Unofficial Copy D4 1998 Regular Session 8lr2004 CF HB 35

By: Senator Van Hollen

Introduced and read first time: February 6, 1998

Assigned to: Judicial Proceedings

### A BILL ENTITLED

1 AN ACT co	ncerning
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## 2 Foster Care and Kinship Care - Review by Foster Care Review Boards

- 3 FOR the purpose of requiring a juvenile court to consider a written report of a local
- board of review of foster care at a hearing to review the implementation of a
- 5 permanency plan for a child in an out-of-home placement; requiring each local
- 6 board of review of foster care to review the cases of certain minor children in
- foster care or kinship care at certain times; and generally relating to foster care
- 8 and kinship care.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Courts and Judicial Proceedings
- 11 Section 3-826.1
- 12 Annotated Code of Maryland
- 13 (1995 Replacement Volume and 1997 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Family Law
- 16 Section 5-544 and 5-545
- 17 Annotated Code of Maryland
- 18 (1991 Replacement Volume and 1997 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

## 21 Article - Courts and Judicial Proceedings

- 22 3-826.1.
- 23 (a) No later than 10 months after disposition made in the case of a child
- 24 alleged to be in need of assistance, the court shall hold a hearing to review the
- 25 implementation of a permanency plan for each child committed under § 3-820(c)(1)(ii)
- 26 of this subtitle.

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			ng at any	e written request of any party or on its own motion, the court earlier time to review the implementation of a committed pursuant to § 3-820 of this subtitle.		
4 5	and any issue	(2) The written request for review shall state the reason for the request issues to be raised.				
6	(c)	At the r	the review hearing for a child in placement, the court shall:			
7 8	should be:	(1)	Determi	ne the future status of the child, including whether the child		
9			(i)	Returned to the parent or guardian;		
10 11	granted;		(ii)	Placed with relatives to whom adoption or guardianship is		
12			(iii)	Placed for adoption;		
13			(iv)	Emancipated;		
14 15	in placemen	t on a pe	(v) rmanent o	Because of the child's special needs or circumstances, continued or long-term basis; or		
16 17	in placemen	t for a sp	(vi) ecified po	Because of the child's special needs or circumstances, continued eriod; or		
	needed to as	(2) ssist the c		ild who has attained the age of 16, determine the services ake the transition from placement to independent		
21 22	1 (d) For a child whom the court determines shall be continued in placement 2 under subsection (c)(1)(vi) of this section:					
23		(1)	The cou	rt shall:		
24 25	the commitm	ment;	(i)	Determine the continuing necessity for and appropriateness of		
26			(ii)	Determine the extent of compliance with the permanency plan;		
27 28	alleviating o	or mitigat	(iii) ing the ca	Determine the extent of progress which has been made toward auses necessitating commitment; and		
29 30	returned hor	ne or pla	(iv) ced for a	Project a reasonable date by which a child in placement may be doption or legal guardianship; and		
31 32	every 6 mor	(2) nths until		rt shall conduct a review hearing no less frequently than nent is rescinded.		

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2	placement for the child within 24 months from the date of initial placement.
3	(e) For a child whom the court determines shall be placed for adoption under subsection (c)(1)(iii) of this section:
5 6	(1) The court shall order that the petition for termination of parental rights shall be filed within 30 days; and
7 8	(2) The court shall schedule the termination of parental rights hearing in lieu of the next 6-month review hearing.
9 10	(f) For a child whom the court determines shall be placed in permanent foster care under subsection $(c)(1)(v)$ of this section:
11 12	(1) The court may order permanent foster care or kinship care with a specific caregiver who agrees to care for the child on a permanent basis; and
13	(2) No review hearing need be held unless the court orders otherwise.
	(g) For a child whom the court determines shall be placed in long-term foster care under subsection (c)(1)(v) of this section court reviews shall be conducted no less frequently than every $6$ months.
	(H) AT A REVIEW HEARING UNDER THIS SECTION, THE COURT SHALL CONSIDER ANY WRITTEN REPORT OF A LOCAL BOARD OF REVIEW OF FOSTER CARE REQUIRED UNDER $\S$ 5-545 OF THE FAMILY LAW ARTICLE.
20	Article - Family Law
21	5-544.
22	The goals of each local board are:
	(1) as to minor children who [have resided] RESIDE in foster care OR KINSHIP CARE under the jurisdiction of the local department [for more than 6 months]:
26 27	(i) [to review the cases every 6 months] to determine what efforts have been made to acquire permanent and stable placement for these children; and
30 31	(ii) to encourage and facilitate the return of each of these children to the child's parent or, on determining that return of a child to the child's parent is not in the best interests of the child, to encourage placement of the child with the child's relatives, provided the placement has legal status, or if neither measure is in the best interests of the child, to encourage efforts at adoption of the child;
	(2) to encourage all possible efforts for permanent foster care OR PERMANENT KINSHIP CARE or guardianship for minor children for whom return to a parent or adoption is not feasible; and

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