MAY:
18 19	(I) FILE A PETITION ALLEGING THAT THE CHILD IS IN NEED OF ASSISTANCE UNDER TITLE 3, SUBTITLE 8 OF THE COURTS ARTICLE; AND
20 21	(II) OFFER THE MOTHER ADMISSION INTO A DRUG TREATMENT PROGRAM.
24 25	(2) THE LOCAL DEPARTMENT MAY INITIATE A JUDICIAL PROCEEDING TO TERMINATE A MOTHER'S PARENTAL RIGHTS, IF THE LOCAL DEPARTMENT OFFERS THE MOTHER ADMISSION INTO A DRUG TREATMENT PROGRAM UNDER THIS SUBSECTION WITHIN 90 DAYS AFTER THE BIRTH OF THE CHILD AND THE MOTHER:
27 28	(I) DOES NOT ACCEPT ADMISSION TO THE PROGRAM OR ITS EQUIVALENT WITHIN 45 DAYS AFTER THE OFFER IS MADE; OR
29 30	(II) FAILS TO FULLY PARTICIPATE IN THE PROGRAM OR ITS EQUIVALENT.
33 34 35	5-706(i) of this subtitle and the State's Attorney's office is not satisfied with the recommendation of the local department, the State's Attorney's office may petition the court, at the time of the report by the representative, to remove the child, if the State's Attorney concludes that the child is in serious physical danger and that an emergency exists.
37	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

38 October 1, 1996.