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2003 Regular Session 31r0808 CF 3lr0807

By: Chairman, Judiciary Committee (By Request - Maryland Judicial **Conference -- Foster Care Court Improvement Project)**

Introduced and read first time: January 29, 2003

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

Permanency for Families and Children Act of 2003

3	FOR the purpose of	revising su	bstantively t	the laws r	elating to tern	nination of
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- 4 parental rights, guardianships with the right to consent to adoptions or
- 5 long-term care short of adoptions, and adoptions; altering the statements of
- 6 findings and purposes; making provisions as to termination of parental rights
- 7 applicable to parents in addition to natural parents; altering provisions relating
- to construction of foreign orders; providing for agreements on postadoption 8
- 9 contact; redefining the responsibility of the Office of Public Defender to provide
- 10 representation in a hearing in connection with termination of parental rights;
- 11 clarifying and altering provisions on dual representation; expanding provisions
 - relating to assessment of costs; imposing certain costs for genetic testing on
- 12
- 13 departments of social services; altering provisions for appeals in certain 14 interlocutory proceedings; restating requirements for petitions and petitioners;
- 15 requiring notice of paternity allegations; altering provisions relating to consent,
- 16 including revocation, waiver of revocation rights, conditional consent, consent
- 17 contents and dissemination; restating and altering provisions relating to notices
- 18 of filings; restating and altering provisions relating to granting petitions for
- 19 guardianships and adoptions; restating and altering time limits; delineating
- 20 voluntary termination of rights and adoption; delineating the effect of certain
- orders; delineating the authority of courts during guardianships; restating 21
- provisions for review hearings, including notice provisions; delineating 22
- 23 termination of jurisdiction and cases; restating provisions relating to records;
- 24 restating provisions relating to intermediaries; restating and altering provisions
- 25 relating to prohibited payments, including enforcement; defining and redefining
- 26 certain terms; recodifying, without substantive change, certain provisions
- 27 relating to construction of deeds, grants, wills, and other written instruments as
 - to adoptees; conforming and correcting cross references; making certain stylistic
- 29 changes; and generally relating to termination of parental rights,
- 30 guardianships, and adoptions.

31 BY renumbering

28

- 32 Article - Courts and Judicial Proceedings
- 33 Section 3-801(n), (o), and (p), respectively

39

HOUSE BILL 183

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1
       to be Section 3-801(o), (p), and (n), respectively
       Annotated Code of Maryland
2
3
       (2002 Replacement Volume)
4 BY repealing
       Article - Family Law
5
6
       Section 5-101; 5-301 through 5-330 and the subtitle "Subtitle 3. Adoption and
7
                Guardianship With the Right to Consent to Adoption"; 5-3A-01 through
8
                5-3A-07 and the subtitle "Subtitle 3A. Access to Birth and Adoption
9
                Records": 5-4A-01(b), 5-4B-01(c), 5-4C-01(b) and (f), 5-501(c) and (l), and
10
                5-701(c)
       Annotated Code of Maryland
11
       (1999 Replacement Volume and 2002 Supplement)
12
13 BY renumbering
14
       Article - Family Law
15
       Section 1-101(b), (c), (d), (e), (f), and (g), 5-4A-01(c) and (d), 5-4B-01(d), (e), and
16
                (f), 5-4C-01(c), (d), (e), (g), (h), and (i), 5-501(d) through (k) and (m)
17
                through (q), and 5-701(e), (f), (o), and (o-1), respectively
18
       to be Section 1-101(c), (e), (f), (g), (h), and (i), 5-4A-01(b) and (c), 5-4B-01(c),
19
                (d), and (e), 5-4C-01(b), (c), (d), (e), (f), and (g), 5-501(c) through (o), and
20
                5-701(d), (e), (f), and (o), respectively
       Annotated Code of Maryland
21
22
       (1999 Replacement Volume and 2002 Supplement)
23 BY repealing and reenacting, with amendments,
24
       Article 27A - Public Defender
25
       Section 4(b)(5) and (d)
26
       Annotated Code of Maryland
27
       (1997 Replacement Volume and 2002 Supplement)
28 BY repealing and reenacting, with amendments,
29
       Article - Courts and Judicial Proceedings
30
       Section 3-801(n)
       Annotated Code of Maryland
31
32
       (2002 Replacement Volume)
       (As enacted by Section 1 of this Act)
33
34 BY repealing and reenacting, with amendments,
       Article - Courts and Judicial Proceedings
35
36
       Section 3-802(a)(5), 3-809, 3-812(b), (c), (d), and (e), 3-813(b), 3-814(b)(2) and
37
                (3), 3-815(a), (b), (c)(1), and (f)(5), 3-816(a), 3-819(b)(2)(ii)2., (c)(1)(i) and
38
                (ii), and (d), 3-820(a), (b), (c), (e), and (f)(1), 3-822(b) and (d), 3-823(d), (g),
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(i)(1) and (2), 3-826(a)(1), 3-827(a)(2)(v), and 5-106(r)

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1
       Annotated Code of Maryland
       (2002 Replacement Volume)
2
3 BY adding to
       Article - Estates and Trusts
4
5
       Section 4-414
       Annotated Code of Maryland
6
7
       (2001 Replacement Volume and 2002 Supplement)
8 BY repealing and reenacting, with amendments,
       Article - Family Law
9
       Section 1-101(g), 5-4C-01(b), 5-501(o)(4), and 5-701(c), (f), and (o)
10
       Annotated Code of Maryland
11
       (1999 Replacement Volume and 2002 Supplement)
12
13
       (As enacted by Section 3 of this Act)
14 BY repealing and reenacting, with amendments,
15
       Article - Family Law
16
       Section 1-201(a)(1) and (5), 5-4C-03(b), 5-4C-06(a)(1)(iv), 5-506(c),
17
                5-508(b)(5), 5-517, 5-552(b)(3), 5-561(c)(1) and (3)(iv), 5-563(b)(3),
18
                5-564(a)(2)(iii), 5-711, 5-712(b)(2) and (e)(3), 5-713, 5-714(a), (b), (c)(1),
19
                (e)(1), and (f)(2), 5-1202(a), 5-1203, 6-101, and 6-103(a) and (c)(1)
       Annotated Code of Maryland
20
       (1999 Replacement Volume and 2002 Supplement)
21
22 BY adding to
       Article - Family Law
23
24
       Section 1-101(b) and (d); 5-101; 5-301 through 5-341 to be under the new
25
                subtitle "Subtitle 3. DSS Guardianship and Adoption"; 5-3A-01 through
                5-3A-23 to be under the new subtitle "Subtitle 3A. Private Agency
26
                Guardianship"; 5-3B-01 through 5-3B-32 to be under the new subtitle
27
28
                "Subtitle 3B. Private Agency or Independent Adoption"
29
       Annotated Code of Maryland
30
       (1999 Replacement Volume and 2002 Supplement)
31 BY repealing and reenacting, with amendments,
       Article - Health - General
32
33
       Section 4-211(c)(1), (d)(3), (e)(2)(iii) and (3)(ii), (f)(1) and (3), (g), (i)(1)(ii), (2)(i),
                and (3) through (5) and 4-217(b)(1)(iv)
34
       Annotated Code of Maryland
35
       (2000 Replacement Volume and 2002 Supplement)
36
37 BY adding to
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Article - Health - General

32 read as follows:

33

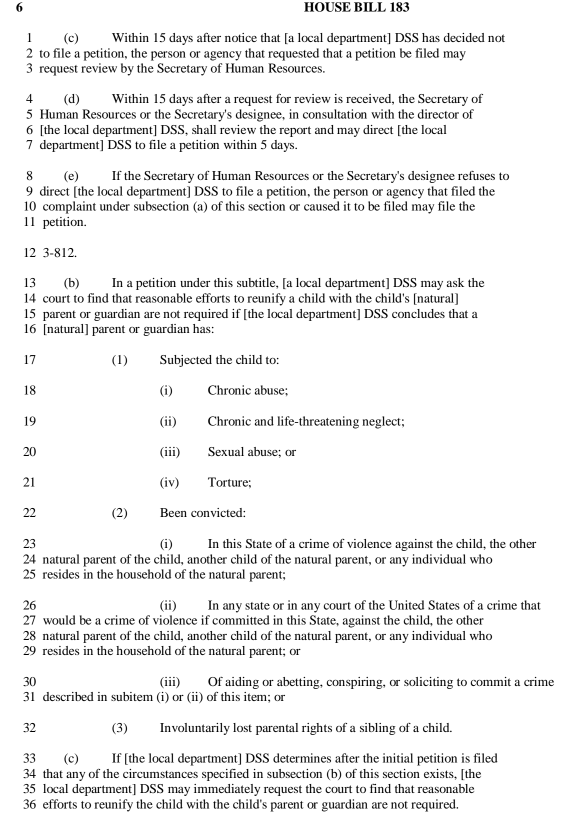
34 4.

1	HOUSE BILL 183
1 2 3	Section 4-302(b-1) Annotated Code of Maryland (2000 Replacement Volume and 2002 Supplement)
4 5 6 7 8	BY repealing and reenacting, with amendments, Article - Insurance Section 12-201(b)(2)(ii) Annotated Code of Maryland (1997 Volume and 2002 Supplement)
9 10 11 12 13	BY repealing and reenacting, with amendments, Article - Insurance Section 15-401(a) Annotated Code of Maryland (2002 Replacement Volume and 2002 Supplement)
16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 3-801(n), (o), and (p), respectively, of Article - Courts and Judicial Proceedings of the Annotated Code of Maryland be renumbered to be Section(s) 3-801(o), (p), and (n), respectively.
20 21 22	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5-101, 5-301 through 5-330 and the subtitle "Subtitle 3. Adoption and Guardianship With the Right to Consent to Adoption"; 5-3A-01 through 5-3A-07 and the subtitle "Subtitle 3A. Access to Birth and Adoption Records"; 5-4A-01(b); 5-4B-01(c); 5-4C-01(b) and (f), 5-501(c) and (l), and 5-701(c) of Article - Family Law of the Annotated Code of Maryland be repealed.
26 27 28 29	SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 1-101(b), (c), (d), (e), (f), and (g), 5-4A-01(c) and (d), 5-4B-01(d), (e), and (f), 5-4C-01(c), (d), (e), (g), (h), and (i), 5-501(d) through (k) and (m) through (q), and 5-701(d), (e), (f), (o), and (o-1), respectively, of Article - Family Law of the Annotated Code of Maryland be renumbered to be Section(s) 1-101(c), (e), (f), (g), (h), and (i), 5-4A-01(b) and (c), 5-4B-01(c), (d), and (e), 5-4C-01(b), (c), (d), (e), (f), and (g), 5-501(c) through (o), and 5-701(c), (d), (e), (f), and (o), respectively.
31	SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland

35 (b) Legal representation shall be provided indigent defendants or parties in 36 the following proceedings:

Article 27A - Public Defender

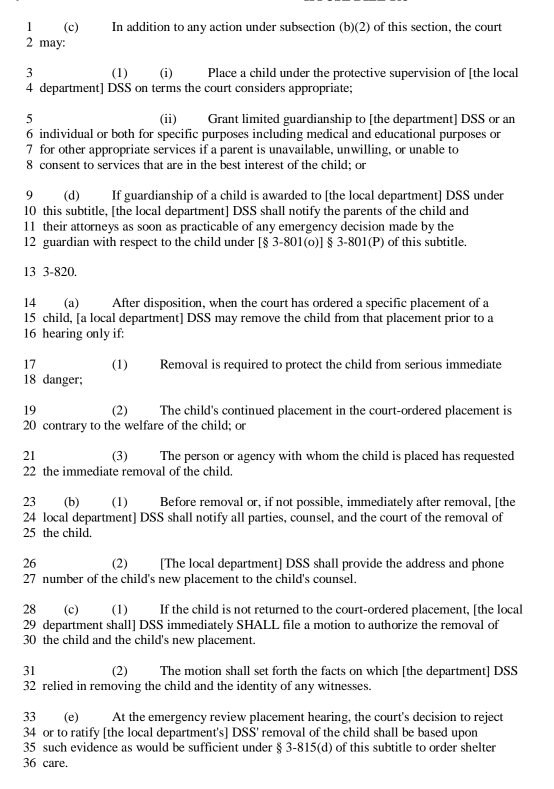
3	(5) [An involuntary] A HEARING IN CONNECTION WITH termination of parental rights [proceeding or a hearing under § 5-319 of the Family Law Article, if the party is entitled to Public Defender representation under § 5-323] AS REQUIRED BY § 5-307(A) of the Family Law Article.
7 8 9 10	(d) Representation by the Office of the Public Defender, or by an attorney appointed by the Office of the Public Defender, shall extend to all stages in the proceedings, including custody, interrogation, preliminary hearing, arraignment, trial, a hearing in [an involuntary] CONNECTION WITH termination of parental rights [proceeding, a hearing under § 5-319] AS REQUIRED BY § 5-307(A) of the Family Law Article, and appeal, if any, and shall continue until the final disposition of the cause, or until the assigned attorney is relieved by the Public Defender or by order of the court in which the cause is pending.
13	Article - Courts and Judicial Proceedings
14	3-801.
15 16	(n) ["Local department"] "DSS" means the local department of social services for the county in which the court is located.
17	3-802.
18	(a) The purposes of this subtitle are:
	(5) Except as otherwise provided by law, to hold [the local department of social services] DSS responsible for providing services to assist the parents with remedying the circumstances that required the court's intervention;
22	3-809.
25 26	(a) On receipt of a complaint from a person or agency having knowledge of facts which may cause a child to be subject to the jurisdiction of the court under this subtitle, [the local department] DSS shall file a petition under this subtitle if it concludes that the court has jurisdiction over the matter and that the filing of a petition is in the best interests of the child.
	(b) Within 5 days after reaching a decision not to file a petition, [the local department] DSS shall inform in writing the following persons of the decision and the reasons for the decision:
31 32	(1) A child over the age of 10 who would have been the subject of the petition, if appropriate;
33 34	(2) The parent, guardian, or custodian of the child who would have been the subject of the petition; and
35	(3) Each person or agency that requested that a petition be filed.



1

(d) If the court finds by clear and convincing evidence that any of the 2 circumstances specified in subsection (b) of this section exists, the court shall waive 3 the requirement that reasonable efforts be made to reunify the child with the child's 4 [natural] parent or guardian. 5 If the court finds that reasonable efforts are not required, [the local (e) 6 department] DSS shall: Request that a permanency planning hearing be held in accordance 7 (1) 8 with § 3-823 of this subtitle within 30 days after the court makes the finding; and 9 Make reasonable efforts to place the child in a timely manner in (2) 10 accordance with the permanency plan and complete the steps necessary to finalize 11 the permanent placement of the child. 12 3-813. 13 Except for [the local department] DSS and the child who is the subject of (b) 14 the petition, a party is not entitled to the assistance of counsel at State expense 15 unless the party is: Indigent; or 16 (1) 17 Otherwise not represented and: (2)18 (i) Under the age of 18 years; or 19 (ii) Incompetent by reason of mental disability. 20 3-814. 21 (b) Whenever a law enforcement officer takes a child into custody under this 22 section, the officer shall: 23 (2) Immediately notify [the local department] DSS; and 24 (3) Keep custody only until [the local department] DSS either takes 25 custody under § 3-815 of this subtitle or authorizes release of the child unless the 26 officer determines that it is safe to return the child to the child's parent, custodian, or 27 guardian. 28 3-815. In accordance with regulations adopted by the Department of Human 29 30 Resources, [a local department] DSS may authorize shelter care for a child who may be in need of assistance and has been taken into custody under this subtitle. 32 (b) [A local department] DSS may place a child in emergency shelter care 33 before a hearing if:

1 2	(1) Placement is required to protect the child from serious immediate danger;
3	(2) There is no parent, guardian, custodian, or other person able to provide supervision; and
5 6	(3) (i) 1. The child's continued placement in the child's home is contrary to the welfare of the child; and
	2. Because of an alleged emergency situation, removal from the home is reasonable under the circumstances to provide for the safety of the child; or
10 11	(ii) 1. Reasonable but unsuccessful efforts have been made to prevent or eliminate the need for removal from the child's home; and
12 13	2. As appropriate, reasonable efforts are being made to return the child to the child's home.
	(c) (1) Whenever a child is not returned to the child's parent, guardian, or custodian, [the local department shall] DSS immediately SHALL file a petition to authorize continued shelter care.
17 18	(f) (5) In addition to any other provision, the regulations shall require [the local department] DSS:
19 20	(i) Within 45 days of placement of a child in a shelter care facility, to develop a plan to assess the child's treatment needs; and
21 22	(ii) To submit the plan to all parties to the petition and their counsel.
23	3-816.
26	(a) After a petition is filed under this subtitle, the court may order [the local department] DSS or another qualified agency to make or arrange for a study concerning the child, the child's family, the child's environment, and other matters relevant to the disposition of the case.
28	3-819.
29	(b) In making a disposition on a petition under this subtitle, the court shall:
30	(2) Find that the child is in need of assistance and:
31	(ii) Commit the child to the custody of:
	2. [A local department] DSS, the Department of Health and Mental Hygiene, or both, on terms that the court considers appropriate, including designation of the type of facility where the child is to be placed.



3	(f) Unless all parties agree to the court's order at the emergency review blacement hearing, the court, at that hearing, shall schedule a regular review hearing within 30 days after the emergency review hearing for a full hearing on the merits of the local department's] DSS' action.			
5	3-822.			
6 7	(b) Each parent of a child who is the subject of a CINA proceeding shall notify he court and [the local department] DSS of all changes in the parent's address.			
10 11	(d) On request of [a local department] DSS, the clerk's office shall disclose to [the local department] DSS all addresses listed by a parent of a CINA within the preceding 9 months, for the purpose of attempting notification of a petition for guardianship with the right to consent to adoption or long-term care short of adoption.			
13	3-823.			
	(d) At least 10 days before the permanency planning hearing, [the local department] DSS shall provide all parties and the court with a copy of [the local department's] DSS' permanency plan for the child.			
17 18	(g) In the case of a child for whom the court determines that the plan should be changed to adoption under subsection (e)(1)(iii) of this section, the court shall:			
	(1) Order [the local department] DSS to file a petition for guardianship in accordance with Title 5, Subtitle 3 of the Family Law Article within 30 days or, if [the local department] DSS does not support the plan, within 60 days; and			
22	(2) Schedule a TPR hearing instead of the next 6-month review hearing.			
25	(i) (1) In this subsection, "preadoptive parent" [means an individual whom a child placement agency, as defined in § 5-301] HAS THE MEANING STATED IN § 5-101 of the Family Law Article[, approves to adopt a child who has been placed in the individual's home for adoption before the final decree of adoption].			
	(2) If practicable, [the local department] DSS shall give at least 7 days' notice before any hearing conducted under this section to the child's foster parent, preadoptive parent, or relative providing care for the child.			
30	3-826.			
33	(a) (1) Unless the court directs otherwise, [a local department] DSS shall provide all parties with a written report at least 10 days before any scheduled disposition, permanency planning, or review hearing under § 3-819 or § 3-823 of this subtitle.			
35	3-827.			
36	(a) (2) This subsection does not prohibit review of a court record by:			

1 Authorized personnel of the Social Services Administration 2 [and local departments] OR DSS in order to conduct a child abuse or neglect 3 investigation or to comply with requirements imposed under Title IV-E of the Social 4 Security Act. 5 5-106. 6 A prosecution for an offense of unlawfully charging or receiving (r) 7 compensation in connection with an adoption under [§ 5-327] § 5-341 OR § 5-3B-32 of 8 the Family Law Article shall be instituted within 3 years after the offense was 9 committed. **Article - Estates and Trusts** 10 11 4-414. ADOPTEES. 12 (A) "INSTRUMENT" DEFINED. 13 IN THIS SECTION, "INSTRUMENT" MEANS A DEED, GRANT, WILL, OR OTHER 14 WRITTEN INSTRUMENT. 15 (B) CONSTRUCTION OF SECTION. THIS SECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL TO PROVIDE FOR 16 17 DISTRIBUTION OF PROPERTY BY WILL. 18 (C) CONSTRUCTION OF INSTRUMENT. 19 UNLESS AN INSTRUMENT EXECUTED ON OR AFTER JUNE 1, 1947, 20 CLEARLY INDICATES OTHERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY 21 EQUIVALENT TERM IN THE INSTRUMENT INCLUDES AN ADOPTED INDIVIDUAL 22 WHETHER THE INSTRUMENT WAS EXECUTED BEFORE OR AFTER A COURT ENTERED 23 AN ORDER FOR ADOPTION. 24 UNLESS AN INSTRUMENT EXECUTED ON OR BEFORE MAY 31, 1947. 25 CLEARLY INDICATES OTHERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY 26 EQUIVALENT TERM IN THE INSTRUMENT INCLUDES AN ADOPTED INDIVIDUAL IF A 27 COURT ENTERED AN INTERLOCUTORY ORDER FOR ADOPTION OR, IF NONE, A FINAL 28 ORDER FOR ADOPTION ON OR AFTER JUNE 1, 1947. 29 COMMITTEE NOTE: This section is derived without substantive change from former FL § 5-308(a) and (d). 30 The word "order" is substituted for the former, more archaic "decree". 31 32 **Article - Family Law** 33 1-101. 34 (B) CINA.

1 "CINA" MEANS A CHILD IN NEED OF ASSISTANCE, AS DEFINED IN § 3-801 OF THE 2 COURTS ARTICLE. 3 COMMITTEE NOTE: This subsection is new and added to allow concise and consistent reference to children in need of assistance without repetition of 4 5 the cross-reference to CJ § 3-801. 6 (D) DSS. 7 "DSS" MEANS A LOCAL DEPARTMENT OF SOCIAL SERVICES. 8 COMMITTEE NOTE: This subsection is new and added to allow concise reference to local departments. 9 10 (g) "State" means, except in Title 10, Subtitle 3 of this article: 11 (1) a state, possession, [or] territory, OR COMMONWEALTH of the 12 United States; OR 13 (2) the District of Columbia[; or 14 the Commonwealth of Puerto Rico]. (3) 15 COMMITTEE NOTE: This subsection is derived from former FL § 1-101(e) and revised to conform to the definition of "state" in other revised articles of the 16 17 Code. See, e.g., CS § 1-101(n), PUC § 1-101(v), and IN § 1-101(kk). 18 1-201. 19 (a) An equity court has jurisdiction over: 20 adoption of a child, except for a child who is under the jurisdiction of (1) 21 any juvenile court and who previously has been adjudicated to be a [child in need of 22 assistance] CINA; 23 (5)custody or guardianship of a child except for a child who is under the 24 jurisdiction of any juvenile court and who previously has been adjudicated to be a 25 [child in need of assistance] CINA; 26 5-101. DEFINITIONS. 27 (A) IN GENERAL. IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. 28 29 COMMITTEE NOTE: This subsection is derived from the introductory phrase 30 of former FL § 5-101. 31 (B) CHILD PLACEMENT AGENCY. 32 "CHILD PLACEMENT AGENCY" MEANS:

- 1 (1) A DSS; OR
- 2 (2) A PRIVATE CHILD PLACEMENT AGENCY, AS DEFINED IN § 5-3B-01 OF
- 3 THIS TITLE.
- 4 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(c) and
- 5 revised to apply to all of FL Title 5. Accordingly, former FL §§ 5-4B-01(c)
- and 5-501(c), which cross referenced the former FL § 5-301(e) definition,
- 7 are deleted.
- 8 In item (1) of this subsection, the newly defined term "DSS" is substituted
- 9 for the former reference to a "local department of social services", for
- 10 brevity and consistency.
- In item (2) of this subsection, a cross-reference to the definition of "private
- child placement agency" is substituted for the substance of the definition,
- to ensure that the interrelated provisions remain substantively parallel in
- the event of future amendment.
- 15 Defined term: "DSS" § 1-101
- 16 (C) DEPARTMENT.
- 17 "DEPARTMENT" MEANS THE DEPARTMENT OF HUMAN RESOURCES.
- 18 COMMITTEE NOTE: This subsection is derived from former FL § 5-101,
- 19 except the introductory phrase.
- 20 (D) ORDER.
- 21 "ORDER" INCLUDES A DECREE OR JUDGMENT OF A COURT OF COMPETENT
- 22 JURISDICTION.
- 23 COMMITTEE NOTE: This subsection is new and added to allow concise
- 24 reference to decisions of courts, whether denoted as a decree, judgment, or
- order, and deletion of the more archaic term "decree".
- 26 Defined terms: "Includes" § 1-101
- 27 "Including" § 1-101
- 28 (E) PREADOPTIVE PARENT.
- 29 "PREADOPTIVE PARENT" MEANS AN ADULT OR FAMILY WITH WHOM A CHILD
- 30 PLACEMENT AGENCY PLACES AN INDIVIDUAL TO LIVE, WITH THE INTENT THAT THE
- 31 ADULT OR FAMILY ADOPT THE INDIVIDUAL.
- 32 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to adults or families approved by an agency to adopt an
- individual and incorporates the substance of current CJ § 3-823(i)(1) and
- 35 former FL § 5-301(i).

- 1 Defined term: "Child placement agency" § 5-101
- 2 (F) TPR.
- 3 "TPR" MEANS TERMINATION OF PARENTAL RIGHTS.
- 4 COMMITTEE NOTE: This subsection is new and added to allow concise
- 5 reference to termination of parental rights in conformity to practice.
- 6 SUBTITLE 3. DSS GUARDIANSHIP AND ADOPTION.
- 7 PART I. GENERAL PROVISIONS.
- 8 5-301. DEFINITIONS.
- 9 (A) IN GENERAL.
- 10 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 11 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a).
- Only a stylistic change is made.
- 13 (B) ADMINISTRATION.
- 14 "ADMINISTRATION" MEANS THE SOCIAL SERVICES ADMINISTRATION OF THE
- 15 DEPARTMENT.
- 16 COMMITTEE NOTE: This subsection is new and added to allow concise
- 17 reference to the Social Services Administration.
- 18 Defined term: "Department" § 5-101
- 19 (C) ADOPTEE.
- 20 "ADOPTEE" MEANS AN INDIVIDUAL WHO IS ADOPTED UNDER THIS SUBTITLE.
- 21 COMMITTEE NOTE: This subsection is new and added to allow concise and
- 22 consistent reference to an individual adopted under this subtitle, whether
- an adult or child at the time of reference, and, when modified by
- 24 "prospective", to an individual awaiting adoption under this subtitle.
- 25 (D) ADOPTIVE PARENT.
- 26 "ADOPTIVE PARENT" MEANS AN INDIVIDUAL WHO COMPLETES ADOPTION OF
- 27 ANOTHER INDIVIDUAL.
- 28 COMMITTEE NOTE: This subsection is new and added to allow concise
- 29 reference to individuals who have adopted another individual, whether
- 30 under this subtitle or other law.

- 1 (E) CAREGIVER.
- 2 "CAREGIVER" MEANS AN ADULT WITH WHOM AN INDIVIDUAL RESIDES AND
- 3 WHO EXERCISES RESPONSIBILITY FOR THE WELFARE OF THE INDIVIDUAL.
- 4 COMMITTEE NOTE: This subsection is new and added to allow concise
- 5 reference to various types of adults who, in addition to a parent, might
- 6 provide care as if for a child.
- 7 (F) CHILD.
- 8 "CHILD" MEANS AN INDIVIDUAL UNDER THE AGE OF 18 YEARS.
- 9 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to an individual under the age of 18 years.
- 11 (G) COURT.
- 12 UNLESS OTHERWISE INDICATED, "COURT" MEANS THE CIRCUIT COURT FOR A
- 13 COUNTY SITTING AS A JUVENILE COURT.
- 14 COMMITTEE NOTE: This subsection is new and added to allow concise
- 15 reference to juvenile courts.
- 16 Defined term: "County" § 1-101
- 17 (H) DISABILITY.
- 18 "DISABILITY" MEANS:
- 19 (1) ALCOHOL DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 20 GENERAL ARTICLE;
- 21 (2) DRUG DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 22 GENERAL ARTICLE;
- 23 (3) A MENTAL DISORDER, AS DEFINED IN § 10-101 OF THE HEATH -
- 24 GENERAL ARTICLE; OR
- 25 (4) MENTAL RETARDATION, AS DEFINED IN § 7-101 OF THE HEALTH -
- 26 GENERAL ARTICLE.
- 27 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(c).
- No change is made other than renumbering and reordering of the
- 29 conditions in alphabetical order.
- 30 (I) FATHER.
- 31 "FATHER" MEANS, WITH RESPECT TO AN INDIVIDUAL, THE MAN WHO:

- 1 (1) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 2 TIME OF THE INDIVIDUAL'S CONCEPTION;
- 3 (2) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 4 TIME OF THE INDIVIDUAL'S BIRTH;
- 5 (3) HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, TO BE THE 6 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE INDIVIDUAL'S BIOLOGICAL
- 7 MOTHER DISAGREES;
- 8 (4) ON THE BASIS OF GENETIC TESTING, IS THE INDIVIDUAL'S 9 BIOLOGICAL FATHER;
- 10 (5) IS NAMED AS THE FATHER ON THE INDIVIDUAL'S BIRTH
- 11 CERTIFICATE, UNLESS THE MAN SIGNS A DENIAL OF PATERNITY OR A COURT OF
- 12 COMPETENT JURISDICTION MAKES A FINDING OF NONPATERNITY;
- 13 (6) IS IDENTIFIED BY THE INDIVIDUAL'S BIOLOGICAL MOTHER AS THE
- 14 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE MAN SIGNS A DENIAL OF
- 15 PATERNITY OR A COURT OF COMPETENT JURISDICTION MAKES A FINDING OF
- 16 NONPATERNITY; OR
- 17 (7) IS ADJUDICATED THE INDIVIDUAL'S FATHER.
- 18 COMMITTEE NOTE: Items (1) through (3) and (5) through (7) of this
- subsection are derived from former FL § 5-301(d) and the substance of
- subsection (a) of the formerly referenced FL § 5-310.
- 21 Item (4) of this subsection is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- 23 In items (1), (2), (3), and (6) of this subsection, the word "biological" is
- substituted for the former words "natural" and "birth" as more descriptive.
- In items (5) and (6) of this subsection, reference to a "court of competent
- 26 jurisdiction" is substituted for the former "court", to reflect the proposed
- 27 definition of that word as referring to a juvenile court in Maryland.
- 28 Also in items (5) and (6) of this subsection, the former phrase "by affidavit
- or testimony" is omitted as unnecessary.
- 30 (J) GUARDIANSHIP.
- 31 "GUARDIANSHIP" MEANS GUARDIANSHIP WITH THE RIGHT TO CONSENT TO
- 32 ADOPTION OR LONG-TERM CARE SHORT OF ADOPTION.
- 33 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(e).
- 34 (K) IDENTIFYING INFORMATION.

- 1 "IDENTIFYING INFORMATION" MEANS INFORMATION THAT REVEALS THE
- 2 IDENTITY OR LOCATION OF AN INDIVIDUAL.
- 3 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and
- 4 restated in positive, rather than negative, terms, for consistency with
- 5 comparable provisions such as current FL § 5-701(i).
- 6 (L) PARENT.
- 7 "PARENT" MEANS AN INDIVIDUAL WHO:
- 8 (1) IS THE FATHER OR MOTHER AT THE TIME A TPR CASE IS FILED
- 9 UNDER THIS SUBTITLE AGAINST THE INDIVIDUAL; OR
- 10 (2) IS ADJUDICATED TO BE THE CINA'S FATHER OR MOTHER AT ANY
- 11 TIME BEFORE A COURT ENTERS A FINAL TPR ORDER AGAINST THE INDIVIDUAL.
- 12 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to an individual who is a party to a TPR proceeding.
- 14 Defined terms: "CINA" § 1-101
- 15 "Court" § 5-301
- 16 "Father" § 5-301
- 17 "Order" § 5-101
- 18 "TPR" § 5-101
- 19 (M) PLACEMENT FOR ADOPTION.
- 20 "PLACEMENT FOR ADOPTION" MEANS PLACEMENT OF AN INDIVIDUAL TO LIVE
- 21 WITH A PREADOPTIVE PARENT.
- 22 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(j).
- 23 The newly defined term "preadoptive parent" is substituted for the former
- 24 phrases "with a family or individual ..., with the intent that the child be
- adopted by the family or individual", for brevity and consistency with
- provisions such as current CJ § 3-823(i).
- 27 Defined term: "Preadoptive parent" § 5-101
- 28 5-302. SCOPE OF SUBTITLE.
- 29 THIS SUBTITLE APPLIES ONLY TO:
- 30 (1) A PETITION FILED BY A CINA OR DSS FOR TPR AND GUARDIANSHIP;
- 31 OR
- 32 (2) AN ADOPTION PETITION FILED AFTER TPR IS GRANTED UNDER THIS
- 33 SUBTITLE.

- 1 COMMITTEE NOTE: This section is new and added to make clear that
- 2 adoptions not following TPR are excluded.
- 3 Defined terms: "CINA" § 1-101
- 4 "DSS" § 1-101
- 5 "Guardianship" § 5-301
- 6 "TPR" § 5-101
- 7 5-303. STATEMENT OF FINDINGS; PURPOSES.
- 8 (A) STATEMENT OF FINDINGS.
- 9 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF 10 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 11 (B) PURPOSES.
- 12 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 13 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN 14 CONSISTENT WITH THEIR BEST INTERESTS;
- 15 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM
- 16 THEIR PARENTS;
- 17 (3) ALLOW ADOPTION ONLY BY ADULTS OR FAMILIES FIT FOR THE
- 18 RESPONSIBILITY;
- 19 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED
- 20 DECISIONS TO GIVE UP CHILDREN; AND
- 21 (5) PROTECT ADOPTIVE PARENTS:
- 22 (I) BY PROVIDING THEM INFORMATION ABOUT PROSPECTIVE
- 23 ADOPTEES AND THEIR BACKGROUNDS; AND
- 24 (II) FROM FUTURE DISTURBANCES OF THEIR RELATIONSHIPS
- 25 WITH ADOPTEES BY FORMER PARENTS.
- 26 COMMITTEE NOTE: This section is derived from former FL § 5-303.
- 27 In subsection (a) of this section, the former clause "that concern adoption"
- is omitted as the findings apply to TPR as well.
- 29 In subsection (b)(1) of this section, reference to "timely" provision of
- 30 "permanent and safe homes ... consistent with [the children's] best
- 31 interests" is substituted for the former reference to "stable homes that
- 32 protect ... safety and health", to emphasize the need for prompt resolution
- of a case in accordance with the standard applicable under, e. g., former FL
- $\S\S5-311(b)(2)$, 5-313(a), (c), and (d)(1) and (3), 5-317(g)(1), 5-319(f)(1) and
- 35 (2) and (g)(1), and 5-323(a)(2) new $\S\S 5-325(a)(2)$, 5-317(b)(2), (d)(2), and

- 1 (e)(1), 5-320(b)(1), 5-321(a)(1)(i) and (iv), and 5-307(b)(2), respectively.
- In subsection (b)(2) and (4) of this section, the former word "natural" is
- omitted, to reflect that the parental rights of a nonbiological i.e., adoptive
- 4 parent can be terminated in the same manner as a biological parent's
- 5 can. Similarly, in subsection (b)(5)(ii) of this section, the word "former" is
- 6 substituted for "natural", to encompass all individuals who have at any
- 7 time previously been a "parent".
- 8 In subsection (b)(3) of this section, the reference to "adults or families" is
- 9 substituted for the former word "individuals", to reflect the duty to look at
- an entire family into which an adoptee would be incorporated, not merely
- 11 a particular petitioner.
- 12 In subsection (b)(5)(i) and (ii) of this section, the newly defined term
- "adoptee" and "prospective" adoptee are substituted for the former
- references to a "child", for clarity.
- 15 Defined terms: "Adoptee" § 5-301
- 16 "Adoptive parent" § 5-301
- 17 "Child" § 5-301
- 18 "Parent" § 5-301
- 19 5-304. RELATIONSHIP WITH TITLE 5, SUBTITLE 5.
- 20 THIS SUBTITLE IS RELATED TO AND SHOULD BE READ IN RELATION TO
- 21 SUBTITLE 5 OF THIS TITLE.
- 22 COMMITTEE NOTE: This section formerly was FL § 5-304.
- No change is made.
- 24 5-305. CONSTRUCTION AS TO FOREIGN ORDERS.
- 25 A FINAL ORDER FOR TPR OR ADOPTION GRANTED IN COMPLIANCE WITH THE
- 26 LAWS OF THE JURISDICTION WHERE THE ORDER IS ENTERED SHALL:
- 27 (1) BE GIVEN FULL FAITH AND CREDIT IN THIS STATE; AND
- 28 (2) HAVE THE SAME LEGAL EFFECT AS A FINAL ORDER FOR TPR OR
- 29 ADOPTION GRANTED IN THIS STATE.
- 30 COMMITTEE NOTE: This section is derived from former FL § 5-326.
- 31 References to a "TPR" order are added to provide recognition in Maryland
- 32 for such order of another jurisdiction.
- Reference to "compliance with the laws" is added to state expressly that
- 34 the order being recognized must be a lawful order.
- 35 The newly defined term "order" is substituted for the former, more archaic

- 1 "decree".
- 2 Defined terms: "Order" § 5-101
- 3 "TPR" § 5-101
- 4 5-306. CONSTRUCTION AS TO AGREEMENT FOR POSTADOPTION CONTACT.
- 5 (A) CONSTRUCTION OF ADOPTION LAWS.
- 6 EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, AN ADOPTION LAW OF
- 7 THIS STATE MAY NOT BE CONSTRUED TO PREVENT A PROSPECTIVE OR ADOPTIVE
- 8 PARENT AND A PARENT OR FORMER PARENT FROM ENTERING INTO A WRITTEN
- 9 AGREEMENT TO ALLOW CONTINUING POSTADOPTION CONTACT AMONG AN
- 10 ADOPTIVE PARENT, ADOPTEE, AND FORMER RELATIVE OF THE ADOPTEE, INCLUDING
- 11 A PARENT, GRANDPARENT, OR SIBLING.
- 12 (B) HEARING ON AGREEMENT.
- 13 BEFORE EXECUTION OF A PROPOSED AGREEMENT BY A PROSPECTIVE
- 14 ADOPTIVE PARENT AND PARENT:
- 15 (1) THE PETITIONER SHALL PROVIDE A COPY TO EACH PARTY AND TO
- 16 THE COURT; AND
- 17 (2) ON ITS OWN MOTION OR ON MOTION OF A PARTY FILED WITHIN 10
- 18 DAYS AFTER RECEIPT OF THE PROPOSED AGREEMENT, A COURT SHALL HOLD A
- 19 HEARING ON THE PROPOSED AGREEMENT, TO ENSURE THAT ITS CONDITIONS ARE IN
- 20 THE PROSPECTIVE ADOPTEE'S BEST INTERESTS.
- 21 (C) EFFECT OF NONCOMPLIANCE.
- 22 FAILURE TO COMPLY WITH A CONDITION OF AN AGREEMENT MADE UNDER
- 23 THIS SECTION IS NOT A GROUND FOR SETTING ASIDE A TPR OR ADOPTION ORDER OR
- 24 REVOKING A WRITTEN CONSENT TO AN ADOPTION.
- 25 (D) ENFORCEMENT.
- 26 A COURT OF COMPETENT JURISDICTION SHALL ENFORCE A WRITTEN
- 27 AGREEMENT MADE IN ACCORDANCE WITH THIS SECTION IF ENFORCEMENT IS IN
- 28 THE ADOPTEE'S BEST INTERESTS.
- 29 COMMITTEE NOTE: This section is new and added to create a formal
- 30 procedure for postadoption visits.
- 31 Defined terms: "Adoptee" § 5-301
- 32 "Adoptive parent" § 5-301
- 33 "Court" § 5-301
- 34 "Includes" § 1-101
- 35 "Including" § 1-101
- 36 "Parent" § 5-301

- 1 "Order" § 5-101
- 2 "TPR" § 5-101
- 3 5-307. APPOINTED COUNSEL.
- 4 (A) PARENT.
- 5 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IN A
- 6 TPR CASE UNDER THIS SUBTITLE, A COURT SHALL APPOINT SEPARATE COUNSEL TO
- 7 REPRESENT EACH LIVING PARENT WHO:
- 8 (I) HAS A DISABILITY THAT MAKES THE PARENT INCAPABLE OF
- 9 EFFECTIVELY PARTICIPATING IN THE CASE; OR
- 10 (II) AT THE TIME A DECISION ON CONSENT IS REQUIRED, IS A
- 11 CHILD.
- 12 (2) THE PUBLIC DEFENDER SHALL PROVIDE, FOR A PARENT WHO MEETS
- 13 PUBLIC DEFENDER ELIGIBILITY REQUIREMENTS, REPRESENTATION IN A TPR CASE
- 14 UNDER THIS SUBTITLE IN WHICH THE PARENT IS A PARTY, INCLUDING EACH
- 15 HEARING UNDER § 5-321 OF THIS SUBTITLE FOR WHICH THE PARENT HAS NOT
- 16 WAIVED THE RIGHT TO NOTICE.
- 17 (3) TO DETERMINE WHETHER A DISABILITY MAKES A PARENT
- 18 INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS OWN
- 19 MOTION OR ON MOTION OF A PARTY, MAY ISSUE AN ORDER FOR EXAMINATION OF
- 20 THE PARENT.
- 21 (B) CHILD.
- 22 (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A COURT:
- 23 (I) SHALL APPOINT SEPARATE COUNSEL TO REPRESENT A CHILD
- 24 THROUGHOUT A TPR CASE, UNDER THIS SUBTITLE, OF WHICH THE CHILD IS THE
- 25 SUBJECT; AND
- 26 (II) MAY APPOINT SEPARATE COUNSEL TO REPRESENT A CHILD IN
- 27 AN ADOPTION CASE UNDER THIS SUBTITLE.
- 28 (2) UNLESS A COURT FINDS THAT IT WOULD NOT BE IN A CHILD'S BEST
- 29 INTERESTS, THE COURT SHALL APPOINT UNDER THIS SUBSECTION AN ATTORNEY
- 30 WHO CURRENTLY IS UNDER CONTRACT WITH THE DEPARTMENT TO PROVIDE
- 31 SERVICES UNDER THIS SUBSECTION AND, IF AN APPOINTED ATTORNEY CURRENTLY
- 32 REPRESENTING THE CHILD IS NOT UNDER CONTRACT WITH THAT DEPARTMENT,
- 33 STRIKE THE APPEARANCE OF THAT ATTORNEY.
- 34 (C) LIMITS ON DUAL REPRESENTATION.

- 1 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AN 2 ATTORNEY OR FIRM MAY NOT REPRESENT MORE THAN ONE PARTY IN A CASE UNDER 3 THIS SUBTITLE.
- 4 (2) IF ALLOWED UNDER THE MARYLAND RULES OF PROFESSIONAL 5 CONDUCT, AN ATTORNEY OR FIRM MAY REPRESENT SIBLINGS.
- 6 (D) COMPENSATION.
- 7 COUNSEL APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR 8 REASONABLE FEES, AS APPROVED BY THE COURT.
- 9 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 5-323(a)(1)(ii) and (iii), (b), and (c), as it related to TPR under this subtitle,
- and the substance of former FL § 5-301(h) and broadened by omitting the
- former word "natural", as the parental rights of a nonbiological i.e.,
- 13 adoptive parent can be terminated in the same manner as a biological
- parent's can and both such parents should be represented if alive.
- Subsection (b)(1) of this section is derived from former FL § 5-323(a)(1)(i)
- and (iv) and altered to provide for representation only of a "child" but in
- every TPR case, whether voluntary or involuntary, and to allow, rather
- than require, representation in an adoption case but without the
- 19 requirement for a disability. This revision reflects the expanded consent
- requirements in new § 5-314(a).
- 21 Subsection (b)(2) of this section is derived from former FL § 5-323(a)(2).
- 22 Subsection (c) of this section is derived from former FL § 5-323(e) and
- 23 revised to bar dual representation through TPR and adoption, rather than
- 24 merely an adoption proceeding, with an exception for siblings to the extent
- 25 not inconsistent with the Maryland Rules of Professional Conduct.
- 26 Subsection (d) of this section is derived from the first sentence of former
- 27 FL § 5-323(d).
- 28 In the introductory language of subsection (a)(1) and in subsection (b) of
- 29 this section, references to "a TPR case" are substituted for the former
- references to a "proceeding for an adoption or guardianship" and "an
- 31 involuntary termination of parental rights", as a former parent is not a
- participant in an adoption case under this subtitle and, therefore, should
- participant in an adoption case under this subtitle and, therefore, show
- 33 be represented at TPR whether voluntary or involuntary.
- In subsection (a)(1) and (2) of this section, the former reference to the OPD
- 35 being "required to provide representation" is omitted and the reference to
- 36 providing "representation" for a parent "meet[ing] Public Defender
- 37 eligibility requirements" is substituted for the former duty to "represent"
- 38 parents who are "indigent", to clarify the criteria for representation and
- 39 the option for panel attorneys in conflict cases. In addition, in subsection
- 40 (b)(1) of this section, the former exception for instances in which OPD

- 1 representation is required is omitted as applicable to representation of a
- 2 parent, not a child for whom representation is provided through a Human
- Resources' contractor and, in any event, as not consistent with the
- 4 expansion of representation for children under subsection (b) of this
- 5 section.
- 6 In subsection (a)(1)(i) of this section, the reference to "effectively
- 7 participating" is substituted for the former reference to "consenting and
- 8 effectively participating", to conform to former FL § 5-323(c) new
- 9 subsection (a)(3) which, by reference to "consenting and otherwise
- 10 effectively participating", makes clear that consent is part of effective
- 11 participation.
- In subsection (a)(3) of this section, the defined term "parent" is substituted
- for the former references to an "individual whose consent is required" and
- "individual" for brevity and consistency with subsection (a)(1) and (2) of
- 15 this section.
- In subsection (b)(2) of this section, the former limitation "[i]n any action in
- which payment for the services of a court-appointed attorney ... is the
- responsibility of the local department of social services" is omitted from
- this subtitle, as unnecessary as DSS is responsible for all CINA.
- 20 Defined terms: "Child" § 5-301
- 21 "Court" § 5-301
- 22 "Department" § 5-101
- 23 "Disability" § 5-301
- 24 "Includes" § 1-101
- 25 "Including" § 1-101
- 26 "Parent" § 5-301
- 27 "Order" § 5-101
- 28 "TPR" § 5-101
- 29 5-308. ASSESSMENT OF COSTS.
- 30 (A) GENETIC TESTING.
- 31 UNLESS A COURT FINDS THAT A CLAIMANT UNDER § 5-313 OF THIS SUBTITLE IS
- 32 ABLE TO PAY FOR GENETIC TESTING, DSS SHALL PAY FOR TESTING ORDERED IN
- 33 CONNECTION WITH THE PATERNITY CLAIM.
- 34 (B) OTHER COSTS.
- 35 EXCEPT AS PROVIDED IN SUBSECTION (A) OF THIS SECTION, A COURT MAY
- 36 ASSIGN AMONG THE PARTIES TO A CASE UNDER THIS SUBTITLE. AS THE COURT
- 37 CONSIDERS APPROPRIATE, ALL COSTS OF THE CASE, INCLUDING COUNSEL FEES.
- 38 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- 39 expressly that DSS is responsible for payment for tests of indigent,
- 40 putative fathers.

- 1 Subsection (b) of this section is derived from the second sentence of former
- 2 FL § 5-323(d) and revised as a separate section stating expressly that
- 3 "costs" is not limited to counsel fees.
- 4 Defined terms: "Court" § 5-301
- 5 "DSS" § 1-101
- 6 "Includes" § 1-101
- 7 "Including" § 1-101
- 8 5-309. APPEAL.
- 9 A PARTY TO A CASE UNDER THIS SUBTITLE MAY APPEAL TO THE COURT OF 10 SPECIAL APPEALS:
- 11 (1) FROM A FINAL ORDER; AND
- 12 (2) IN AN INTERLOCUTORY APPEAL, FROM A DENIAL OF THE RIGHT TO
- 13 PARTICIPATE IN A TPR PROCEEDING.
- 14 COMMITTEE NOTE: This section is derived from former FL § 5-330.
- 15 In the introductory language of this section, the reference to a "case under
- this subtitle" is substituted for the former reference to an "adoption
- 17 proceeding" to encompass TPR proceedings.
- In item (1) of this section, the former, more archaic "decree" is omitted as
- unnecessary in light of the newly defined term "order".
- 20 Item (2) of this section is revised to allow interlocutory appeals only as to
- 21 participation in a TPR proceeding.
- 22 Defined term: "Order" § 5-101
- 23 5-310. RESERVED.
- 24 5-311. RESERVED.
- 25 PART II. TPR PROCEEDING.
- 26 5-312. PETITION.
- 27 (A) REQUIRED.
- 28 A TPR PETITION SHALL PRECEDE A PETITION FOR ADOPTION OF A CINA WHO IS
- 29 COMMITTED TO THE CUSTODY OF DSS.
- 30 (B) PETITIONER.
- 31 ONLY DSS OR A CINA MAY FILE A TPR PETITION UNDER THIS SUBTITLE.

- 1 COMMITTEE NOTE: This section is derived from former FL § 5-317(a) and
- 2 (b), as it related to CINAs.
- 3 Subsection (a) of this section is revised to mandate, rather than allow, a
- 4 "TPR" petition and to apply only to a "CINA who is committed to the
- 5 custody of DSS".
- 6 In subsection (a) of this section, the former, more archaic "decree" is
- 7 omitted.
- 8 In subsection (b) of this section, the reference to a "CINA" or "DSS" petition
- 9 is substituted for the former reference to "the executive head of a child
- placement agency or ... child" petitioning for "the agency to be granted
- guardianship", for consistency with § 5-302 of this subtitle, which limits
- the application of this subtitle to CINAs.
- Also in subsection (b) of this section, the former reference to a filing by "the
- attorney ... on behalf of" a child is omitted as unnecessary.
- 15 Defined terms: "CINA" § 1-101
- 16 "DSS" § 1-101
- 17 "TPR" § 5-101
- 18 5-313. NOTICE OF ALLEGED FATHERHOOD.
- 19 (A) DUTY OF PETITIONER.
- 20 A PETITIONER UNDER THIS SUBTITLE SHALL NOTIFY A COURT IF AN
- 21 INDIVIDUAL WHO IS NOT A FATHER, AS DEFINED IN § 5-301(I) OF THIS SUBTITLE,
- 22 CLAIMS TO BE THE FATHER.
- 23 (B) HEARING.
- 24 AFTER RECEIPT OF NOTICE UNDER THIS SECTION AND BEFORE RULING ON THE
- 25 TPR PETITION, A COURT SHALL HOLD A HEARING ON THE ISSUE OF PATERNITY.
- 26 COMMITTEE NOTE: This section is derived from former FL § 5-310(b).
- 27 In subsection (a) of this section, the word "natural", which formerly
- 28 modified "father", is omitted to reflect that fatherhood could result from,
- e.g., an earlier adoption.
- 30 In subsection (b) of this section, the limitation "before ruling on the TPR
- 31 petition" is added to clarify the period during which a court may not act.
- 32 Defined terms: "Court" § 5-301
- 33 "Father" § 5-301
- 34 "TPR" § 5-101

31

32 THIS SUBTITLE; AND

(III)

1 5-314. CONSENT. REQUIREMENT. 2 (A) EXCEPT AS PROVIDED IN § 5-317 OF THIS SUBTITLE, A COURT MAY GRANT A TPR 3 4 PETITION ONLY WITH THE CONSENT OF: EACH LIVING PARENT OF THE CINA WHO IS THE SUBJECT OF THE 5 (1) 6 PETITION; AND 7 (2) THE CINA. 8 (B) REVOCATION PERIOD; WAIVER. (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A CINA OR 10 PARENT MAY REVOKE CONSENT TO TPR ANY TIME WITHIN THE LATER OF: 11 (I) 30 DAYS AFTER THE CINA OR PARENT SIGNS THE CONSENT; OR 30 DAYS AFTER THE DATE ON WHICH THE TPR PETITION IS 12 (II)13 FILED. CONSENT TO TPR KNOWINGLY AND VOLUNTARILY ENTERED 14 (2) (I) 15 INTO BEFORE A COURT AND ON THE RECORD SHALL INCLUDE A WAIVER OF A 16 REVOCATION PERIOD. WHENEVER CONSENT IS GIVEN IN ACCORDANCE WITH THIS 17 (II)18 PARAGRAPH, TPR SHALL BE CONSIDERED TO BE VOLUNTARY. 19 (C) CONDITIONAL CONSENT. 20 THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A CINA OR PARENT FROM 21 CONDITIONING CONSENT TO TPR ON PLACEMENT FOR ADOPTION WITH A SPECIFIC 22 ADULT OR FAMILY. 23 (D) CONTENTS AND ATTACHMENTS. CONSENT TO TPR IS NOT VALID UNLESS THE CONSENT: 24 25 (1) CONTAINS AN EXPRESS NOTICE OF: 26 THE RIGHT TO REVOKE CONSENT AT ANY TIME WITHIN THE 27 LATER OF 30 DAYS AFTER THE CONSENT IS SIGNED OR 30 DAYS AFTER THE DATE ON 28 WHICH THE TPR PETITION IS FILED; 29 THE SEARCH RIGHTS OF ADOPTEES AND BIOLOGICAL PARENTS (II)30 UNDER § 5-338 AND SUBTITLE 4B OF THIS TITLE; AND

THE RIGHT TO FILE A DISCLOSURE VETO UNDER \S 5-338(E) OF

- 1 (2) IS ACCOMPANIED BY AN AFFIDAVIT OF COUNSEL APPOINTED UNDER 2 § 5-307(A) OF THIS SUBTITLE THAT A PARENT WHO IS A CHILD OR HAS A DISABILITY 3 GIVES CONSENT KNOWINGLY AND WILLINGLY.
- 4 (E) COPY FOR COUNSEL.
- 5 IMMEDIATELY AFTER RECEIPT OF A PARENT'S CONSENT TO TPR, DSS SHALL
- 6 SEND A COPY, BY FIRST CLASS MAIL, TO THE PARENT'S LAST ATTORNEY OF RECORD
- 7 IN THE CINA CASE.
- 8 COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former
- 9 FL § 5-317(c)(2), as it related to CINAs.
- Subsection (a)(2) of this section is new and added to require consent of the
- 11 CINA subject to a TPR petition.
- Subsection (b)(1) of this section is derived from former FL § 5-317(e) and
- revised to provide an alternative deadline based on the filing date of the
- 14 petition.
- 15 Subsection (b)(2) of this section is new and added to provide for a record
- and construction of a waiver effected by consenting before the court and on
- 17 the record.
- Subsection (c) of this section is new and added to provide expressly for
- conditional consent, in conjunction with proposed § 5-321(b), which states
- 20 the effect of noncompliance.
- 21 Subsection (d)(1) of this section is derived from former FL § 5-314(a), as it
- 22 related to TPR, and revised to incorporate the substance of the referenced
- former FL § 5-317 as altered in subsection (a)(1) of this section.
- Subsection (d)(2) of this section is derived from former FL § 5-314(b), as it
- 25 related to TPR, and the substance of former FL § 5-301(h) and revised to
- apply to disabled, as well as minor, parents.
- 27 Subsection (e) of this section is new and added to facilitate compliance with
- 28 former FL § 5-322(d) proposed § 5-317(g)(2).
- In subsections (a)(1), (b)(1), and (d) of this section, the newly defined term
- 30 "TPR" is substituted for the former references to "guardianship" and
- 31 "guardianship of a child", for brevity.
- In subsection (a)(1) of this section, the former word "natural" is omitted, to
- reflect that the parental rights of a nonbiological i.e., adoptive parent
- can be terminated in the same manner as a biological parent's can.
- 35 Similarly, in the introductory language of subsection (d) of this section, the
- 36 former reference to consent "of the natural parent" is omitted. This
- omission also reflects that the addition of subsection (a)(2) of this section,
- as to consent of a child.

- 28 **HOUSE BILL 183** 1 Defined terms: "Adoptee" § 5-301 2 "Child" § 5-301 3 "CINA" § 1-101 4 "Court" § 5-301 5 "Disability" § 5-301 "DSS" § 1-101 6 7 "Includes" § 1-101 8 "Including" § 1-101 9 "Order" § 5-101 10 "Parent" § 5-301 11 "Placement for adoption" § 5-301 12 "TPR" § 5-101 13 5-315. NOTICE OF TPR FILING. 14 (A) REQUIREMENT. 15 A PETITIONER SHALL GIVE: BY FIRST CLASS MAIL OR PERSONAL SERVICE, NOTICE OF THE 16 (1) 17 FILING OF A TPR PETITION, TO: EACH LIVING PARENT OF THE CINA WHO IS THE SUBJECT OF 18 (I) 19 THE PETITION: EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE 20 (II)21 CINA CASE; AND 22 (III)THE CINA'S LAST ATTORNEY OF RECORD IN THE CINA CASE; 23 BY FIRST CLASS MAIL AND BY CERTIFIED MAIL OR PERSONAL 24 SERVICE, A SHOW CAUSE ORDER, TO EACH LIVING PARENT OF THE CINA; AND BY CERTIFIED MAIL OR PERSONAL SERVICE, A SHOW CAUSE ORDER, 25 (3) 26 TO THE CINA'S LAST ATTORNEY OF RECORD IN THE CINA CASE. 27 (B) PARENTAL ADDRESSES. 28 (1) SERVICE ON A PARENT UNDER THIS SECTION SHALL BE ATTEMPTED 29 AT: THE LATEST ADDRESS LISTED IN COURT RECORDS KEPT IN (I)31 ACCORDANCE WITH § 3-822 OF THE COURTS ARTICLE; 32 (II)THE LATEST ADDRESS LISTED IN DSS RECORDS: 33 (III)EACH OTHER ADDRESS PROVIDED BY THE CINA'S CAREGIVER; 34 AND
- 35 (IV) EACH OTHER ADDRESS LISTED IN COURT OR DSS RECORDS

36 WITHIN THE 9 MONTHS BEFORE THE FILING OF THE TPR PETITION.

32

(XI)

33 PARENT'S CURRENT OR LAST KNOWN EMPLOYER, WITH THAT EMPLOYER.

35 SUFFICIENT IF MADE BY SEARCHING THE COMPUTER FILES OF, OR MAKING AN

HOUSE BILL 183 THE CLERK OF COURT SHALL KEEP A LISTING OF EACH ADDRESS 1 (2)2 PROVIDED TO THE COURT FOR A PARENT. 3 (C) REASONABLE EFFORTS TO LOCATE PARENT. IF A COURT NEVER NOTIFIED A PARENT OF THE REQUIREMENTS OF 5 § 3-822 OF THE COURTS ARTICLE AND A PETITIONER CANNOT SERVE THE PARENT AT 6 ANY OF THE ADDRESSES LISTED IN SUBSECTION (B) OF THIS SECTION, THE 7 PETITIONER SHALL MAKE A REASONABLE, GOOD FAITH EFFORT TO IDENTIFY AN 8 ADDRESS FOR THE PARENT AND NOTIFY THE PARENT AT THAT ADDRESS. 9 A COURT SHALL FIND THAT A PETITIONER HAS MET THE (2) 10 REQUIREMENTS OF PARAGRAPH (1) OF THIS SUBSECTION, IF THE PETITIONER 11 SHOWS, BY AFFIDAVIT OR TESTIMONY, THAT THE PETITIONER MADE INQUIRIES 12 AFTER OR WITHIN THE 6 MONTHS BEFORE THE PETITION WAS FILED: 13 (I) WITH THE STATE MOTOR VEHICLE ADMINISTRATION; 14 WITH DSS; (II)WITH THE STATE DEPARTMENT OF PUBLIC SAFETY AND 15 (III)16 CORRECTIONAL SERVICES: WITH THE DETENTION CENTER OF THE COUNTY WHERE THE 17 (IV) 18 PETITION IS FILED; 19 (V) WITH THE COURT FOR THE COUNTY WHERE THE PETITION IS 20 FILED; 21 (VI) IF DSS IS AWARE THAT THE PARENT HAS RECEIVED BENEFITS 22 FROM A PARTICULAR SOCIAL SERVICES ENTITY WITHIN THE 9 MONTHS BEFORE THE 23 PETITION WAS FILED, WITH THAT ENTITY; 24 (VII) IF DSS IS AWARE THAT THE PARENT HAS BEEN CONFINED IN A 25 PARTICULAR DETENTION FACILITY WITHIN THE 9 MONTHS BEFORE THE PETITION 26 WAS FILED, WITH THAT FACILITY: 27 (VIII) THE CHILD'S CAREGIVER; IF THE PETITIONER IS ABLE TO LOCATE AND CONTACT THE 28 (IX) 29 CINA'S OTHER PARENT, WITH THAT PARENT; 30 (X) IF THE PETITIONER IS ABLE TO LOCATE AND CONTACT KNOWN 31 MEMBERS OF THE PARENT'S IMMEDIATE FAMILY. WITH THOSE MEMBERS: AND

IF THE PETITIONER IS ABLE TO LOCATE AND CONTACT THE

A COURT SHALL CONSIDER AN INQUIRY UNDER THIS SUBSECTION

- 1 INQUIRY BY REGULAR MAIL TO, A PERSON OR GOVERNMENTAL UNIT LISTED IN THIS 2 SUBSECTION.
- 3 (4) FAILURE TO RECEIVE A RESPONSE WITHIN 30 DAYS AFTER THE
- 4 PETITIONER MAILS AN INQUIRY SHALL CONSTITUTE A NEGATIVE RESPONSE TO THE
- 5 INQUIRY.
- 6 (D) PUBLICATION.
- 7 (1) IF A COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY, THAT A
- 8 PETITIONER MET THE REQUIREMENTS OF SUBSECTIONS (B) AND (C) OF THIS
- 9 SECTION BUT COULD NOT EFFECT SERVICE ON A PARENT, THE COURT SHALL ORDER
- 10 NOTICE BY PUBLICATION AS TO THAT PARENT.
- 11 (2) IF A COURT ORDERS NOTICE BY PUBLICATION UNDER THIS
- 12 SUBSECTION, THE CLERK OF COURT SHALL HAVE THE SHOW CAUSE ORDER
- 13 PUBLISHED AT LEAST ONCE IN ONE OR MORE NEWSPAPERS IN GENERAL
- 14 CIRCULATION IN THE COUNTY WHERE THE PETITION IS FILED.
- 15 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 5-322(a)(1) and (3), the introductory language of (b), and the reference to
- mail and process in (c)(2), as it related to a TPR petition, and revised to
- apply to "each living parent", rather than those "person[s] whose consent is
- 19 required" to conform to FL §§ 5-308(b)(2) and 5-317(c)(2) new §§
- 20 5-330(b)(2) and 5-314(a)(1). Accordingly, former FL § 5-322(a)(2), which
- 21 excluded a person who has waived notice from the requirement, and the
- 22 cross-reference to FL § 5-322(a)(2) in former FL § 5-322(a)(1)(i), are
- 23 omitted.
- Subsection (b)(1)(i), (ii), and (iv) of this section is derived from former FL §
- 25 5-322(b)(1) and (2)(i) and subsection (b)(1)(iii) of this section is new and
- added to require attempted service at addresses known to a caregiver and
- 27 to require this attempt at service at addresses available from all, rather
- 28 than just one, of the listed sources, for both parents present and not
- present at a CINA hearing. Accordingly, the requirement in former FL § 5-322(a)(3) for attempted service at the "last known address" of "each
- 31 person whose consent is required" is omitted as surplusage.
- 32 Subsection (b)(2) of this section is new and added to clarify the duty of a
- 33 clerk of court to keep the listing required under CJ § 3-822 beyond the
- 34 CINA proceeding.
- 35 Subsection (c)(1) of this section is derived from former FL § 5-322(b)(2)(ii)
- and revised to state expressly that a petitioner must make reasonable
- 37 efforts to locate and serve a parent but only if service is not otherwise
- 38 effected and the parent was not notified at any time, not just during the
- 39 CINA hearing, of the duty to keep a current address on file with a court.
- Subsection (c)(2)(i) through (vii) and (ix) through (xi), (3), and (4) of this
- 41 section is derived from former FL § 5-322(e)(1)(i), (ii), (iii), and (v) through

- 1 (viii), (2), and (3).
- 2 Subsection (c)(2)(viii) of this section is new and added for completeness.
- 3 Subsection (d) of this section is derived from former FL § 5-322(c)(2) and
- 4 (3).
- 5 In subsection (a)(3) and the introductory language of (a)(1) of this section,
- 6 the references to "first class mail or personal service" and "certified mail or
- 7 personal service" are added to state expressly the means by which service
- 8 is to be effected. In subsection (a)(2) of this section, the reference to "first
- 9 class mail" is added to expand the necessary means of service on a parent,
- and the word "personal" is substituted as the modifier of "process" for the
- former word "private".
- In subsection (a)(1)(ii) and (iii) and (2) of this section, the limitation "[i]f a
- petition ... is filed after ... the child has been adjudicated to be a child in
- need of assistance" is omitted, and references to a "CINA" and "CINA case"
- are substituted for the former references to a "minor child" and "juvenile
- proceeding", to conform to the revised scope of this subtitle. That limitation
- and the language "[f]or a petition filed by a local department of social
- services" similarly are omitted in subsections (c)(1) and (d)(1) of this
- 19 section.
- 20 In subsection (a)(1)(ii) and (iii) and (3) of this section, references to the
- 21 "last attorney of record" are substituted for the former references to the
- attorney "who represented" a parent or child, to ensure service on the most
- 23 recent attorney.
- In subsections (a)(1)(ii) and (2) and (b)(1) of this section, the former word
- 25 "natural" is omitted, to reflect that the parental rights of a nonbiological -
- i.e., adoptive parent can be terminated in the same manner as a
- 27 biological parent's can.
- In subsection (a)(3) of this section, the reference to a "show cause order" is
- substituted for the former, general reference to "notice".
- 30 In subsection (b)(1)(iv) of this section, "9" months is substituted for the
- 31 former 6-month period.
- 32 Subsection (c)(2) of this section is revised in the active voice to state
- expressly that which only is implied in former FL § 5-322(e)(1) that a
- petitioner has the onus for making, and satisfying a court as to, inquiries -
- but the former limitation, "[f]or a petition filed by a local department of
- social services" is omitted, making the onus applicable to a CINA petitioner
- 37 as well.
- In subsection (d) and the introductory clause of (c)(2) of this section, the
- 39 general references to "requirements" of referenced provisions are
- substituted for the former reference to "a reasonable, good faith effort ... to

- identify the last known address of the parent" and "reasonable good faith
- 2 efforts to serve ... the parent at the addresses specified in ... this section",
- 3 for brevity.
- In subsection (c)(2)(iv) and (v) of this section, the defined term "county" is
- 5 substituted for the former references to a "local jurisdiction" and
- 6 "jurisdiction", for brevity and consistency.
- 7 Subsection (c)(3) of this section is revised in the active voice to state
- 8 expressly that which only is implied in former FL § 5-322(e)(2)(i) that a
- 9 court has the onus for making a determination as to sufficiency of an
- 10 inquiry.
- In subsection (c)(3) of this section, reference to a "person" or "governmental
- unit" is substituted for the former references to "an identified agency" and
- "the agency or person", to state expressly that governmental units are
- covered private "agencies" being within the defined term "person" and
- to reflect that a person, such as a private agency, may have computer
- 16 records.
- 17 Subsection (d)(2) of this section is revised in the active voice to make clear
- that a clerk of court has the onus for causing publication.
- 19 Former FL § 5-322(e)(1)(iv), which required inquiry with the State
- 20 Division of Parole and Probation, is omitted as the Division is part of the
- 21 State Department of Public Safety and Correctional Services with which
- inquiry is required under subsection (c)(2)(iii) of this section.
- As to a newspaper in general circulation, see Art.1, § 28 of the Code.
- 24 Defined terms: "Caregiver" § 5-301
- 25 "CINA" § 1-101
- 26 "County" § 1-101
- 27 "Court" § 5-301
- 28 "DSS" § 1-101
- 29 "Order" § 5-101
- 30 "Parent" § 5-301
- 31 "Person" § 1-101
- 32 "TPR" § 5-101
- 33 5-316. INVESTIGATION; HEARING ON TPR PETITION.
- 34 (A) INVESTIGATION.
- 35 IN ADDITION TO ANY INVESTIGATION REQUIRED UNDER § 5-317(C) OF THIS
- 36 SUBTITLE, BEFORE RULING ON A TPR PETITION, A COURT MAY ORDER ANY
- 37 INVESTIGATION THAT THE COURT CONSIDERS NECESSARY TO DETERMINE THE
- 38 CINA'S BEST INTERESTS.
- 39 (B) HEARING.

3	2 5-313(B) OF THIS SUBTITLE	ITION TO ANY HEARING REQUIRED UNDER § 5-306(B)(2) OR § , BEFORE RULING ON A TPR PETITION, A COURT MAY HOLD CONSIDERS NECESSARY TO DETERMINE THE CINA'S BEST			
5 6	5 (2) A COUR 6 SUBSECTION TO:	T SHALL PROVIDE NOTICE OF A HEARING UNDER THIS			
7	7 (I)	DSS;			
8	8 (II)	THE CINA WHO IS THE SUBJECT OF THE TPR PETITION; AND			
9 10	* *	EACH OF THE CINA'S LIVING PARENTS WHO HAS NOT WAIVED THE LAST ADDRESS KNOWN TO THE COURT.			
		LES OF EVIDENCE UNDER TITLE 5 OF THE MARYLAND RULES E MERITS OF A TPR PETITION.			
14		ions (a) and (b)(1) of this section are derived from ad the reference to investigation and hearings in As.			
	Subsection (b)(2) of this se requirements expressly.				
	Subsection (b)(3) of this see the applicable rules.				
23 24	"[i]n addition to" is substitutedmake clear that an investige	"[i]n addition to" is substituted for the former "[e]xcept as provided", to make clear that an investigation or hearing under this section			
26 27 28 29	"TPR" petition is substituted for the former reference to "grant[ing] a decree awarding guardianship" for brevity and consistency with other				
30	30 Defined terms:"CINA" § 1-101				
31	31 "Court" § 5-301				
32	2 "DSS" § 1-101				
33	33 "TPR" § 5-101				
34	34 5-317. GRANT OF TPR.				
35	35 (A) "CRIME OF VIO	LENCE" DEFINED.			
36	IN THIS SECTION, "CRIME OF VIOLENCE":				

- 1 (1) HAS THE MEANING STATED IN § 14-101 OF THE CRIMINAL LAW 2 ARTICLE; OR
- 3 (2) AS TO A CRIME COMMITTED OUTSIDE OF THIS STATE, MEANS A
- $4\,$ CRIME THAT, IF COMMITTED IN THIS STATE, WOULD BE A CRIME OF VIOLENCE AS
- 5 DEFINED IN § 14-101 OF THE CRIMINAL LAW ARTICLE.
- 6 (B) NONCONSENSUAL TPR.
- 7 A COURT MAY GRANT A TPR PETITION WITHOUT CONSENT OTHERWISE
- 8 REOUIRED UNDER § 5-314 OF THIS SUBTITLE, IF THE COURT FINDS BY CLEAR AND
- 9 CONVINCING EVIDENCE THAT:
- 10 (1) THE CHILD CURRENTLY IS COMMITTED TO DSS AS A CINA; AND
- 11 (2) TPR IS IN THE CHILD'S BEST INTERESTS.
- 12 (C) EXEMPTION FROM CONSIDERATIONS.
- 13 A COURT NEED NOT CONSIDER ANY FACTOR LISTED IN SUBSECTION (D) OF THIS
- 14 SECTION IN DETERMINING A CINA'S BEST INTERESTS IF, AFTER A THOROUGH
- 15 INVESTIGATION BY DSS, THE COURT FINDS THAT:
- 16 (1) THE IDENTITIES OF THE CINA'S PARENTS ARE UNKNOWN; AND
- 17 (2) DURING THE 2 MONTHS AFTER THE CHILD'S ADJUDICATION AS A
- 18 CINA, NO ONE HAS CLAIMED TO BE THE CINA'S PARENT.
- 19 (D) CONSIDERATIONS.
- 20 EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, IN RULING ON A
- 21 TPR PETITION, A COURT SHALL GIVE:
- 22 (1) PRIMARY CONSIDERATION TO THE HEALTH AND SAFETY OF THE
- 23 CINA; AND
- 24 (2) CONSIDERATION TO ALL OTHER FACTORS NEEDED TO DETERMINE
- 25 WHETHER TPR IS IN THE CINA'S BEST INTERESTS, INCLUDING:
- 26 (I) 1. ALL SERVICES OFFERED TO THE PARENT BEFORE THE
- 27 CINA'S PLACEMENT, WHETHER OFFERED BY DSS, ANOTHER AGENCY, OR A
- 28 PROFESSIONAL;
- 29 2. THE TIMELINESS. NATURE, AND EXTENT OF THE
- 30 SERVICES OFFERED BY DSS TO REUNIFY THE CINA WITH THE CINA'S PARENT; AND
- 31 3. THE EXTENT TO WHICH DSS AND A PARENT HAVE
- 32 FULFILLED THEIR OBLIGATIONS UNDER A SOCIAL SERVICE AGREEMENT, IF ANY;

		E, COND	SULT OF THE PARENT'S EFFORT TO ADJUST THE ITION, OR CONDUCT TO MAKE IT IN THE CINA'S E CINA WITH THE CINA'S PARENT, INCLUDING:
4 5	REGULAR CONTACT WITH		THE EXTENT TO WHICH THE PARENT HAS MAINTAINED
6		A.	DSS; AND
7		B.	IF FEASIBLE, THE CINA AND THE CINA'S CAREGIVER;
8 9	CARE AND MAINTENANCI		THE PARENT'S CONTRIBUTION TO THE CINA'S PHYSICAL HT OF THE PARENT'S ABILITY TO DO SO;
	THE PARENT CONSISTENT	ΓLY UNA	THE EXISTENCE OF A PARENTAL DISABILITY THAT MAKES ABLE TO CARE FOR THE CINA'S IMMEDIATE AND LOGICAL NEEDS FOR LONG PERIODS OF TIME; AND
15	EFFECT A LASTING PARE	NTAL AI O WITHI	THE LIKELIHOOD THAT ADDITIONAL SERVICES WOULD DJUSTMENT THAT WOULD ALLOW THE CINA AND N A REASONABLE TIME CONSIDERING THE CINA'S
17	(III)	THE TR	UTH AS TO:
			WHETHER THE PARENT HAS COMMITTED AN ACT OF Y OTHER CHILD AND THE SERIOUSNESS OF THE
21		2.	WHETHER:
24 25	DERIVATIVE OF COCAINE THE MOTHER OR CINA OF THE MOTHER TESTED PO	E OR HEF R, ON AD SITIVE F	THE CINA WAS BORN EXPOSED TO COCAINE, HEROIN, OR A ROIN AS EVIDENCED BY AN APPROPRIATE TEST OF DMISSION TO A HOSPITAL FOR THE CINA'S DELIVERY, FOR COCAINE, HEROIN, OR A DERIVATIVE OF CED BY AN APPROPRIATE TOXICOLOGY TEST; AND
29	RECOMMENDED BY A QU	ALIFIED	THE MOTHER REFUSED THE LEVEL OF DRUG TREATMENT O ADDICTIONS SPECIALIST, AS DEFINED IN § 5-1201 AN OR PSYCHOLOGIST, AS DEFINED IN THE HEALTH
31		3.	WHETHER THE PARENT SUBJECTED THE CINA TO:
32		A.	CHRONIC ABUSE;
33		B.	CHRONIC AND LIFE-THREATENING NEGLECT;
34		C.	SEXUAL ABUSE; OR
35		D.	TORTURE;

- WHETHER THE PARENT HAS BEEN CONVICTED, IN ANY 1 2 STATE OR ANY COURT OF THE UNITED STATES, OF: A. A CRIME OF VIOLENCE AGAINST THE CINA OR ANY OTHER 4 CHILD OF THE PARENT: OR AIDING OR ABETTING, CONSPIRING, OR SOLICITING TO 6 COMMIT A CRIME DESCRIBED IN SUBITEM A OF THIS ITEM; AND WHETHER THE PARENT HAS. OTHER THAN BY CONSENT. 7 8 LOST PARENTAL RIGHTS TO A SIBLING OF THE CINA; AND (IV) 1. THE CINA'S EMOTIONAL TIES WITH AND FEELINGS 10 TOWARD THE CINA'S PARENTS, THE CINA'S SIBLINGS, AND OTHER INDIVIDUALS WHO 11 MAY AFFECT THE CINA'S BEST INTERESTS SIGNIFICANTLY; 12 2. THE CINA'S ADJUSTMENT, WHILE OUT OF THE PARENT'S 13 CARE, TO: 14 COMMUNITY; A. 15 B. PLACEMENT: AND C. 16 SCHOOL: 17 THE CINA'S FEELINGS ABOUT SEVERANCE OF THE 3. 18 PARENT-CHILD RELATIONSHIP; AND 19 4. THE LIKELY IMPACT OF TPR ON THE CINA'S WELL-BEING. 20 (E) WAIVER OF DSS OBLIGATION. 21 A COURT SHALL CONSIDER THE EVIDENCE UNDER SUBSECTION 22 (D)(2)(III)1 AND 2 OF THIS SUBSECTION AS TO A CONTINUING OR SERIOUS ACT OR 23 CONDITION AND MAY WAIVE DSS' OBLIGATIONS UNDER SUBSECTION (D)(2)(I) OF THIS 24 SECTION IF, AFTER APPROPRIATE EVALUATION OF EFFORTS MADE AND SERVICES 25 OFFERED, THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT A WAIVER 26 IS IN THE CINA'S BEST INTERESTS. 27 A COURT SHALL WAIVE DSS' OBLIGATIONS UNDER SUBSECTION 28 (D)(2)(I) OF THIS SECTION IF THE COURT FINDS BY CLEAR AND CONVINCING 29 EVIDENCE THAT ONE OR MORE OF THE ACTS OR CIRCUMSTANCES LISTED IN

- 30 SUBSECTION (D)(2)(III)3 AND 4 OF THIS SECTION EXISTS.
- 31 (3) IF A COURT WAIVED REUNIFICATION EFFORTS UNDER § 3-812(D) OF
- 32 THE COURTS ARTICLE, A COURT MAY NOT CONSIDER ANY FACTOR UNDER
- 33 SUBSECTION (D)(2)(I)1 OF THIS SECTION.
- SPECIFIC FINDING REQUIRED. 34 (F)

- 1 IF A COURT FINDS THAT AN ACT OR CIRCUMSTANCE LISTED IN SUBSECTION
- 2 (D)(2)(III)3 OR 4 OF THIS SECTION EXISTS, THE COURT SHALL MAKE A SPECIFIC
- 3 FINDING, BASED ON FACTS IN THE RECORD, WHETHER RETURN OF THE CINA TO A
- 4 PARENT'S CUSTODY POSES AN UNACCEPTABLE RISK TO THE CINA'S FUTURE SAFETY.
- 5 (G) CONSTRUCTION AS VOLUNTARY.
- 6 TPR SHALL BE CONSIDERED TO BE VOLUNTARY IF:
- 7 (1) CONSENT IS GIVEN IN ACCORDANCE WITH § 5-314 OF THIS SUBTITLE;
- 8 AND
- 9 (2) NO NOTICE OF OBJECTION IS FILED DURING THE TIME STATED IN
- 10 THE SHOW CAUSE ORDER SERVED IN ACCORDANCE WITH § 5-315 OF THIS SUBTITLE.
- 11 (H) WAIVER OF NOTICE OF REVIEW HEARING OR ADOPTION PETITION.
- 12 WHENEVER A COURT GRANTS TPR, A PARENT MAY WAIVE THE RIGHT TO
- 13 NOTICE OF:
- 14 (1) A HEARING AFTER ENTRY OF THE TPR ORDER; AND
- 15 (2) THE FILING OF AN ADOPTION PETITION.
- 16 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow
- 17 concise reference to a "crime of violence", referenced in former FL §
- 18 5-313(d)((1)(v)2.
- Subsections (b) through (f) of this section are derived from former FL §
- 20 5-313(a)(2), (b), (c), (d)(1)(i), (ii), (iv), and (v) and (3), (4), and (5), as it
- 21 related to a grant of TPR petition for a CINA, and revised to apply only to
- those CINAs committed to DSS.
- 23 Subsection (g)(1) of this section is new and added to delineate voluntary
- TPR under this subtitle.
- 25 Subsection (g)(2) of this section is derived from former FL § 5-322(d).
- 26 Subsection (h) of this section is derived from the first sentence of former
- 27 FL § 5-319(d) and revised to include waiver as to an adoption filing.
- In subsection (b) of this section, the reference to granting a "TPR petition"
- is substituted for the former, more archaic "decree".
- 30 Also in subsection (b) of this section, the former, limited reference to
- 31 parental consent is omitted in light of new § 5-314(a)(2), which adds a
- requirement for the CINA's consent as well.
- 33 Subsection (c) is revised to obviate the need to consider certain factors in
- instances of abandonment, based on the exception in "the case of an
- abandoned child" in former FL § 5-313(c).

1 2 3 4 5 6	In subsections (c), (d)(2), and (f) of this section, the former word "natural" is omitted, to reflect that the parental rights of a nonbiological - i.e., adoptive - parent can be terminated in the same manner as a biological parent's can. In subsection (d)(2)(iii)2B of this section, however, the word "mother" is substituted for the former reference to a "natural parent", to conform to subsection (d)(2)(iii)2A.
7 8	Subsection (c)(2) of this section is revised to make the time limit for failure to claim parentage run from adjudication rather than abandonment.
9 10 11	In subsection (d)(2)(ii)1A and B of this section, reference to "DSS" and "the CINA's caregiver" is substituted for the former reference to a child's "custodian".
12 13 14 15	In subsection (d)(2)(ii)1B of this section, the phrase "if feasible" is substituted for the former reference to contact with a child "under a plan to reunite" a parent and child and the former bar against affording significance to an "incidental visit or contribution".
16 17 18 19 20	In subsection (d)(2)(ii)4 of this section, reference to a "reasonable" time is substituted for the former reference to "an ascertainable time, not exceeding 18 months from the time of placement" and the former bar against consideration of the inducement afforded by a continued relationship.
21 22 23 24	In subsection (d)(2)(iii)1 of this section, the word "other" is added, and the former phrase "in the family" is omitted, to make the referenced abuse or neglect applicable to a child other than the CINA but not necessarily related.
25 26 27 28 29	Also in subsection (d)(2)(iii)1 of this section, reference to a determination of the "seriousness" of the abuse or neglect is substituted for the former reference to a determination as "continuing or serious", as more appropriate in light of the gamut of potential abuse or neglect and the requirements former FL § 5-313(d)(3) - subsection (e)(1).
30 31 32	In subsection (d)(2)(iii)2B of this section, reference to "a qualified addictions expert or physician or psychologist" is added to ensure a parent is held to a recommendation only of a qualified counselor.
33 34 35	In introductory language of subsection (d)(2)(iv)2 of this section, the phrase "while out of the parent's care" is added to clarify the period during which the adjustment pertains.
36 37	In subsection $(d)(2)(iv)2B$ of this section, the word "placement" is substituted for the former word "home".
38 39 40	Former FL § 5-313(a)(1) and (3), which suggested abandonment or continuous out-of-home placement is an independent basis for TPR, is omitted.

- Former FL § 5-313(d)(1)(iii), which required a determination as to
- 2 repeated failure to clothe etc. a child, is omitted as included in
- determinations as to CINA status and financial ability.
- 4 Former FL § 5-313(d)(2), which barred nonprovision of medical treatment
- 5 based on religious belief from constituting negligent parenting, is omitted.
- 6 Defined terms: "Caregiver" § 5-301
- 7 "Child" § 5-301
- 8 "CINA" § 1-101
- 9 "Court" § 5-301
- 10 "Disability" § 5-301
- 11 "DSS" § 1-101
- 12 "Includes" § 1-101
- 13 "Including" § 1-101
- 14 "Order" § 5-101
- 15 "Parent" § 5-301
- 16 "State" § 1-101
- 17 "TPR" § 5-101
- 18 5-318. TIME LIMITS.
- 19 (A) MAXIMUM LIMIT.
- 20 WITHIN 180 DAYS AFTER A TPR PETITION IS FILED UNDER THIS SUBTITLE, A
- 21 COURT SHALL RULE ON THE PETITION.
- 22 (B) MINIMUM LIMITS.
- 23 A COURT MAY NOT ENTER A FINAL TPR ORDER BEFORE THE LATER OF:
- 24 (1) 30 DAYS AFTER THE BIRTH OF THE CINA WHO IS THE SUBJECT OF
- 25 THE ORDER; OR
- 26 (2) EXPIRATION OF THE TIME FOR REVOCATION OF CONSENT SET, AND
- 27 NOT WAIVED, UNDER § 5-314(B) OF THIS SUBTITLE.
- 28 COMMITTEE NOTE: This section is derived from former FL §§ 5-317(d) and
- 5-324, as they related to CINAs.
- 30 In subsection (b) of this section, the newly defined term "order" is
- 31 substituted for the more archaic "decree".
- 32 Defined terms: "Child" § 5-301
- 33 "Court" § 5-301
- 34 "Order" § 5-101
- 35 "TPR" § 5-101

- 1 5-319. EFFECT OF TPR ORDER.
- 2 A TPR ORDER UNDER THIS SUBTITLE:
- 3 (1) EXCEPT AS PROVIDED IN § 5-321(B) OF THIS SUBTITLE AND § 4-414 OF
- 4 THE ESTATES AND TRUSTS ARTICLE, TERMINATES A PARENT'S DUTIES,
- 5 OBLIGATIONS, AND RIGHTS TOWARD THE CHILD WHO IS THE SUBJECT OF THE
- 6 ORDER:
- 7 (2) ELIMINATES THE NEED FOR A FURTHER CONSENT BY A PARENT TO
- 8 ADOPTION OF THE CHILD;
- 9 (3) GRANTS DSS GUARDIANSHIP OF THE CHILD, WITH THE RIGHT TO
- 10 CONSENT TO THE CHILD'S ADOPTION OR LONG-TERM CARE SHORT OF ADOPTION;
- 11 AND
- 12 (4) UNLESS A TIMELY APPEAL IS FILED, TERMINATES A CHILD'S CINA
- 13 CASE.
- 14 COMMITTEE NOTE: Items (1) and (2) of this section are derived from former
- 15 FL § 5-317(f)(1) and (3), as it related to TPR.
- 16 Item (3) of this section is new and added to state expressly the scope of
- DSS' authority with respect to a child committed to DSS. Accordingly, the
- defined term "guardianship" is not used.
- 19 Item (4) of this section is new and added to state a specific termination
- date for a CINA case.
- In this section, the newly defined term "order" is substituted for the
- former, more archaic "decree".
- Also in this section, the former word "natural" is omitted, to reflect that the
- parental rights of a nonbiological i.e., adoptive parent can be
- 25 terminated in the same manner as a biological parent's can.
- Former FL § 5-317(f)(2), which described guardianship as obviating the
- 27 need for notice, is omitted as unnecessary in light of the substantive
- provision of the referenced FL § 5-319 new § 5-326 of this subtitle.
- 29 Former FL § 5-317(f)(4), which described joint guardianship, is omitted.
- 30 Defined terms: "Child" § 5-301
- 31 "CINA" § 1-101
- 32 "DSS" § 1-101
- 33 "Guardianship" § 5-301
- 34 "Order" § 5-101
- 35 "Parent" § 5-301
- 36 "TPR" § 5-101

- 1 5-320. COURT AUTHORITY AFTER TPR.
- 2 (A) POWER.
- 3 AFTER TPR AND BEFORE ADOPTION, A COURT HAS THE SAME POWER OVER A
- 4 CHILD AND DSS AS THE COURT HAS OVER A CINA.
- 5 (B) PERMISSIBLE ORDERS.
- 6 AFTER TPR AND BEFORE ADOPTION OF A CHILD, A COURT MAY:
- 7 (1) AS THE COURT FINDS TO BE IN THE CHILD'S BEST INTERESTS:
- 8 (I) AWARD GUARDIANSHIP TO DSS;
- 9 (II) AWARD LIMITED GUARDIANSHIP TO A CAREGIVER WITH
- 10 AUTHORITY TO MAKE EMERGENCY OR ORDINARY DECISIONS AS TO CARE,
- 11 EDUCATION, MENTAL HEALTH, PHYSICAL HEALTH, OR WELFARE, UNLESS THE
- 12 COURT ORDERS OTHERWISE:
- 13 (III) AWARD CUSTODY TO A CAREGIVER;
- 14 (IV) ORDER OTHER LONG-TERM PLACEMENT;
- 15 (V) ORDER PLACEMENT IN A SPECIFIC TYPE OF FACILITY; AND
- 16 (VI) ORDER PROVISION OF SERVICES FOR THE CHILD OR THE
- 17 CHILD'S CAREGIVER;
- 18 (2) ORDER VISITATION FOR THE CHILD WITH A FORMER GRANDPARENT,
- 19 GREAT-GRANDPARENT, PARENT, SIBLING, OR OTHER INDIVIDUAL WHO THE COURT
- 20 FINDS IS IN THE CHILD'S BEST INTERESTS TO VISIT; AND
- 21 (3) AS ALLOWED UNDER §§ 5-335, 5-356, 5-337, AND 5-338 OF THIS
- 22 SUBTITLE, ORDER ACCESS TO INFORMATION ABOUT THE CHILD OR FORMER PARENT.
- 23 (C) DSS' ROLE IN CUSTODY OR LIMITED GUARDIANSHIP.
- 24 DSS SHALL KEEP GUARDIANSHIP NOTWITHSTANDING AN AWARD OF CUSTODY
- 25 OR LIMITED GUARDIANSHIP TO A CAREGIVER.
- 26 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- expressly a court's authority as to the child vis |f2 vis DSS.
- 28 Subsection (b)(1)(i) of this section is new and added to state expressly that
- a court may award guardianship.
- 30 Subsections (b)(1)(ii), (iii), and (iv) and (c) of this section are derived from
- 31 former FL § 5-317(g)(2) and, except for the reference to investigations and
- hearings, (1) and the substance of former § 5-301(g), which defines "joint
- 33 guardianship".

- Subsection (b)(1)(v) of this section is new and added to state expressly a
- 2 court's authority to order placement in a particular facility.
- 3 Subsection (b)(1)(vi) of this section is new and added to state expressly a
- 4 court's authority to order services.
- 5 Subsection (b)(2) of this section is new and added to recognize the proposed
- 6 provisions for post-TPR visitation agreements.
- 7 Subsection (b)(3) of this section is new and added as a general reference to
- 8 a court's authority with respect to a child's records.
- 9 Defined terms: "Caregiver" § 5-301
- 10 "Child" § 5-301
- 11 "CINA" § 5-301
- 12 "Court § 5-301
- 13 "DSS" § 1-101
- 14 "Guardianship" § 5-301
- 15 "Parent" § 5-301
- 16 "Order" § 5-101
- 17 "TPR" § 5-101
- 18 5-321. REVIEW HEARINGS.
- 19 (A) ANNUAL REVIEW HEARING.
- 20 (1) EVERY 12 MONTHS AFTER A COURT GRANTS TPR UNTIL THE COURT
- 21 ENTERS A FINAL ORDER FOR ADOPTION OR THE COURT'S JURISDICTION IS
- 22 TERMINATED, THE COURT SHALL HOLD A HEARING TO:
- 23 (I) REVIEW THE PROGRESS THAT DSS HAS MADE TOWARD
- 24 ADOPTION OR OTHER PERMANENT PLACEMENT IN THE PROSPECTIVE ADOPTEE'S
- 25 BEST INTERESTS;
- 26 (II) REVIEW WHETHER THE CHILD'S CURRENT PLACEMENT AND
- 27 CIRCUMSTANCES AND DSS' PERMANENCY PLAN FOR THE PROSPECTIVE ADOPTEE
- 28 ARE IN THE PROSPECTIVE ADOPTEE'S BEST INTERESTS;
- 29 (III) DETERMINE WHETHER DSS HAS MADE REASONABLE EFFORTS
- 30 TO FINALIZE THE PERMANENCY PLAN IN EFFECT AND DOCUMENT THE COURT'S
- 31 DETERMINATION IN ITS ORDER; AND
- 32 (IV) TAKE ALL ACTION THAT THE COURT CONSIDERS APPROPRIATE
- 33 IN THE PROSPECTIVE ADOPTEE'S BEST INTERESTS.
- 34 (2) AT LEAST 10 DAYS BEFORE EACH HEARING UNDER THIS
- 35 SUBSECTION, DSS SHALL:
- 36 (I) PREPARE A WRITTEN REPORT THAT SUMMARIZES:

1 2	CIRCUMSTANCES; AND	1.	THE PROSPECTIVE ADOPTEE'S CURRENT
	OR OTHER PERMANENT INTERESTS; AND	2. FPLACEMI	THE PROGRESS THAT DSS HAS MADE TOWARDS ADOPTION ENT IN THE PROSPECTIVE ADOPTEE'S BEST
6	(II)	PROVI	DE THE REPORT TO:
7		1.	THE COURT;
8		2.	EACH ATTORNEY OF RECORD IN THE TPR CASE;
9		3.	EACH UNREPRESENTED PARTY TO THE TPR CASE; AND
10 11	THE RIGHT TO NOTICE	4. , BY MAIL	EACH LIVING, FORMER PARENT WHO HAS NOT WAIVED TO THE LAST ADDRESS KNOWN TO THE COURT.
12	(B) HEARING O	N FAILED	CONDITIONAL PLACEMENT.
13 14	(1) IF DO		T FULFILL A CONDITIONAL CONSENT BY PLACEMENT IILY:
15	(I)	DSS PR	COMPTLY SHALL NOTIFY ALL OF THE PARTIES; AND
16 17	DAYS AFTER RECEIPT		RT SHALL SCHEDULE A HEARING TO OCCUR WITHIN 30 DTICE.
		NNOT BE	AT A HEARING UNDER THIS SUBSECTION, THE PARTY FULFILLED ENTERS INTO A NEW CONSENT, THE TPR
	` /	NG UNDE	WHOSE CONDITION CANNOT BE FULFILLED DOES NOT R THIS SUBSECTION OR DECLINES TO ENTER INTO A:
24	(I)	SET AS	SIDE THE TPR ORDER; AND
25 26	(II) TPR PETITION.	SET TH	IE CASE IN FOR A PROMPT TRIAL ON THE MERITS OF THE
27	(C) EMERGENC	Y REVIEW	HEARING.
		VE ADOPT	COURT ORDERS A SPECIFIC PLACEMENT, DSS MAY EE FROM THE PLACEMENT BEFORE A REGULARLY
31 32	(I) FROM SERIOUS IMMED		VAL IS NEEDED TO PROTECT THE PROSPECTIVE ADOPTEE IGER;

(II)CONTINUATION OF THE PLACEMENT IS CONTRARY TO THE 2 PROSPECTIVE ADOPTEE'S BEST INTERESTS; OR (III)THE CAREGIVER ASKS FOR THE PROSPECTIVE ADOPTEE'S 4 IMMEDIATE REMOVAL. WITHIN 2 WORKING DAYS AFTER DSS CHANGES A PROSPECTIVE 6 ADOPTEE'S PLACEMENT UNDER THIS SUBSECTION, DSS SHALL GIVE: TO THE COURT AND ALL COUNSEL. NOTICE OF THE CHANGE: 7 (I) 8 AND (II)TO THE PROSPECTIVE ADOPTEE'S COUNSEL. THE PROSPECTIVE 10 ADOPTEE'S NEW ADDRESS AND TELEPHONE NUMBER. (I)ON THE NEXT DAY ON WHICH THE CIRCUIT COURT SITS AFTER 12 DSS CHANGES A PLACEMENT UNDER THIS SUBSECTION, THE COURT SHALL HOLD AN 13 EMERGENCY REVIEW HEARING TO REVIEW THE CHANGE. 14 AT AN EMERGENCY REVIEW HEARING, THE STANDARD OF (II)15 REVIEW AS TO A CHANGE SHALL BE THE STANDARD FOR CONTINUED SHELTER CARE 16 IN A HEARING UNDER § 3-815 OF THE COURTS ARTICLE. UNLESS ALL OF THE PARTIES AGREE TO A COURT'S ORDER 17 (III)18 ENTERED AT AN EMERGENCY REVIEW HEARING, THE COURT SHALL HOLD A FULL 19 REVIEW HEARING ON THE CHANGE WITHIN 30 DAYS AFTER THE DATE OF REMOVAL 20 OR, IF AGREED TO BY THE PARTIES, A LATER DATE. 21 (D) NOTICE BY COURT. 22 (1) A COURT SHALL PROVIDE REASONABLE NOTICE OF EACH HEARING 23 UNDER THIS SECTION TO: 24 (I) DSS: THE CINA WHO IS THE SUBJECT OF THE TPR ORDER; AND 25 (II)(III)EACH OF THE CINA'S LIVING PARENTS WHO HAS NOT WAIVED 27 THE RIGHT TO NOTICE, AT THE LAST ADDRESS KNOWN TO THE COURT. A WAIVER OF PARENTAL RIGHTS UNDER THIS SUBSECTION SHALL 28 (2) 29 APPEAR EXPRESSLY IN: 30 (I) THE PARENT'S CONSENT TO TPR: AND (II)THE TPR ORDER. 31 32 (E) NOTICE TO AND PARTICIPATION OF CAREGIVER. IF PRACTICABLE, DSS SHALL GIVE A CAREGIVER AT LEAST 7 DAYS' (1) 34 NOTICE BEFORE A HEARING UNDER THIS SECTION.

- 1 (2) AT A HEARING UNDER THIS SECTION, A COURT SHALL GIVE A 2 CAREGIVER OR THE CAREGIVER'S ATTORNEY AN OPPORTUNITY TO BE HEARD.
- 3 (3) A CAREGIVER OR ATTORNEY MAY NOT BE CONSIDERED A PARTY
- 4 SOLELY ON THE BASIS OF THE RIGHT TO NOTICE AND OPPORTUNITY TO BE HEARD
- 5 PROVIDED UNDER THIS SUBSECTION.
- 6 (F) TERMINATION OF JURISDICTION.
- 7 UNLESS TERMINATED SOONER, JURISDICTION OF A COURT OVER THE SUBJECT
- 8 OF THE COURT'S TPR ORDER CONTINUES UNTIL THE SUBJECT ATTAINS 21 YEARS OF
- 9 AGE.
- 10 (G) TERMINATION OF TPR CASE.
- 11 (1) A FINAL ORDER FOR ADOPTION TERMINATES THE ADOPTEE'S TPR
- 12 CASE, AND THE COURT SHALL ENTER THE CASE AS CLOSED.
- 13 (2) ON A SUBJECT'S ATTAINING AGE 21, A COURT SHALL ENTER THE TPR
- 14 CASE AS CLOSED.
- 15 COMMITTEE NOTE: Subsections (a)(1)(i), (ii), and (iv) and (2)(ii)4, (d)(2), and
- 16 (f) of this section are derived from former FL § 5-319(c), (f), and (i) and the
- 17 second sentence of (d).
- Subsection (a)(1)(iii) of this section is new and added to comply with
- 19 federal Adoption and Safe Family Act (PL 105-898) as to findings to be
- 20 made by courts.
- 21 Subsection (a)(2)(i) through (ii)3 of this section is new and added to state
- 22 expressly a time limit for DSS reports, the contents of such reports, and
- 23 the recipients in addition to a parent.
- 24 Subsection (b) of this section is new and added to implement proposed §
- 25 5-314(c), as to conditional consent.
- 26 Subsection (c) of this section is new and added to provide for an emergency
- 27 hearing in the event that DSS believes a court-ordered placement, under
- proposed § 5-320, is no longer suitable. Subsection (c) is patterned after
- 29 current CJ § 3-820.
- 30 Subsection (d)(1) of this section is new and added to state expressly the
- duty of a court to provide parties with notice of a scheduled hearing, in
- addition to any notice afforded by DSS's report.
- 33 Subsection (e) of this section is new and added to ensure that a caregiver
- has an opportunity to be heard.
- 35 Subsection (g) of this section is new and added to state express times for
- 36 closing of a case.

1 2 3 4 5 6	Subsection (a)(1) of this section is revised to require periodic hearings after every TPR, until adoption or termination of jurisdiction. Accordingly, former FL § 5-319(a), (b), (e), (g), and (h), which defined "disrupted placement" and required periodic reports that trigger hearings, and the former phrase "[o]n receipt of the guardian's report", are omitted in this subtitle.
7 8 9	Subsection (a)(1)(i) of this section is revised in the active voice to state expressly that which only was implied in former FL \S 5-319(f)(1) - that the onus for progress is on DSS.
10 11 12	In subsection (a)(1)(i) of this section, the phrase "in the prospective adoptee's best interests" is added to modify "placement", to state expressly the standard for all actions with respect to the subject of a TPR order.
13 14 15	Also in subsection (a)(1)(i) of this section, reference to "other permanent placement" is added to conform to provisions allowing options other than adoption.
16 17	In subsection (a)(1)(ii) of this section, reference to review of "DSS' permanency plan" is added, for completeness.
18 19 20	In subsection (a)(2)(ii)4 of this section, reference to the address known to the "court" is substituted for that known to the "guardian" in light of the requirement for parents to notify the court of mailing changes.
21 22 23 24 25 26	Also in subsection (a)(2)(ii)4 of this section, reference to a "living, former" parent is substituted for the former word "natural", to reflect that the parental rights of a nonbiological - i.e., adoptive - parent can be terminated in the same manner as a biological parent's can and to conform to other provisions expressly limiting notice requirements to live individuals.
27 28	In subsection (d)(2)(ii) of this section, the newly defined term "order" is substituted for the former, more archaic "decree".
29 30	In subsection (f) of this section, the defined term "court" is substituted for the former references to an "equity" court.
31 De	fined terms: "Adoptee" § 5-301
32	"Caregiver" § 5-301
33	"Court" § 5-301
34	"DSS" § 1-101
35	"Order" § 5-101
36	"Parent" § 5-301
37	"Person" § 1-101
38	"TPR" § 5-101

1 5-322. RESERVED. 2 5-323. RESERVED. 3 PART III. ADOPTION AFTER TPR. 4 5-324. PETITION. 5 (A) PETITIONER. 6 (1) ANY ADULT MAY PETITION A COURT FOR AN ADOPTION ORDER. IF A PETITIONER FOR ADOPTION IS MARRIED, THE PETITIONER'S 8 SPOUSE SHALL JOIN IN THE PETITION UNLESS THE SPOUSE: (I) IS SEPARATED FROM THE PETITIONER UNDER A 10 CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR 11 DIVORCE; OR 12 IS NOT COMPETENT TO JOIN IN THE PETITION. (II)13 AMENDED PETITION. (B) 14 IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY OF A 15 FINAL ORDER FOR ADOPTION, THE PETITIONER SHALL AMEND THE PETITION 16 ACCORDINGLY. 17 COMMITTEE NOTE: This section is derived from former FL §§ 5-309(a) and 18 5-315(a)(2) and (3) and (b). 19 In subsections (a)(1) and (b) of this section, the newly defined term "order" 20 is substituted for the former, more archaic "decree". 21 Former FL § 5-315(a)(1), which provided an exception for the petitioner whose spouse is a parent, is omitted from this subtitle. 22 23 Defined terms: "Court" § 5-301 24 "Order" § 5-101 25 5-325. CONSENT TO ADOPTION. REQUIREMENT. 26 (A) AFTER TPR, A COURT MAY ENTER AN ORDER FOR ADOPTION ONLY 27 28 WITH THE CONSENT OF: THE DIRECTOR OF THE DSS THAT HAS GUARDIANSHIP OF THE 29 (I) 30 PROSPECTIVE ADOPTEE; AND THE PROSPECTIVE ADOPTEE. IF THE PROSPECTIVE ADOPTEE IS 31 (II)32 AT LEAST 10 YEARS OLD.

1 (2) A DIRECTOR OF DSS MAY NOT WITHHOLD CONSENT FOR THE SOLE 2 REASON THAT THE RACE OR RELIGION OF A PROSPECTIVE ADOPTIVE PARENT 3 DIFFERS FROM THAT OF THE PROSPECTIVE ADOPTEE OR PARENT, IF TO DO SO IS 4 CONTRARY TO THE PROSPECTIVE ADOPTEE'S BEST INTERESTS. 5 (B) REVOCATION. A DIRECTOR OF DSS MAY REVOKE CONSENT AT ANY TIME WITHIN 30 6 (1) 7 DAYS AFTER THE LATER OF: 8 (I) THE DIRECTOR SIGNING THE CONSENT; OR 9 (II)THE ADOPTION PETITION BEING FILED. 10 (2) A PROSPECTIVE ADOPTEE MAY REVOKE CONSENT AT ANY TIME 11 BEFORE A COURT ENTERS A FINAL ORDER OF ADOPTION. 12 COMMITTEE NOTE: Subsections (a) and (b)(1)(i) and (2) of this section are 13 derived from former FL § 5-311(b) and (c)(1) and (2). 14 Subsection (b)(1)(ii) of this section is new and added to provide an 15 alternative date for DSS' revocation. In subsection (a)(2) of this section, the word "birth", which formerly 16 modified "parents", is omitted to reflect that a child may have had parents 17 18 in addition to birth parents. 19 In the introductory language of subsection (b)(1) of this section, the word "calendar" is omitted, as Md. Rule 1-203 governs computation of time for 20 21 purposes of filings in court proceedings. 22 Subsection (b)(2) of this section is revised to allow revocation until entry of 23 a final order, without regard to an "interlocutory" order. 24 Defined terms: "Adoptee" § 5-301 "Adoptive parent" § 5-301 25 "Court" § 5-301 26 27 "DSS" § 1-101 28 "Guardianship" § 5-301 29 "Order" § 5-101 30 "Parent" § 5-301 "TPR" § 5-101 31 32 5-326. NOTICE OF ADOPTION FILING. 33 (A) PERSONS NEEDING TO CONSENT; COUNSEL. A PETITIONER SHALL GIVE, BY FIRST CLASS MAIL OR PERSONAL SERVICE, 34

35 NOTICE OF THE FILING OF A PETITION FOR ADOPTION BY SHOW CAUSE ORDER, TO:

36 (1) DSS;

- 1 (2) THE PROSPECTIVE ADOPTEE; AND
- 2 (3) THE PROSPECTIVE ADOPTEE'S LAST ATTORNEY OF RECORD IN THE 3 TPR CASE.
- 4 (B) FORMER PARENTS.
- 5 A PETITIONER SHALL GIVE NOTICE OF THE FILING OF A PETITION FOR
- 6 ADOPTION, TO EACH LIVING, FORMER PARENT WHO HAS NOT WAIVED THE RIGHT TO
- 7 NOTICE. TO THE LAST ADDRESS KNOWN TO THE COURT.
- 8 COMMITTEE NOTE: Subsection (a)(1) and (2) of this section is derived from
- 9 former FL § 5-322(a)(1) and (3), as it related to an adoption petition, and
- revised to list the persons whose consent is required.
- Subsection (a)(3) of this section is new and added to ensure counsel is
- informed of the filing.
- Subsection (b) of this section is derived from former FL § 5-322(b) and the
- exception for notice in former § 5-317(f)(2) and revised in the affirmative,
- to require notice unless waived.
- In the introductory language of proposed (a) of this section, the reference to
- 17 "first class mail or personal service" is added to state expressly the means
- by which service is to be effected.
- 19 Defined terms: "Adoptee" § 5-301
- 20 "Court" § 5-301
- 21 "DSS" § 1-101
- 22 "Parent" § 5-301
- 23 5-327. CONSIDERATIONS.
- 24 IN RULING ON A PETITION FOR ADOPTION, A COURT:
- 25 (1) SHALL CONSIDER ANY ASSURANCE BY THE ADMINISTRATION THAT
- 26 THE ADMINISTRATION WILL FUND NEEDED SUPPORT FOR THE ADOPTEE;
- 27 (2) MAY CONSIDER THE RELIGIOUS BACKGROUND, BELIEFS, AND
- 28 TRAINING OF A PROSPECTIVE ADOPTIVE PARENT AND ADOPTEE BUT, IF THE COURT
- 29 FINDS THAT THE PROSPECTIVE ADOPTEE HAS INSUFFICIENT RELIGIOUS
- 30 BACKGROUND, BELIEFS, AND TRAINING TO BE FACTORS IN ADOPTION, MAY DECIDE
- 31 WITHOUT CONSIDERING THE RELIGIOUS BACKGROUND, BELIEFS, OR TRAINING OF
- 32 THE PROSPECTIVE ADOPTIVE PARENT AND ADOPTEE; AND
- 33 (3) MAY NOT DENY A PETITION FOR ADOPTION SOLELY BECAUSE THE
- 34 PETITIONER IS SINGLE OR DOES NOT HAVE A SPOUSE.
- 35 COMMITTEE NOTES: This section is derived from former FL §§ 5-309(b) and
- 36 5-316.

- In item (1) of this section, the former word "maintenance" is omitted as
- 2 included in the defined term "support".
- In item (2) of this section, the former allowance for consideration of the
- 4 beliefs etc. of the "natural parents" is omitted.
- 5 Defined terms: "Administration" § 5-301
- 6 "Adoptee" § 5-301
- 7 "Adoptive parent" § 5-301
- 8 "Court" § 5-301
- 9 "Support" § 1-101
- 10 5-328. HEARING ON ADOPTION PETITION.
- 11 A COURT SHALL HOLD A HEARING BEFORE ENTERING A FINAL ORDER FOR
- 12 ADOPTION.
- 13 COMMITTEE NOTE: This section is derived from former FL § 5-324.1.
- 14 The newly defined term "order" is substituted for the former, more archaic
- "decree".
- 16 Defined terms: "Court" § 5-301
- 17 "Order" § 5-101
- 18 5-329. TIME LIMITS.
- 19 (A) MAXIMUM LIMIT.
- 20 WITHIN 180 DAYS AFTER AN ADOPTION PETITION IS FILED UNDER THIS
- 21 SUBTITLE, A COURT SHALL RULE ON THE PETITION.
- 22 (B) MINIMUM LIMITS.
- 23 A COURT MAY NOT ENTER A FINAL ORDER FOR ADOPTION UNTIL AT LEAST 30
- 24 DAYS AFTER ENTRY OF THE FINAL ORDER FOR TPR.
- 25 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 5-317(d), as it related to an adoption petition.
- 27 Subsection (b) of this section is substituted for former FL § 5-324, as it
- 28 related to adoption more than 30 days after birth or expiration of the
- 29 period for revocation of consent, to make the deadline run from entry of a
- 30 TPR order.
- 31 Defined terms: "Court" § 5-301
- 32 "Order" § 5-101
- 33 "TPR" § 5-101

33

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for consistency.

1 5-330. EFFECTS OF FINAL ORDER. 2 (A) EFFECT ON CHILD-PARENT RELATIONSHIP. THIS SUBSECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL 4 TO PROVIDE FOR DISTRIBUTION OF PROPERTY BY WILL. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION. AFTER A 5 (2) 6 COURT ENTERS AN ORDER FOR ADOPTION: 7 (I) THE ADOPTEE: IS THE CHILD OF THE ADOPTIVE PARENT FOR ALL 9 INTENTS AND PURPOSES; AND IS ENTITLED TO ALL OF THE RIGHTS AND PRIVILEGES OF 11 AND IS SUBJECT TO ALL OF THE OBLIGATIONS OF OFFSPRING BORN TO THE 12 ADOPTIVE PARENT; 13 EACH OF THE ADOPTEE'S LIVING PARENTS IS: (II)14 1. RELIEVED OF ALL PARENTAL DUTIES AND OBLIGATIONS 15 TO THE ADOPTEE; AND 2. DIVESTED OF ALL PARENTAL RIGHTS AS TO THE 17 ADOPTEE; AND THE ESTATES AND TRUSTS ARTICLE SHALL GOVERN ALL OF 18 (III)19 THE RIGHTS OF INHERITANCE BETWEEN THE ADOPTEE AND PARENTAL RELATIVES. 20 (B) TERMINATION OF PENDING CASES. A FINAL ORDER FOR ADOPTION TERMINATES ALL PENDING TPR OR 21 22 GUARDIANSHIP CASES AS TO THE ADOPTEE. 23 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL § 5-308(a) and (b), as it related to adoptions under this subtitle. 24 25 Subsection (b) of this section is new and added to provide an express termination date for pending cases. 26 27 In the introductory language of subsection (a)(2) of this section, the newly defined term "order" is substituted for the former, more archaic "decree". 28 29 In subsection (a)(2) of this section, the newly defined term "adoptee" is 30 substituted for the former references to the "individual adopted", for 31 consistency and brevity.

In subsection (a)(2)(i)1 and 2 of this section, the newly defined term

"adoptive parent" is substituted for the former references to a "petitioner",

"TPR" § 5-101

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1 In subsection (a)(2)(i)2 of this section, the reference to "offspring born" to 2 the adoptive parent is substituted for the former reference to "a child born 3 to the petitioner in wedlock", to avoid the misleading inference that illegitimacy affects a right, privilege, or obligation of a biological offspring 4 5 or that the age of majority might affect an adoptee differently from a 6 biological offspring. 7 In subsection (a)(2)(ii) of this section, the former reference to a "natural" parent is omitted to reflect that the duties and rights of nonbiological - i.e., 8 adoptive - relatives are affected in the same manner as a biological 9 relative's. Accordingly, in subsection (a)(2)(iii) of this section, a reference to 10 "parental" relatives is substituted for the former reference to "natural" 11 12 relatives. 13 Former FL § 5-308(c), which defined the legal effect of an adult's adoption, 14 is omitted from this subtitle as inapplicable to CINA proceedings. 15 Former FL § 5-308(e), which defined the effect of an interlocutory decree of 16 adoption, is omitted from this subtitle. 17 Defined terms: "Adoptee" § 5-301 18 "Adoptive parent" § 5-301 19 "Court" § 5-301 20 "Guardianship" § 5-301 21 "Order" § 5-101 22 "Parent" § 5-301 23 "TPR" § 5-101 24 5-331. NOTICE OF FINAL ORDER. A COURT SHALL SEND NOTICE OF THE ENTRY OF A FINAL ORDER FOR 25 26 ADOPTION OF A CHILD TO: 27 THE COURT OF COMPETENT JURISDICTION THAT ORDERED TPR; (1) 28 EACH OF THE CHILD'S LIVING. FORMER PARENTS WHO HAS NOT 29 WAIVED THE RIGHT TO NOTICE, TO THE LAST ADDRESS KNOWN TO THE COURT. THE CHILD'S AND LIVING, FORMER PARENTS' LAST ATTORNEYS OF (3) 31 RECORD IN THE TPR CASE. 32 COMMITTEE NOTE: This section is new and added to state the effect on pending cases and to provide for notice of the order. 33 34 Defined terms: "Child" § 5-301 35 "Court" § 5-301 "Order" § 5-101 36 37 "Parent" § 5-301

- 1 5-332. PETITION TO INVALIDATE.
- 2 IF A PETITION TO INVALIDATE A FINAL ORDER FOR ADOPTION ON THE BASIS OF
- 3 A JURISDICTIONAL OR PROCEDURAL DEFECT IS FILED MORE THAN 1 YEAR AFTER
- 4 ENTRY OF THE ORDER, A COURT SHALL DISMISS THE PETITION.
- 5 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- 6 revised to require dismissal rather than barring receipt, as more consistent
- 7 with court practices.
- The word "order" is substituted for the former, more archaic "decree".
- 9 Defined terms: "Court" § 5-301
- 10 "Order" § 5-101
- 11 5-333. RESERVED.
- 12 5-334. RESERVED.
- 13 PART IV. ACCESS TO RECORDS.
- 14 5-335. MEDICAL AND PSYCHOLOGICAL INFORMATION.
- 15 (A) COMPILATION OF ADOPTEE'S RECORDS OR HISTORY.
- 16 DSS SHALL MAKE REASONABLE EFFORTS TO COMPILE AND MAKE AVAILABLE
- 17 TO A PROSPECTIVE ADOPTIVE PARENT:
- 18 (1) ALL OF THE PROSPECTIVE ADOPTEE'S MEDICAL AND PSYCHIATRIC
- 19 RECORDS IN DSS' POSSESSION; OR
- 20 (2) A COMPREHENSIVE MEDICAL AND PSYCHIATRIC HISTORY OF THE
- 21 PROSPECTIVE ADOPTEE.
- 22 (B) COMPILATION OF PARENTAL HISTORY.
- 23 ON REQUEST OF AN ADOPTIVE OR PROSPECTIVE ADOPTIVE PARENT, DSS SHALL
- 24 MAKE REASONABLE EFFORTS TO COMPILE A PERTINENT MEDICAL AND
- 25 PSYCHIATRIC HISTORY OF EACH OF THE PROSPECTIVE ADOPTEE'S OR ADOPTEE'S
- 26 PARENTS OR FORMER PARENTS, IF AVAILABLE TO DSS, AND TO MAKE THE HISTORY
- 27 AVAILABLE TO THE ADOPTIVE OR PROSPECTIVE ADOPTIVE PARENT.
- 28 (C) LATER RECEIVED INFORMATION.
- 29 IF, AFTER ADOPTION, DSS RECEIVES MEDICAL OR PSYCHOLOGICAL
- 30 INFORMATION ABOUT THE ADOPTEE OR ADOPTEE'S FORMER PARENT, DSS SHALL
- 31 MAKE REASONABLE EFFORTS TO MAKE THE INFORMATION AVAILABLE TO THE
- 32 ADOPTIVE PARENT.
- 33 (D) EXCLUSION OF IDENTIFYING INFORMATION.

- 1 A MEDICAL OR PSYCHIATRIC HISTORY COMPILED UNDER THIS SECTION MAY 2 NOT CONTAIN IDENTIFYING INFORMATION ABOUT A PARENT OR FORMER PARENT.
- 3 COMMITTEE NOTE: Subsection (a) of this section is new and added to provide
- 4 for DSS to compile information on a prospective adoptee available to DSS,
- 5 including any dental records.
- 6 Subsections (b) and (d) of this section are derived from former FL § 5-328.
- 7 Subsection (c) of this section is new and added to ensure transmittal of
- 8 later discovered information about an adoptee and, even without a request
- 9 under subsection (b), a former parent.
- In subsections (b) and (d) of this section, the references to "psychiatric"
- records are added to ensure inclusion of such information as available,
- 12 without identifying information.
- 13 In subsection (b) of this section, the reference to a "request" is added to
- obviate the need to compile information that a prospective or adoptive
- parent does not want.
- Also in subsection (b) of this section, "reasonable efforts" and "if available"
- are added to reflect that DSS may be unable to compile all of the
- information or contact a parent after an adoption.
- 19 Also in subsection (b) of this section, the newly defined term "DSS" is
- substituted for the former reference to a "person authorized to place a
- 21 minor child for adoption", for brevity and consistency with the revised
- scope of this proposed subtitle.
- 23 In subsection (d) of this section, the defined term "identifying information"
- is substituted for the former, limited reference to "identity".
- 25 Also in subsection (d) of this section, the former word "natural" is omitted,
- to reflect that the parental rights of a nonbiological i.e., adoptive parent
- 27 can be terminated in the same manner as a biological parent's can and
- 28 identifying information about such parent should be protected as well.
- 29 Defined terms: "Adoptee" § 5-301
- 30 "Adoptive parent" § 5-301
- 31 "DSS" § 1-101
- "Identifying information" § 5-301
- 33 "Parent" § 5-301
- 34 5-336. COURT AND DSS RECORDS.
- 35 (A) ACCESS.
- 36 (1) (I) ON REQUEST OF AN ADOPTEE OR ADOPTIVE PARENT OF AN
- 37 ADOPTEE AND WITHOUT A SHOWING OF A NEED, DSS SHALL PROVIDE INFORMATION,

- $1\,$ OTHER THAN IDENTIFYING INFORMATION, IN ITS ADOPTION RECORD ON THE
- 2 ADOPTEE.
- 3 (II) IF DSS DENIES A REQUEST UNDER THIS PARAGRAPH, THEN ON
- 4 PETITION OF AN ADOPTEE OR ADOPTIVE PARENT AND WITHOUT A SHOWING OF
- 5 NEED, A COURT SHALL ORDER ACCESS FOR THE PETITIONER TO INSPECT, IN
- 6 ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION, DSS' RECORD ON THE
- 7 ADOPTEE.
- 8 (2) ON PETITION OF AN ADOPTEE OR ADOPTIVE PARENT OF AN ADOPTEE
- 9 AND WITHOUT A SHOWING OF NEED, A COURT SHALL ORDER ACCESS FOR THE
- 10 PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION,
- 11 THE COURT'S RECORD ON THE ADOPTEE.
- 12 (B) PROTECTION OF IDENTIFYING INFORMATION.
- 13 A COURT MAY NOT ORDER OPENED FOR INSPECTION UNDER THIS SECTION ANY
- 14 PART OF A RECORD THAT CONTAINS IDENTIFYING INFORMATION AS TO A FORMER
- 15 PARENT.
- 16 COMMITTEE NOTE: This section is derived from former FL § 5-329(a) and
- 17 (b)
- In subsection (a)(1) and (2) of this section, the references to an "adoptive
- parent" are substituted for the former references to a "birth parent", to
- 20 foreclose an individual whose parental rights have been terminated from
- 21 accessing information while allowing access to an adoptive parent.
- 22 Similarly, in subsection (b) of this section, reference to a "former" parent is
- 23 substituted for the former reference to a "birth" parent, to ensure
- 24 confidentiality for all individuals who have at any time previously been a
- 25 "parent".
- In subsection (a)(1) of this section, the newly defined term "DSS" is
- 27 substituted for the former references to a "child placement agency", for
- brevity and consistency with the revised scope of this proposed subtitle.
- 29 Defined terms: "Adoptee" § 5-301
- 30 "Adoptive parent" § 5-301
- 31 "Court" § 5-301
- 32 "DSS" § 1-101
- "Identifying information" § 5-301
- 34 "Order" § 5-101
- 35 "Parent" § 5-301
- 36 5-337. URGENTLY NEEDED MEDICAL INFORMATION.
- 37 (A) HEARING ON NEED.
- 38 IF, AFTER A HEARING ON PETITION OF AN ADOPTEE, A COURT IS SATISFIED
- 39 THAT THE ADOPTEE OR BLOOD RELATIVE OF THE ADOPTEE URGENTLY NEEDS

- 1 MEDICAL INFORMATION NOT IN DSS AND COURT RECORDS, THE COURT MAY
- 2 APPOINT AN INTERMEDIARY TO TRY TO CONTACT A FORMER PARENT OF THE
- 3 ADOPTEE FOR THE INFORMATION.
- 4 (B) ROLE OF INTERMEDIARY.
- 5 AN INTERMEDIARY APPOINTED UNDER THIS SECTION:
- 6 (1) ONLY MAY ADVISE A FORMER PARENT OF THE NEED FOR MEDICAL 7 INFORMATION: AND
- 8 (2) MAY NOT:
- 9 (I) REVEAL ANY IDENTIFYING INFORMATION OF AN ADOPTEE; OR
- 10 (II) TRY, IN ANY MANNER, TO ENCOURAGE OR DISCOURAGE
- 11 CONTACT BETWEEN AN ADOPTEE AND FORMER PARENT.
- 12 (C) REPORT TO COURT.
- 13 AN INTERMEDIARY APPOINTED UNDER THIS SECTION SHALL FILE WITH THE
- 14 APPOINTING COURT A CONFIDENTIAL WRITTEN REPORT ON THE INTERMEDIARY'S
- 15 EFFORTS TO CONTACT A FORMER PARENT.
- 16 (D) DISCLOSURE BY COURT.
- 17 WHEN A COURT RECEIVES A REPORT FROM AN INTERMEDIARY, THE COURT
- 18 MAY DISCLOSE TO THE ADOPTEE, WITHOUT REVEALING IDENTIFYING INFORMATION
- 19 ABOUT ANY FORMER PARENT:
- 20 (1) WHETHER THE INTERMEDIARY ADVISED A FORMER PARENT ABOUT
- 21 THE NEED FOR MEDICAL INFORMATION; AND
- 22 (2) MEDICAL INFORMATION THAT A FORMER PARENT PROVIDED.
- 23 (E) COMPENSATION.
- 24 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A COURT MAY ORDER AN
- 25 ADOPTEE TO PAY A REASONABLE FEE FOR THE SERVICES OF AN INTERMEDIARY
- 26 UNDER THIS SECTION.
- 27 COMMITTEE NOTE: This section is derived from former FL § 5-329(c)
- 28 through (e) and revised to clarify that an intermediary is allowed to contact
- only a former parent and not a spouse, child, or other family member of a
- 30 former parent.
- 31 Throughout this section, references to a "former" parent are substituted for
- 32 the former references to a "birth" parent, to recognize that, e.g., a former
- parent, by adoption, may have information about an adoptee or biological
- 34 parent.

- In subsection (a) of this section, the newly defined term "DSS" is
- 2 substituted for the former reference to the "child placement agency", for
- 3 brevity and consistency with the revised scope of this subtitle.
- 4 Also in subsection (a) of this section, the former reference to "evidence
- 5 presented at the hearing" is omitted as unnecessary in light of the rules
- 6 governing proceedings generally and as potentially over narrow should a
- 7 court request memoranda or other submissions to which an opposing party
- 8 has an opportunity to respond.
- 9 Defined terms: "Adoptee" § 5-301
- 10 "Court" § 5-301
- 11 "DSS" § 1-101
- "Identifying information" § 5-301
- 13 "Order" § 5-101
- 14 "Parent" § 5-301
- 15 5-338. VITAL RECORDS.
- 16 (A) DEFINITIONS.
- 17 (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 18 STATED.
- 19 (2) "DIRECTOR" MEANS THE DIRECTOR OF THE ADMINISTRATION.
- 20 (3) "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL
- 21 HYGIENE.
- 22 (B) SCOPE OF SECTION.
- 23 THIS SECTION APPLIES ONLY TO AN ADOPTION IN WHICH A COURT ENTERS A
- 24 FINAL ORDER FOR ADOPTION ON OR AFTER JANUARY 1, 2000.
- 25 (C) CONSTRUCTION OF SECTION.
- 26 THIS SECTION DOES NOT BAR:
- 27 (1) AN ADOPTEE OR BIOLOGICAL PARENT FROM APPLYING FOR SEARCH,
- 28 CONTACT, AND REUNION SERVICES UNDER SUBTITLE 4B OF THIS TITLE; OR
- 29 (2) THE DIRECTOR OR A CONFIDENTIAL INTERMEDIARY FROM
- 30 OBTAINING A COPY OF A RECORD UNDER \$ 5-4B-04(C) OR \$ 5-4B-06(B) OR (C) OF THIS
- 31 TITLE.
- 32 (D) APPLICATION FOR RECORD.
- 33 (1) AN ADOPTEE WHO IS AT LEAST 21 YEARS OLD MAY APPLY TO THE
- 34 SECRETARY FOR A COPY OF:
- 35 (I) THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;

1 2	CERTIFICATE OF B	(II) SIRTH; O	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW R
3	BY THE CLERK OF	(III) COURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
5 6	(2) YEARS MAY APPL		OGICAL PARENT OF AN ADOPTEE WHO HAS ATTAINED 21 E SECRETARY FOR A COPY OF:
7		(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
8 9	CERTIFICATE OF B	(II) SIRTH;	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW
	UNDER § 4-211 OF CERTIFICATE OF I		THE NEW CERTIFICATE OF BIRTH THAT WAS SUBSTITUTED, ALTH - GENERAL ARTICLE, FOR THE ADOPTEE'S ORIGINAL OR
13 14	BY THE CLERK OF	(IV) FCOURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
15	(3)	EACH A	APPLICANT UNDER THIS SUBSECTION SHALL:
16 17	INFORMATION TH	(I) IAT THE	PROVIDE ALL PROOF OF IDENTITY AND OTHER RELEVANT SECRETARY REQUIRES; AND
18 19	HEALTH - GENERA	(II) AL ARTI	PAY THE FEE REQUIRED UNDER TITLE 4, SUBTITLE 2 OF THE CLE FOR A COPY OF A RECORD.
20	(E) DISCLO	SURE V	ETO.
21	(1)	A BIOL	OGICAL PARENT MAY:
	DISCLOSURE OF II UNDER THIS SECT		FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THAT PARENT IN A RECORD ACCESSIBLE
25		(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
26		(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
27	(2)	AFTER	AN ADOPTEE ATTAINS 21 YEARS, THE ADOPTEE MAY:
	DISCLOSURE OF II UNDER THIS SECT		FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE
31		(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
32		(III)	REFILE A DISCLOSURE VETO AT ANY TIME.

- 1 (3) IMMEDIATELY AFTER THE DIRECTOR RECEIVES A DISCLOSURE VETO 2 OR CANCELLATION UNDER THIS SECTION, THE DIRECTOR SHALL FORWARD A COPY 3 TO THE SECRETARY.
- 4 (F) DUTIES OF SECRETARY.
- 5 (1) THE SECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS 6 SECTION.
- 7 (2) SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE
- 8 SECRETARY SHALL GIVE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF
- 9 THIS SECTION A COPY OF EACH RECORD THAT THE APPLICANT REQUESTED AND
- 10 THAT THE SECRETARY HAS ON FILE.
- 11 (3) WHENEVER A BIOLOGICAL PARENT APPLIES FOR A RECORD, THE
- 12 SECRETARY SHALL REDACT FROM THE COPY ALL INFORMATION AS TO:
- 13 (I) THE OTHER BIOLOGICAL PARENT, IF THAT PARENT HAS FILED
- 14 A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION; AND
- 15 (II) THE ADOPTEE AND EACH ADOPTIVE PARENT, IF THE ADOPTEE
- 16 HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION.
- 17 (4) WHENEVER AN ADOPTEE APPLIES FOR A RECORD, THE SECRETARY
- 18 SHALL REDACT FROM THE COPY ALL INFORMATION AS TO A BIOLOGICAL PARENT, IF
- 19 THAT PARENT HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION.
- 20 (5) THE SECRETARY SHALL GIVE EACH APPLICANT UNDER THIS
- 21 SECTION NOTICE OF THE ADOPTION SEARCH, CONTACT, AND REUNION SERVICES
- 22 AVAILABLE UNDER SUBTITLE 4B OF THIS TITLE.
- 23 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow
- 24 concise reference to the Director and Secretary.
- 25 Subsections (b) through (f) of this section are derived from former FL §§
- 26 5-3A-01 through 5-3A-07.
- 27 In subsection (e)(3) of this section, a duty to forward a cancellation is
- added, for completeness.
- 29 Defined terms: "Administration" § 5-301
- 30 "Adoptee" § 5-301
- 31 "Adoptive parent" § 5-301
- 32 "Court" § 5-301
- 33 "Order" § 5-101
- 34 "Parent" § 5-301

- 1 5-339. RESERVED. 2 5-340. RESERVED. 3 PART V. PROHIBITED ACTS. 4 5-341. PROHIBITED PAYMENTS. 5 PROHIBITED ACT. (A) EXCEPT AS OTHERWISE PROVIDED BY LAW, A GOVERNMENTAL UNIT OR 7 PERSON WHO PROVIDES A SERVICE IN CONNECTION WITH A PLACEMENT FOR 8 ADOPTION OR AN AGREEMENT FOR CUSTODY IN CONTEMPLATION OF ADOPTION 9 MAY NOT CHARGE OR RECEIVE, FROM OR FOR A PARENT OR PROSPECTIVE ADOPTIVE 10 PARENT, ANY COMPENSATION FOR THE PLACEMENT OR AGREEMENT. 11 CONSTRUCTION OF SECTION. (B) 12 THIS SECTION DOES NOT: PROHIBIT PAYMENT, BY AN INTERESTED PERSON, OF A REASONABLE 13 (1) 14 AND CUSTOMARY CHARGE OR FEE FOR HOSPITAL, MEDICAL, OR LEGAL SERVICES; OR PREVENT THE ADMINISTRATION, OR A PERSON THAT THE 15 16 ADMINISTRATION LICENSES OR SUPERVISES, FROM RECEIVING AND ACCEPTING 17 REASONABLE REIMBURSEMENT FOR COSTS OF AN ADOPTIVE SERVICE IN 18 CONNECTION WITH ADOPTION, IF: 19 THE REIMBURSEMENT IS IN ACCORDANCE WITH STANDARDS (I) 20 SET BY REGULATION OF THE ADMINISTRATION: AND THE ABILITY TO PROVIDE THIS REIMBURSEMENT DOES NOT 21 (II)22 AFFECT: 23 1. THE ACCEPTABILITY OF ANY INDIVIDUAL FOR ADOPTIVE 24 SERVICES; OR 2. THE CHOICE OF THE MOST SUITABLE PROSPECTIVE 26 ADOPTIVE PARENT. 27 (C) DUTY OF STATE'S ATTORNEY. 28 EACH STATE'S ATTORNEY SHALL ENFORCE THIS SECTION.
- 30 A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF A
- 31 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100 OR
- 32 IMPRISONMENT NOT EXCEEDING 3 MONTHS, OR BOTH, FOR EACH OFFENSE.

(D)

PENALTIES.

- 1 COMMITTEE NOTE: This section is derived from former FL § 5-327(a), (b), (d), and (e). 2 3 In subsections (a) and (b)(2)(ii)2 of this section, the references to a 4 prospective adoptive "parent" are substituted for the former references to 5 the "individual who is adopting the individual" and the prospective adoptive "family or individual", for consistency with other references 6 7 throughout this subtitle. In subsection (a) of this section, the phrase "by law" is added to delineate 8 9 the scope of the exception. Also in subsection (a) of this section, reference to a "person" or 10 "governmental unit" is substituted for the former references to "an agency, 11 12 institution, or individual", to state expressly that governmental units are 13 covered - a private "agency, institution, or individual" being within the 14 defined term "person". In subsection (b)(2) of this section, however, "person" is "agency or institution", as the Administration does not license 15 16 or supervise another governmental unit for adoption purposes. 17 In subsection (b)(2)(i) of this section, the former word "rules" is omitted in 18 light of the definition of "regulation" in SG § 10-101 and the usage of "regulation" for Executive Branch units and "rule" for Judicial Branch 19 20 units. 21 In subsection (c) of this section, a duty to "enforce" is substituted for the 22 former duty to "prosecute any violation", as more consistent with prosecutorial discretion. 23 24 In subsection (d) of this section, reference to a violation of "any provision" 25 is added to clarify that a prosecutor need not show violation of every 26 provision. 27 Defined terms: "Administration" § 5-301 28 "Adoptive parent" § 5-301 "Person" § 1-101 29 "Parent" § 5-301 30 "Placement for adoption" § 5-301 31
- 32 SUBTITLE 3A. PRIVATE AGENCY GUARDIANSHIP.
- 33 PART I. GENERAL PROVISIONS.
- 34 5-3A-01. DEFINITIONS.
- 35 (A) IN GENERAL.
- 36 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 37 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a).

- 1 Only a stylistic change is made.
- 2 (B) ADOPTEE.
- 3 "ADOPTEE" MEANS AN INDIVIDUAL WHO IS ADOPTED UNDER THIS SUBTITLE.
- 4 COMMITTEE NOTE: This subsection is new and added to allow concise and
- 5 consistent reference to an individual adopted under this subtitle, whether
- 6 a child or an adult at the time of reference, and, when modified by
- 7 "prospective", to an individual awaiting adoption under this subtitle.
- 8 (C) ADOPTIVE PARENT.
- 9 "ADOPTIVE PARENT" MEANS AN INDIVIDUAL WHO COMPLETES ADOPTION OF 10 ANOTHER INDIVIDUAL.
- 11 COMMITTEE NOTE: This subsection is new and added to allow concise
- 12 reference to individuals who have adopted another individual, whether
- under this title or other law.
- 14 (D) CHILD.
- 15 "CHILD" MEANS AN INDIVIDUAL UNDER THE AGE OF 18 YEARS.
- 16 COMMITTEE NOTE: This subsection is new and added to allow concise
- 17 reference to an individual under the age of 18 years.
- 18 (E) DISABILITY.
- 19 "DISABILITY" MEANS:
- 20 (1) ALCOHOL DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 21 GENERAL ARTICLE;
- 22 (2) DRUG DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 23 GENERAL ARTICLE;
- 24 (3) A MENTAL DISORDER, AS DEFINED IN § 10-101 OF THE HEATH -
- 25 GENERAL ARTICLE; OR
- 26 (4) MENTAL RETARDATION, AS DEFINED IN § 7-101 OF THE HEALTH -
- 27 GENERAL ARTICLE.
- 28 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(c).
- No change is made other than renumbering and reordering of the
- 30 conditions in alphabetical order.
- 31 (F) FATHER.
- 32 "FATHER" MEANS, WITH RESPECT TO AN INDIVIDUAL, THE MAN WHO:

- 1 (1) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 2 TIME OF THE INDIVIDUAL'S CONCEPTION;
- 3 (2) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 4 TIME OF THE INDIVIDUAL'S BIRTH;
- 5 (3) HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, TO BE THE
- $\,\,$ 6 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE INDIVIDUAL'S BIOLOGICAL
- 7 MOTHER DISAGREES;
- 8 (4) ON THE BASIS OF GENETIC TESTING, IS THE INDIVIDUAL'S
- 9 BIOLOGICAL FATHER;
- 10 (5) IS NAMED AS THE FATHER ON THE INDIVIDUAL'S BIRTH
- 11 CERTIFICATE, UNLESS THE MAN SIGNS A DENIAL OF PATERNITY OR A COURT OF
- 12 COMPETENT JURISDICTION MAKES A FINDING OF NONPATERNITY;
- 13 (6) IS IDENTIFIED BY THE INDIVIDUAL'S BIOLOGICAL MOTHER AS THE
- 14 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE MAN SIGNS A DENIAL OF
- 15 PATERNITY OR A COURT OF COMPETENT JURISDICTION MAKES A FINDING OF
- 16 NONPATERNITY; OR
- 17 (7) IS ADJUDICATED THE INDIVIDUAL'S FATHER.
- 18 COMMITTEE NOTE: Items (1) through (3) and (5) through (7) of this
- subsection are derived from former FL § 5-301(d) and the substance of
- subsection (a) of the formerly referenced FL § 5-310.
- 21 Item (4) of this subsection is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- 23 In items (1), (2), (3) and (6) of this subsection, the word "biological" is
- substituted for the former words "natural" and "birth" as more descriptive.
- In items (5) and (6) of this subsection, reference to a "court of competent
- 26 jurisdiction" is substituted for the former word "court", to make clear that
- 27 the references are not intended to be limited to Maryland courts.
- 28 Also in items (5) and (6) of this subsection, the former phrase "by affidavit
- or testimony" is omitted as unnecessary.
- 30 (G) GUARDIANSHIP.
- 31 "GUARDIANSHIP" MEANS GUARDIANSHIP WITH THE RIGHT TO CONSENT TO
- 32 ADOPTION.
- 33 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(e),
- except as it relates to long-term care short of adoption.
- 35 (H) IDENTIFYING INFORMATION.

- 1 "IDENTIFYING INFORMATION" MEANS INFORMATION THAT REVEALS THE
- 2 IDENTITY OR LOCATION OF AN INDIVIDUAL.
- 3 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and
- 4 restated in positive, rather than negative, terms, for consistency with
- 5 comparable provisions such as current FL § 5-701(i).
- 6 (I) PARENT.
- 7 "PARENT" MEANS AN INDIVIDUAL WHO:
- 8 (1) IS THE FATHER OR MOTHER AT THE TIME A TPR CASE IS FILED
- 9 UNDER THIS SUBTITLE AGAINST THE INDIVIDUAL: OR
- 10 (2) IS ADJUDICATED TO BE THE FATHER OR MOTHER AT ANY TIME
- 11 BEFORE A COURT ENTERS A FINAL TPR ORDER AGAINST THE INDIVIDUAL.
- 12 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to an individual who is a party to a TPR proceeding.
- 14 Defined terms: "Father" § 5-3A-01
- 15 "Order" § 5-101
- 16 "TPR" § 5-101
- 17 (J) PLACEMENT FOR ADOPTION.
- 18 "PLACEMENT FOR ADOPTION" MEANS PLACEMENT OF AN INDIVIDUAL TO LIVE
- 19 WITH A PREADOPTIVE PARENT.
- 20 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(j).
- 21 The newly defined term "preadoptive parent" is substituted for the former
- 22 phrases "with a family or individual ..., with the intent that the child be
- 23 adopted by the family or individual", for brevity and consistency with
- provisions such as current CJ § 3-823(i).
- 25 Defined term: "Preadoptive parent" § 5-101
- 26 (K) PRIVATE CHILD PLACEMENT AGENCY.
- 27 "PRIVATE CHILD PLACEMENT AGENCY" MEANS A PRIVATE AGENCY THAT THE
- 28 SOCIAL SERVICES ADMINISTRATION OF THE DEPARTMENT HAS LICENSED UNDER §
- 29 5-507 OF THIS TITLE TO PLACE CHILDREN.
- 30 COMMITTEE NOTE: This subsection is new and added to allow concise
- 31 reference to this type of child placement agency.
- 32 Defined terms: "Child" § 5-3A-01
- 33 "Department" § 5-101

- 1 5-3A-02. SCOPE OF SUBTITLE.
- 2 THIS SUBTITLE APPLIES ONLY TO A GUARDIANSHIP BY A PRIVATE CHILD
- 3 PLACEMENT AGENCY.
- 4 COMMITTEE NOTE: This section is new and added to make clear the scope of
- 5 this proposed subtitle.
- 6 Defined terms: "Guardianship" § 5-3A-01
- 7 "Private child placement agency" § 5-3A-01
- 8 5-3A-03. STATEMENT OF FINDINGS; PURPOSES.
- 9 (A) STATEMENT OF FINDINGS.
- 10 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF
- 11 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 12 (B) PURPOSES.
- 13 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 14 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN
- 15 CONSISTENT WITH THEIR BEST INTERESTS;
- 16 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM
- 17 THEIR PARENTS;
- 18 (3) ALLOW ADOPTION ONLY BY ADULTS OR FAMILIES WHO ARE FIT FOR
- 19 THE RESPONSIBILITY;
- 20 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED
- 21 DECISIONS TO GIVE UP CHILDREN; AND
- 22 (5) PROTECT ADOPTIVE PARENTS:
- 23 (I) BY PROVIDING THEM WITH INFORMATION ABOUT
- 24 PROSPECTIVE ADOPTEES AND THEIR BACKGROUNDS; AND
- 25 (II) FROM FUTURE DISTURBANCES OF THEIR RELATIONSHIP WITH
- 26 ADOPTEES BY FORMER PARENTS.
- 27 COMMITTEE NOTE: This section is derived from former FL § 5-303.
- 28 In subsection (a) of this section, the former clause "that concern adoption"
- 29 is omitted as the findings apply to guardianship as well.
- In subsection (b)(1) of this section, reference to "timely" provision of
- 31 "permanent and safe homes ... consistent with [the children's] best
- 32 interests" is substituted for the former reference to "stable homes that
- protect ... safety and health", to emphasize the need for prompt resolution

- of a case in accordance with the standard applicable under, e.g., former FL
- 2 §§ 5-311(b)(2), 5-313(a), (c), and (d)(1) and (3), and 5-317(g)(1) new §§
- 3 5-3A-10, 5-3A-16, and 5-3A-19, respectively.
- 4 In subsection (b)(2) and (4) of this section, the former word "natural" is
- 5 omitted, to reflect that the parental rights of a nonbiological i.e., adoptive
- 6 parent can be terminated in the same manner as a biological parent's
- 7 can. Similarly, in subsection (b)(5)(ii) of this section, the word "former" is
- 8 substituted for "natural", to encompass all individuals who have at any
- 9 time previously been a "parent".
- In subsection (b)(3) of this section, the reference to "adults or families" is
- substituted for the former word "individuals", to reflect the duty to look at
- an entire family into which an adoptee would be incorporated, not merely
- 13 a particular petitioner.
- 14 Defined terms: "Adoptee" § 5-3A-01
- 15 "Adoptive parent" § 5-3A-01
- 16 "Child" § 5-3A-01
- 17 "Parent" § 5-3A-01
- 18 5-3A-04. RELATIONSHIP WITH TITLE 5, SUBTITLE 5.
- 19 THIS SUBTITLE IS RELATED TO AND SHOULD BE READ IN RELATION TO
- 20 SUBTITLE 5 OF THIS TITLE.
- 21 COMMITTEE NOTE: This section formerly was FL § 5-304.
- No change is made.
- 23 5-3A-05. APPOINTED COUNSEL.
- 24 (A) PARENT.
- 25 (1) A COURT SHALL APPOINT SEPARATE COUNSEL TO REPRESENT EACH
- **26 LIVING PARENT WHO:**
- 27 (I) HAS A DISABILITY THAT MAKES THE PARENT INCAPABLE OF
- 28 EFFECTIVELY PARTICIPATING IN A CASE UNDER THIS SUBTITLE; OR
- 29 (II) AT THE TIME A DECISION ON CONSENT IS REQUIRED, IS A
- 30 CHILD.
- 31 (2) TO DETERMINE WHETHER A DISABILITY MAKES A PARENT
- 32 INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS OWN
- 33 MOTION OR ON MOTION OF A PARTY, MAY ISSUE AN ORDER FOR EXAMINATION OF
- 34 THE PARENT.
- 35 (B) DUAL REPRESENTATION.

(C)

- 1 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AN 2 ATTORNEY OR FIRM MAY NOT REPRESENT MORE THAN ONE PARTY IN A CASE UNDER 3 THIS SUBTITLE. 4 IF ALLOWED UNDER THE MARYLAND RULES OF PROFESSIONAL (2)5 CONDUCT, AN ATTORNEY OR FIRM MAY REPRESENT SIBLINGS.
- 7 COUNSEL APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR 8 REASONABLE FEES, AS APPROVED BY THE COURT.
- 9 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL § 10 5-323(a)(1)(ii) and (iii) and (c), as it related to guardianship under this
- 11 subtitle, and the substance of former FL § 5-301(h) and broadened by
- 12 omitting the former word "natural", as the parental rights of a

COMPENSATION.

- 13 nonbiological - i.e., adoptive - parent can be terminated in the same
- 14 manner as a biological parent's can and both such parents should be
- 15 represented if alive.
- 16 Subsection (b) of this section is derived from former FL § 5-323(e) and
- 17 revised to bar dual representation through guardianship, with an
- exception for siblings to the extent not inconsistent with the Maryland 18
- 19 Rules of Professional Conduct.
- 20 Subsection (c) of this section is derived from the first sentence of former FL
- 21 § 5-323(d).
- 22 In subsection (a)(1)(i) of this section, the reference to a "case" is substituted
- 23 for the former references to a "proceeding for an adoption or guardianship"
- 24 and "the proceedings", to conform to the scope of this proposed subtitle.
- 25 Also in subsection (a)(1)(i) of this section, the reference to "effectively
- participating" is substituted for the former reference to "consenting and 26
- 27 effectively participating", to conform to former FL § 5-323(c) - subsection
- 28 (a)(2) - which, by reference to "consenting and otherwise participating",
- 29 makes clear that consent is part of effective participation.
- 30 In subsection (a)(2) of this section, the defined term "parent" is substituted
- for the former references to an "individual whose consent is required" and 31
- 32 "individual" for brevity and consistency with subsection (a)(1) of this
- 33 section.
- 34 Defined terms: "Child" § 5-3A-01
- 35 "Disability" § 5-3A-01
- 36 "Order" § 5-101
- 37 "Parent" § 5-3A-01
- "TPR" § 5-101 38

- 1 5-3A-06. ASSESSMENT OF COSTS.
- 2 A COURT MAY ASSIGN AMONG THE PARTIES TO A CASE UNDER THIS SUBTITLE,
- 3 AS THE COURT CONSIDERS APPROPRIATE, ALL COSTS OF THE CASE, INCLUDING
- 4 COUNSEL FEES AND GENETIC TESTING.
- 5 COMMITTEE NOTE: This section is derived from the second sentence of
- 6 former FL § 5-323(d) and revised as a separate section stating expressly
- 7 that "costs" is not limited to counsel fees but covers, for example, the newly
- 8 referenced "genetic testing".
- 9 Defined terms: "Includes" § 1-101
- 10 "Including" § 1-101
- 11 5-3A-07. APPEAL.
- 12 A PARTY TO A CASE UNDER THIS SUBTITLE MAY APPEAL TO THE COURT OF
- 13 SPECIAL APPEALS FROM AN INTERLOCUTORY OR FINAL ORDER.
- 14 COMMITTEE NOTE: This section is derived from former FL § 5-330.
- 15 The reference to a "case" is substituted for the former reference to "an
- adoption proceeding", to reflect the scope of this proposed subtitle.
- 17 The former, more archaic "decree" is omitted as unnecessary in light of the
- newly defined term "order".
- 19 Defined term: "Order" § 5-101
- 20 5-3A-08. RESERVED.
- 21 5-3A-09. RESERVED.
- 22 PART II. GUARDIANSHIP PROCEEDING.
- 23 5-3A-10. PETITIONER.
- 24 ONLY A PRIVATE CHILD PLACEMENT AGENCY OR PROSPECTIVE ADOPTEE MAY
- 25 FILE A GUARDIANSHIP PETITION.
- 26 COMMITTEE NOTE: This section is derived from former FL § 5-317(b), as it
- 27 related to guardianships under this subtitle.
- 28 The reference to a "private" child placement agency or "prospective
- 29 adoptee" petitioning is substituted for the former reference to "the
- 30 executive head of a child placement agency or ... child" petitioning for "the
- 31 agency to be granted guardianship", for consistency with proposed §
- 32 5-3A-02, which would limit this proposed subtitle to private agency
- 33 guardianships.
- 34 The former reference to a filing by "the attorney... on behalf of" a child is

- 1 omitted as unnecessary.
- 2 Defined terms: "Adoptee" § 5-3A-01
- 3 "Guardianship" § 5-3A-01
- 4 "Private child placement agency" § 5-3A-01
- 5 5-3A-11. NOTICE OF ALLEGED FATHERHOOD.
- 6 (A) DUTY OF PETITIONER.
- 7 A PETITIONER UNDER THIS SUBTITLE SHALL NOTIFY A COURT IF AN
- 8 INDIVIDUAL WHO IS NOT A FATHER, AS DEFINED IN § 5-3A-01(F) OF THIS SUBTITLE,
- 9 CLAIMS TO BE THE FATHER.
- 10 (B) HEARING.
- 11 AFTER RECEIPT OF NOTICE UNDER THIS SECTION AND BEFORE RULING ON THE
- 12 GUARDIANSHIP PETITION, A COURT SHALL HOLD A HEARING ON THE ISSUE OF
- 13 PATERNITY.
- 14 COMMITTEE NOTE: This section is derived from former FL § 5-310(b).
- 15 In subsection (a) of this section, the word "natural", which formerly
- modified "father", is omitted to reflect that fatherhood could result from,
- e.g., an earlier adoption.
- In subsection (b) of this section, the limitation "before ruling on the
- 19 guardianship petition" is added to clarify the period during which a court
- 20 may not act.
- 21 Defined terms: "Father" § 5-3A-01
- 22 "Guardianship" § 5-3A-01
- 23 5-3A-12. CONSENT.
- 24 (A) REQUIREMENT.
- 25 EXCEPT AS PROVIDED IN § 5-3A-15 OF THIS SUBTITLE, A COURT MAY GRANT A
- 26 GUARDIANSHIP PETITION ONLY WITH THE CONSENT OF:
- 27 (1) EACH LIVING PARENT OF THE INDIVIDUAL FOR WHOM
- 28 GUARDIANSHIP IS SOUGHT; OR
- 29 (2) FOR A PARENT WITH A GUARDIAN APPOINTED UNDER THE ESTATES
- 30 AND TRUSTS ARTICLE, THE GUARDIAN.
- 31 (B) REVOCATION PERIOD.
- 32 A PARENT OR GUARDIAN MAY REVOKE CONSENT TO GUARDIANSHIP AT ANY
- 33 TIME WITHIN 30 DAYS AFTER THE PARENT OR GUARDIAN SIGNS THE CONSENT.

- 1 (C) CONDITIONAL CONSENT.
- 2 THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A PARENT OR GUARDIAN
- 3 FROM CONDITIONING CONSENT ON PLACEMENT FOR ADOPTION WITH A SPECIFIC
- 4 ADULT OR FAMILY.
- 5 (D) CONTENTS.
- 6 CONSENT TO GUARDIANSHIP IS NOT VALID UNLESS THE CONSENT:
- 7 (1) IS GIVEN AFTER THE BIRTH OF THE INDIVIDUAL FOR WHOM 8 GUARDIANSHIP IS SOUGHT;
- 9 (2) CONTAINS AN EXPRESS NOTICE OF:
- 10 (I) THE RIGHT TO REVOKE CONSENT AT ANY TIME WITHIN 30 DAYS 11 AFTER THE CONSENT IS SIGNED;
- 12 (II) THE SEARCH RIGHTS OF ADOPTEES AND BIOLOGICAL PARENTS
- 13 UNDER § 5-3B-29 AND SUBTITLE 4B OF THIS TITLE; AND
- 14 (III) THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-3B-29(E)
- 15 OF THIS TITLE; AND
- 16 (3) IS ACCOMPANIED BY AN AFFIDAVIT OF COUNSEL APPOINTED UNDER 17 § 5-3A-05(A) OF THIS SUBTITLE THAT:
- 18 (I) A PARENT WHO IS A CHILD OR HAS A DISABILITY GIVES
- 19 CONSENT KNOWINGLY AND WILLINGLY; OR
- 20 (II) A GUARDIAN APPOINTED UNDER THE ESTATES AND TRUSTS
- 21 ARTICLE GIVES CONSENT FOR THE PARENT KNOWINGLY AND WILLINGLY.
- 22 COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former
- FL § 5-317(c)(2), as it related to guardianship under this subtitle.
- Subsections (a)(2) and (d)(3)(ii) and the references to a "guardian" in
- subsections (b) and (c) of this section are added to provide expressly for
- consent by guardians.
- 27 Subsection (b) of this section is derived from former FL § 5-317(e).
- 28 Subsection (c) of this section is new and added to provide expressly for
- 29 conditional consent, in conjunction with proposed § 5-3A-19(b), which
- 30 states the effect of noncompliance.
- 31 Subsection (d)(1) of this section is new.
- 32 Subsection (d)(2) of this section is derived from former FL § 5-314(a), as it
- related to guardianship under this subtitle, and revised to incorporate the
- substance of the referenced former FL § 5-317.

- Subsection (d)(3)(i) of this section is derived from former FL § 5-314(b), as
- 2 it related to guardianship under this subtitle, and the substance of former
- FL § 5-101(h) and revised to apply to disabled, as well as minor, parents.
- In subsection (a)(1) of this section, the former word "natural" is omitted, to
- 5 reflect that the parental rights of a nonbiological i.e., adoptive parent
- 6 can be terminated in the same manner as a biological parent's can.
- 7 Similarly, in the introductory language of subsection (d) of this section, the
- 8 former reference to consent "of the natural parent" is omitted.
- 9 Defined terms: "Adoptee" § 5-3A-01
- 10 "Child" § 5-3A-01
- 11 "Disability" § 5-3A-01
- 12 "Guardianship" § 5-3A-01
- 13 "Placement for adoption" § 5-3A-01
- 14 "Parent" § 5-3A-01
- 15 5-3A-13. NOTICE OF GUARDIANSHIP FILING.
- 16 (A) REQUIREMENT.
- 17 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A
- 18 PETITIONER SHALL HAVE A SHOW CAUSE ORDER SERVED, BY FIRST CLASS MAIL AND
- 19 BY CERTIFIED MAIL OR PERSONAL SERVICE, ON EACH LIVING PARENT OF THE
- 20 INDIVIDUAL FOR WHOM GUARDIANSHIP IS SOUGHT, AT THE LATEST ADDRESS
- 21 KNOWN TO THE PETITIONER.
- 22 (2) A PETITIONER NEED NOT GIVE NOTICE TO A PARENT WHOSE
- 23 UNREVOKED CONSENT IS FILED WITH THE GUARDIANSHIP PETITION.
- 24 (B) PUBLICATION.
- 25 (1) IF A COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY, THAT A
- 26 PETITIONER MADE REASONABLE, GOOD FAITH EFFORTS BUT COULD NOT IDENTIFY
- 27 OR LOCATE A PARENT, THE COURT SHALL ORDER NOTICE BY PUBLICATION AS TO
- 28 THAT PARENT.
- 29 (2) IF A COURT ORDERS NOTICE BY PUBLICATION UNDER THIS
- 30 SUBSECTION, THE CLERK OF COURT SHALL HAVE THE SHOW CAUSE ORDER
- 31 PUBLISHED AT LEAST ONCE IN ONE OR MORE NEWSPAPERS IN GENERAL
- 32 CIRCULATION IN THE COUNTY:
- 33 (I) WHERE THE PETITION IS FILED; OR
- 34 (II) IF DIFFERENT, WHERE THE PARENT'S LATEST ADDRESS
- 35 KNOWN TO THE PETITIONER IS LOCATED.
- 36 COMMITTEE NOTE: This section is derived from former FL § 5-322(a)(1)(i),
- 37 (2), and (3) and (c)(1) and (3) and revised to apply to "each living parent",
- rather than those "person[s] whose consent is required".

- In subsection (a) of this section, the references to "first class mail" and
- 2 "certified mail or personal service" are added to state expressly the means
- 3 by which service is to be effected.
- 4 Subsection (c)(2) of this section is revised in the active voice to make clear
- 5 that a clerk of court has the onus for causing publication and to make
- 6 publication in the county where the parent was last known to have lived
- 7 the alternative place of publication.
- 8 As to a newspaper in general circulation, see Art. 1, § 28 of the Code.
- 9 Defined terms: "County" § 1-101
- 10 "Guardianship" § 5-3A-01
- 11 "Order" § 5-101
- 12 "Parent" § 5-3A-01
- 13 "Adoptee" § 5-3A-01
- 14 5-3A-14. INVESTIGATION: HEARING ON GUARDIANSHIP PETITION.
- 15 (A) INVESTIGATION.
- 16 IN ADDITION TO ANY INVESTIGATION REQUIRED UNDER § 5-3A-15(4) OF THIS
- 17 SUBTITLE, BEFORE RULING ON A GUARDIANSHIP PETITION, A COURT MAY ORDER
- 18 ANY INVESTIGATION THAT THE COURT CONSIDERS NECESSARY.
- 19 (B) HEARING.
- 20 (1) IN ADDITION TO ANY HEARING REQUIRED UNDER § 5-3A-11(B) OR §
- 21 5-3A-19 OF THIS SUBTITLE, BEFORE RULING ON A GUARDIANSHIP PETITION, A
- 22 COURT MAY HOLD A HEARING AS THE COURT CONSIDERS NECESSARY.
- 23 (2) A COURT SHALL PROVIDE NOTICE OF A HEARING UNDER THIS
- 24 SUBSECTION TO:
- 25 (I) THE PRIVATE CHILD PLACEMENT AGENCY SEEKING
- 26 GUARDIANSHIP;
- 27 (II) THE INDIVIDUAL FOR WHOM GUARDIANSHIP IS SOUGHT; AND
- 28 (III) EACH OF THE INDIVIDUAL'S LIVING PARENTS WHO HAS NOT
- 29 WAIVED THE RIGHT TO NOTICE, AT THE LAST ADDRESS KNOWN TO THE PETITIONER.
- 30 (3) THE RULES OF EVIDENCE UNDER TITLE 5 OF THE MARYLAND RULES
- 31 APPLY TO A TRIAL ON THE MERITS OF A GUARDIANSHIP PETITION.
- 32 COMMITTEE NOTE: Subsections (a) and (b)(1) of this section are derived from
- former FL § 5-317(c)(1) and the reference to investigation and hearings in
- 34 (g)(1), as it related to guardianships under this subtitle.
- 35 Subsection (b)(2) of this section is new and added to state notice
- 36 requirements expressly.

- Subsection (b)(3) of this section is new and added as a general reference to
- 2 applicable rules.
- 3 Defined term: "Guardianship" § 5-3A-01
- 4 5-3A-15. GRANT OF GUARDIANSHIP.
- 5 (A) NONCONSENSUAL GUARDIANSHIP.
- 6 A COURT MAY GRANT A GUARDIANSHIP PETITION WITHOUT CONSENT
- 7 OTHERWISE REQUIRED UNDER § 5-3A-12 OF THIS SUBTITLE IF THE COURT FINDS, BY
- 8 CLEAR AND CONVINCING EVIDENCE, THAT:
- 9 (1) THE PARENT'S RIGHTS AS TO THE INDIVIDUAL FOR WHOM
- 10 GUARDIANSHIP IS SOUGHT HAVE BEEN TERMINATED IN A JUDICIAL PROCEEDING;
- 11 (2) THE PARENT HAS A DISABILITY THAT MAKES THE PARENT
- 12 INCAPABLE OF CONSENTING;
- 13 (3) THE PARENT FAILED TO FILE NOTICE OF OBJECTION WITHIN THE
- 14 TIME STATED IN A SHOW CAUSE ORDER WITH WHICH THE PARENT HAS BEEN
- 15 SERVED; OR
- 16 (4) AFTER A THOROUGH INVESTIGATION BY A PRIVATE CHILD
- 17 PLACEMENT AGENCY:
- 18 (I) THE IDENTITIES OF THE PROSPECTIVE ADOPTEE'S PARENTS
- 19 ARE UNKNOWN:
- 20 (II) DURING THE 2 MONTHS OF ALLEGED ABANDONMENT, NO ONE
- 21 HAS CLAIMED TO BE THE PROSPECTIVE ADOPTEE'S PARENT; AND
- 22 (III) GUARDIANSHIP IS IN THE PROSPECTIVE ADOPTEE'S BEST
- 23 INTERESTS.
- 24 (B) CONSTRUCTION AS VOLUNTARY.
- 25 GUARDIANSHIP SHALL BE CONSIDERED TO BE VOLUNTARY IF:
- 26 (1) CONSENT IS GIVEN IN ACCORDANCE WITH § 5-3A-12 OF THIS
- 27 SUBTITLE; AND
- 28 (2) NO NOTICE OF OBJECTION IS FILED DURING THE TIME STATED IN
- 29 THE SHOW CAUSE ORDER SERVED IN ACCORDANCE WITH § 5-3A-13 OF THIS
- 30 SUBTITLE.
- 31 (C) WAIVER OF NOTICE OF REVIEW HEARING OR ADOPTION PETITION.
- 32 WHENEVER A COURT GRANTS GUARDIANSHIP, A PARENT MAY WAIVE THE
- 33 RIGHT TO NOTICE OF:

- 1 (1) A HEARING AFTER ENTRY OF THE GUARDIANSHIP ORDER; AND
- 2 (2) THE FILING OF AN ADOPTION PETITION.
- 3 COMMITTEE NOTE: Subsection (a)(1), (3), and (4) of this section is derived
- 4 from former FL §§ 5-313(a)(1) and (b) and 5-322(d) and the introductory
- 5 clause of § 5-311(a).
- 6 Subsections (a)(2) and (b) of this section are new.
- 7 Subsection (c) of this section is derived from the first sentence of former FL
- 8 § 5-319(d) and revised to include waiver as to an adoption filing. In
- 9 subsection (a) of this section, the former word "natural" is omitted, to
- reflect that the parental rights of a nonbiological i.e., adoptive parent
- can be terminated in the same manner as a biological parent's can.
- 12 Defined terms: "Adoptee" § 5-3A-01
- 13 "Disability" § 5-3A-01
- 14 "Guardianship" § 5-3A-01
- 15 "Order" § 5-101
- 16 "Parent" § 5-3A-01
- 17 "Private child placement agency" § 5-101
- 18 "TPR" § 5-101
- 19 5-3A-16. TIME LIMITS.
- 20 (A) MAXIMUM LIMIT.
- 21 WITHIN 180 DAYS AFTER A GUARDIANSHIP PETITION IS FILED UNDER THIS
- 22 SUBTITLE, A COURT SHALL RULE ON THE PETITION.
- 23 (B) MINIMUM LIMITS.
- 24 A COURT MAY NOT ENTER A FINAL GUARDIANSHIP ORDER BEFORE THE LATER
- 25 OF:
- 26 (1) 30 DAYS AFTER THE BIRTH OF THE INDIVIDUAL FOR WHOM
- 27 GUARDIANSHIP IS SOUGHT; OR
- 28 (2) EXPIRATION OF THE TIME FOR REVOCATION OF CONSENT SET
- 29 UNDER § 5-3A-12(B) OF THIS SUBTITLE.
- 30 COMMITTEE NOTE: This section is derived from former FL §§ 5-317(d) and
- 31 5-324, as they related to guardianships under this subtitle.
- 32 In subsection (b) of this section, the newly defined term "order" is
- 33 substituted for the more archaic "decree".
- 34 Defined term: "Order" § 5-3A-01
- 35 "Adoptee" § 5-3A-01

- 1 5-3A-17. EFFECT OF GUARDIANSHIP ORDER. 2 A GUARDIANSHIP ORDER UNDER THIS SUBTITLE: 3 EXCEPT AS PROVIDED IN § 5-3A-12(C) OF THIS SUBTITLE AND § 4-414 4 OF THE ESTATES AND TRUSTS ARTICLE, TERMINATES A PARENT'S DUTIES, 5 OBLIGATIONS, AND RIGHTS TOWARD THE INDIVIDUAL WHO IS THE SUBJECT OF THE 6 ORDER: 7 EXCEPT AS PROVIDED IN § 5-3B-15 OF THIS TITLE, ELIMINATES THE (2) 8 NEED FOR: (I) FURTHER NOTICE TO A PARENT AS TO FILING OF AN ADOPTION 10 PETITION; OR A FURTHER CONSENT BY A PARENT TO ADOPTION OF THE 11 (II)12 INDIVIDUAL: AND 13 GRANTS A PRIVATE CHILD PLACEMENT AGENCY GUARDIANSHIP OF (3) 14 THE INDIVIDUAL. WITH THE RIGHT TO CONSENT TO ADOPTION. 15 COMMITTEE NOTE: Items (1) and (2) of this section are derived from former FL § 5-317(f)(1), (3), and (4), as it relates to guardianships under this 16 subtitle. 17 18 Item (3) of this section is new and added to state expressly the scope of an 19 agency's authority with respect to an individual over whom the agency has guardianship. Accordingly, the defined term "guardianship" is not used. 20 21 In this section, the newly defined term "order" is substituted for the 22 former, more archaic "decree". 23 Also in this section, the former word "natural" is omitted, to reflect that the 24 parental rights of a nonbiological - i.e., adoptive - parent can be 25 terminated in the same manner as a biological parent's can. 26 Defined terms: "Guardianship" § 5-3A-01 27 "Order" § 5-101 "Parent" § 5-3A-01 28 29 "Private child placement agency" § 5-3A-01 30 5-3A-18. COURT AUTHORITY DURING GUARDIANSHIP.
- 31 PERMISSIBLE ORDERS. (A)
- 32 DURING GUARDIANSHIP OF AN INDIVIDUAL, A COURT MAY:
- 33 (1) AS THE COURT FINDS TO BE IN THE INDIVIDUAL'S BEST INTERESTS:
- AWARD LIMITED GUARDIANSHIP TO A CAREGIVER WITH 34 (I)
- 35 AUTHORITY TO MAKE EMERGENCY OR ORDINARY DECISIONS AS TO CARE,

32

(3)

34 PROSPECTIVE ADOPTEE'S STATUS:

(I)

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1 EDUCATION, MENTAL HEALTH, PHYSICAL HEALTH, OR WELFARE, UNLESS THE 2 COURT ORDERS OTHERWISE; (II)3 AWARD CUSTODY TO A CAREGIVER; AND 4 (III)ORDER OTHER LONG-TERM PLACEMENT; AND AS ALLOWED UNDER § 5-3A-22 OF THIS SUBTITLE, ORDER ACCESS TO 5 (2) 6 INFORMATION ABOUT THE INDIVIDUAL OR FORMER PARENT. AGENCY ROLE IN CUSTODY OR LIMITED GUARDIANSHIP. 7 (B) A PRIVATE CHILD PLACEMENT AGENCY SHALL KEEP GUARDIANSHIP 9 NOTWITHSTANDING AN AWARD OF CUSTODY OR LIMITED GUARDIANSHIP. 10 COMMITTEE NOTE: Subsections (a)(1) and (b) of this section are derived from 11 former FL § 5-317(g)(2) and, except for the reference to investigations and 12 hearings, (1) and the substance of former § 5-301(g), which defines "joint 13 guardianship". 14 Subsection (a)(2) of this section is new and added as a general reference to a court's authority with respect to records. 15 16 Defined terms: "Guardianship" § 5-3A-01 17 "Order" § 5-101 18 "Private child placement agency" § 5-3A-01 19 5-3A-19. REVIEW HEARINGS. 20 (A) PERIODIC REPORTS. SUBJECT TO SUBSECTION (D) OF THIS SECTION, A PRIVATE CHILD 21 (1) 22 PLACEMENT AGENCY SHALL FILE A WRITTEN REPORT WITH A COURT IF: THE AGENCY FAILS TO MAKE A PLACEMENT FOR ADOPTION 23 (I) 24 WITHIN 9 MONTHS AFTER THE AGENCY IS AWARDED GUARDIANSHIP; THE AGENCY PERMANENTLY REMOVES A PROSPECTIVE 25 (II)26 ADOPTEE FROM A PLACEMENT FOR ADOPTION BEFORE A COURT ENTERS A FINAL 27 ORDER OF ADOPTION AND FAILS TO MAKE A NEW PLACEMENT WITHIN 120 DAYS: OR 28 A COURT DOES NOT ENTER A FINAL ORDER OF ADOPTION (III)29 WITHIN 2 YEARS AFTER A PLACEMENT FOR ADOPTION. A REPORT FILED UNDER THIS SUBSECTION SHALL STATE EACH 31 REASON FOR THE DELAY IN PLACEMENT OR ADOPTION.

33 REPORT UNDER THIS SUBSECTION, THE AGENCY SHALL MAIL NOTICE OF THE

WHENEVER A PRIVATE CHILD PLACEMENT AGENCY FILES A

1 2	RIGHT TO NOTICE	AT THE			LIVING PA S KNOWN				ED THE
	ADOPTEE UNDER TO	ГНІS SU			RT APPOIN ROSPECTIV				
6 7	EXPRESSLY IN:	(II)	A WAIV	ER OF RIC	GHTS UNDI	ER THIS F	PARAGRA	APH SHALI	L APPEAR
8			1.	THE PARE	ENT'S CON	SENT TO	GUARDIA	ANSHIP; A	ND
9			2.	THE GUA	RDIANSHII	P ORDER.			
12	(4) AND EVERY 12 MO OR THE COURT'S I HEARING TO:	ONTHS U	JNTIL TI	HE COURT		A FINAL C	RDER FO	R ADOPT	
	AGENCY HAS MAI SUBJECT OF THE I		ARD AD		GRESS TH F THE PRC				
	PLACEMENT AND INTERESTS; AND	(II) CIRCUN			ER THE PROS				RENT
20 21	IN THE PROSPECT	(III) IVE ADO			N THAT TI ERESTS.	HE COUR	Γ CONSIE	DERS APPF	ROPRIATE
22	(B) HEARII	NG ON F	AILED (CONDITIO	NAL PLACI	EMENT.			
23 24	(1) CONDITIONAL CO				CEMENT A				A
25 26	AND	(I)	THE AC	SENCY PRO	OMPTLY SI	HALL NO	TIFY ALL	OF THE F	PARTIES;
27 28	DAYS AFTER REC	(II) EIPT OF			SCHEDULI OTICE.	E A HEAR	ING TO C	OCCUR WI	THIN 30
	(2) WHOSE CONDITIO GUARDIANSHIP O	N CAN	NOT BE I	FULFILLEI	RING UND ENTERS I				
	(3) APPEAR AT THE H NEW CONSENT, A	EARING	UNDER		ONDITION (
35		(I)	SET AS	IDE THE G	UARDIANS	SHIP ORD	ER; AND		

1 2	(II) SCHEDULE THE CASE FOR A PROMPT TRIAL ON THE MERITS OF THE GUARDIANSHIP PETITION.
3	(C) NOTICE BY COURT.
4 5	(1) A COURT SHALL PROVIDE REASONABLE NOTICE OF EACH HEARING UNDER THIS SECTION TO:
6	(I) THE PRIVATE CHILD PLACEMENT AGENCY;
7	(II) THE SUBJECT OF THE GUARDIANSHIP ORDER; AND
8 9	(III) EACH OF THE SUBJECT'S LIVING PARENTS WHO HAS NOT WAIVED THE RIGHT TO NOTICE, AT THE LAST ADDRESS KNOWN TO THE COURT.
10 11	(2) A WAIVER OF PARENTAL RIGHTS UNDER THIS SUBSECTION SHALL APPEAR EXPRESSLY IN:
12	(I) THE PARENT'S CONSENT TO GUARDIANSHIP; AND
13	(II) THE GUARDIANSHIP ORDER.
14	(D) TERMINATION OF JURISDICTION.
	UNLESS TERMINATED SOONER, JURISDICTION OF A COURT OVER THE SUBJECT OF A GUARDIANSHIP ORDER CONTINUES UNTIL THE SUBJECT ATTAINS 21 YEARS OF AGE.
18	(E) TERMINATION OF GUARDIANSHIP CASE.
19 20	(1) A FINAL ORDER FOR ADOPTION TERMINATES THE ADOPTEE'S GUARDIANSHIP CASE, AND THE COURT SHALL ENTER THE CASE CLOSED.
21 22	(2) ON A SUBJECT'S ATTAINING AGE 21, A COURT SHALL ENTER THE GUARDIANSHIP CASE CLOSED.
23 24 25	COMMITTEE NOTE: Subsections (a) and (c)(2) of this section are derived from former FL § 5-319(b), (e)(2), and (h), the second sentence of (d), and the substance of (a).
26 27	Subsection (b) of this section is new and added to implement new § 5-3A-12(c), as to conditional consent.
28 29	Subsection (c)(1) of this section is new and added to state expressly the duty of a court to provide parties with notice of a scheduled hearing.
30 31	Subsections (d) and (e) of this section are new and added to delineate the duration of a court's jurisdiction.
32 33	Subsection (a) of this section is revised to require periodic hearings after certain TPRs, until adoption or termination of jurisdiction. Accordingly,

- former FL § 5-319(g) and (h), which obviates the need for hearings after
- 2 long-term placement and reports on supervision, etc., is omitted.
- 3 Defined terms: "Guardianship" § 5-3A-01
- 4 "Order" § 5-101
- 5 "Parent" § 5-3A-01
- 6 "Placement for adoption" § 5-3A-01
- 7 "Private child placement agency" § 5-3A-01
- 8 5-3A-20. RESERVED.
- 9 5-3A-21. RESERVED.
- 10 PART III. ACCESS TO ADOPTION RECORDS.
- 11 5-3A-22. MEDICAL AND PSYCHOLOGICAL INFORMATION.
- 12 (A) COMPILATION OF ADOPTEE'S RECORDS OR HISTORY.
- 13 A PRIVATE CHILD PLACEMENT AGENCY SHALL MAKE REASONABLE EFFORTS TO
- 14 COMPILE AND MAKE AVAILABLE TO A PROSPECTIVE ADOPTIVE PARENT:
- 15 (1) ALL OF THE PROSPECTIVE ADOPTEE'S MEDICAL AND PSYCHIATRIC
- 16 RECORDS IN THE AGENCY'S POSSESSION; OR
- 17 (2) A COMPREHENSIVE MEDICAL AND PSYCHIATRIC HISTORY OF THE 18 PROSPECTIVE ADOPTEE.
- 19 (B) COMPILATION OF PARENTAL HISTORY.
- 20 ON REQUEST OF A PROSPECTIVE ADOPTIVE PARENT, A PRIVATE CHILD
- 21 PLACEMENT AGENCY SHALL MAKE REASONABLE EFFORTS TO COMPILE A
- 22 PERTINENT MEDICAL AND PSYCHIATRIC HISTORY OF EACH OF THE PROSPECTIVE
- 23 ADOPTEE'S PARENTS, IF AVAILABLE TO THE AGENCY, AND TO MAKE THE HISTORY
- 24 AVAILABLE TO THE PROSPECTIVE ADOPTIVE PARENT.
- 25 (C) LATER RECEIVED INFORMATION.
- 26 IF, AFTER ADOPTION, A PRIVATE CHILD PLACEMENT AGENCY RECEIVES
- 27 MEDICAL OR PSYCHOLOGICAL INFORMATION ABOUT THE ADOPTEE OR ADOPTEE'S
- 28 FORMER PARENT, THE AGENCY SHALL MAKE REASONABLE EFFORTS TO MAKE THE
- 29 INFORMATION AVAILABLE TO THE ADOPTIVE PARENT.
- 30 (D) EXCLUSION OF IDENTIFYING INFORMATION.
- 31 A MEDICAL OR PSYCHIATRIC HISTORY COMPILED UNDER THIS SECTION MAY
- 32 NOT CONTAIN IDENTIFYING INFORMATION AS TO A PARENT.
- 33 COMMITTEE NOTE: Subsection (a) of this section is new and added to provide
- 34 for an agency to compile information on a prospective adoptee available to

1	the agency,	including	any dental	records.

- 2 Subsections (b) and (d) of this section are derived from former FL § 5-328.
- 3 Subsection (c) of this section is new and added to ensure transmittal of
- 4 later discovered information about an adoptee and, even without a request
- 5 under subsection (b), a former parent.
- 6 In subsections (b) and (c) of this section, the references to "psychiatric"
- 7 records are added to ensure inclusion of such information as available,
- 8 without identifying information.
- 9 In subsection (b) of this section, the reference to a "request" is added to
- obviate the need to compile information that a prospective parent does not
- 11 want.
- Also in subsection (b) of this section, "reasonable efforts" and "if available"
- are added to reflect that an agency may be unable to compile all of the
- information or contact a parent after an adoption.
- 15 Also in subsection (b) of this section, the newly defined term "private child
- placement agency" is substituted for the former reference to a "person
- authorized to place a minor child for adoption", for consistency with the
- 18 revised scope of this subtitle.
- 19 In subsection (d) of this section, the defined term "identifying information"
- is substituted for the former, limited reference to "identity".
- 21 Also in subsection (d) of this section, the former word "natural" is omitted,
- 22 to reflect that the parental rights of a nonbiological i.e., adoptive parent
- can be terminated in the same manner as a biological parent's can and
- identifying information about such parent should be protected as well.
- 25 Defined terms: "Adoptee" § 5-3A-01
- 26 "Adoptive parent" § 5-3A-01
- 27 "Identifying information" § 5-3A-01
- 28 "Parent" § 5-3A-01
- 29 "Private child placement agency" § 5-3A-01
- 30 SUBTITLE 3B. PRIVATE AGENCY OR INDEPENDENT ADOPTION.
- 31 PART I. GENERAL PROVISIONS.
- 32 5-3B-01. DEFINITIONS.
- 33 (A) IN GENERAL.
- 34 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 35 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a).

- 1 Only a stylistic change is made.
- 2 (B) ADOPTEE.
- 3 "ADOPTEE" MEANS AN INDIVIDUAL WHO IS ADOPTED UNDER THIS SUBTITLE.
- 4 COMMITTEE NOTE: This subsection is new and added to allow concise and
- 5 consistent reference to an individual adopted under this subtitle, whether
- a child or an adult at the time of reference, and, when modified by
- 7 "prospective", to an individual awaiting adoption under this subtitle.
- 8 (C) ADOPTIVE PARENT.
- 9 "ADOPTIVE PARENT" MEANS AN INDIVIDUAL WHO COMPLETES ADOPTION OF 10 ANOTHER INDIVIDUAL.
- 11 COMMITTEE NOTE: This subsection is new and added to allow concise
- 12 reference to individuals who have adopted another individual, whether
- under this subtitle or other law.
- 14 (D) CHILD.
- 15 "CHILD" MEANS AN INDIVIDUAL UNDER THE AGE OF 18 YEARS.
- 16 COMMITTEE NOTE: This subsection is new and added to allow concise
- 17 reference to an individual under the age of 18 years.
- 18 (E) DISABILITY.
- 19 "DISABILITY" MEANS:
- 20 (1) ALCOHOL DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 21 GENERAL ARTICLE;
- 22 (2) DRUG DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 23 GENERAL ARTICLE;
- 24 (3) A MENTAL DISORDER, AS DEFINED IN § 10-101 OF THE HEATH -
- 25 GENERAL ARTICLE; OR
- 26 (4) MENTAL RETARDATION, AS DEFINED IN § 7-101 OF THE HEALTH -
- 27 GENERAL ARTICLE.
- 28 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(c).
- No change is made other than renumbering and reordering of the
- 30 conditions in alphabetical order.
- 31 (F) FATHER.
- 32 "FATHER" MEANS, WITH RESPECT TO AN INDIVIDUAL, THE MAN WHO:

- 1 (1) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 2 TIME OF THE INDIVIDUAL'S CONCEPTION;
- 3 (2) WAS MARRIED TO THE INDIVIDUAL'S BIOLOGICAL MOTHER AT THE 4 TIME OF THE INDIVIDUAL'S BIRTH;
- 5 (3) HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, TO BE THE
- $\,\,$ 6 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE INDIVIDUAL'S BIOLOGICAL
- 7 MOTHER DISAGREES;
- 8 (4) ON THE BASIS OF GENETIC TESTING, IS THE INDIVIDUAL'S
- 9 BIOLOGICAL FATHER;
- 10 (5) IS NAMED AS THE FATHER ON THE INDIVIDUAL'S BIRTH
- 11 CERTIFICATE, UNLESS THE MAN SIGNS A DENIAL OF PATERNITY OR A COURT OF
- 12 COMPETENT JURISDICTION MAKES A FINDING OF NONPATERNITY;
- 13 (6) IS IDENTIFIED BY THE INDIVIDUAL'S BIOLOGICAL MOTHER AS THE
- 14 INDIVIDUAL'S BIOLOGICAL FATHER, UNLESS THE MAN SIGNS A DENIAL OF
- 15 PATERNITY OR A COURT OF COMPETENT JURISDICTION MAKES A FINDING OF
- 16 NONPATERNITY; OR
- 17 (7) IS ADJUDICATED THE INDIVIDUAL'S FATHER.
- 18 COMMITTEE NOTE: Items (1) through (3) and (5) through (7) of this
- subsection are derived from former FL § 5-301(d) and the substance of
- subsection (a) of the formerly referenced FL § 5-310.
- 21 Item (4) of this subsection is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- In items (1), (2), (3), and (6) of this subsection, the word "biological" is
- substituted for the former words "natural" and "birth" as more descriptive.
- In items (5) and (6) of this subsection, reference to a "court of competent
- 26 jurisdiction" is substituted for the former "court", to make clear that the
- 27 references are not intended to be limited to Maryland courts.
- 28 Also in items (5) and (6) of this subsection, the former phrase "by affidavit
- or testimony" is omitted as unnecessary.
- 30 (G) GUARDIANSHIP.
- 31 "GUARDIANSHIP" MEANS GUARDIANSHIP WITH THE RIGHT TO CONSENT TO
- 32 ADOPTION.
- 33 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(e),
- except as it relates to long-term care short of adoption.
- 35 (H) IDENTIFYING INFORMATION.

- 1 "IDENTIFYING INFORMATION" MEANS INFORMATION THAT REVEALS THE
- 2 IDENTITY OR LOCATION OF AN INDIVIDUAL.
- 3 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and
- 4 restated in positive, rather than negative, terms for consistency with
- 5 comparable provisions such as former FL § 5-701(i).
- 6 (I) INDEPENDENT ADOPTION.
- 7 "INDEPENDENT ADOPTION" MEANS AN ADOPTION THAT DOES NOT INVOLVE A
- 8 CHILD PLACEMENT AGENCY.
- 9 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(f).
- 10 Defined term: "Child placement agency" § 5-101
- 11 (J) PARENT.
- 12 "PARENT" MEANS AN INDIVIDUAL WHO:
- 13 (1) IS THE FATHER OR MOTHER AT THE TIME AN ADOPTION PETITION IS
- 14 FILED UNDER THIS SUBTITLE; OR
- 15 (2) IS ADJUDICATED TO BE THE FATHER OR MOTHER AT ANY TIME
- 16 BEFORE A COURT ENTERS A FINAL ADOPTION ORDER.
- 17 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to an individual who is a parent.
- 19 Defined terms: "Father" § 5-3B-01
- 20 "Order" § 5-101
- 21 (K) PLACEMENT FOR ADOPTION.
- 22 "PLACEMENT FOR ADOPTION" MEANS PLACEMENT OF AN INDIVIDUAL TO LIVE
- 23 WITH A PREADOPTIVE PARENT.
- 24 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(j).
- 25 The newly defined term "preadoptive parent" is substituted for the former
- 26 phrases "with a family or individual ..., with the intent that the child be
- adopted by the family or individual", for brevity and consistency with
- provisions such as current CJ § 3-823(i).
- 29 Defined term: "Preadoptive parent" § 5-101
- 30 (L) PRIVATE CHILD PLACEMENT AGENCY.
- 31 "PRIVATE CHILD PLACEMENT AGENCY" MEANS A PRIVATE AGENCY THAT THE
- 32 SOCIAL SERVICES ADMINISTRATION OF THE DEPARTMENT HAS LICENSED UNDER §
- 33 5-507 OF THIS TITLE TO PLACE CHILDREN.

- 1 COMMITTEE NOTE: This subsection is new and added to allow concise
- 2 reference to this type of child placement agency.
- 3 Defined terms: "Child" § 5-3B-01
- 4 "Department" § 5-101
- 5 5-3B-02. SCOPE OF SUBTITLE.
- 6 (A) APPLICATION.
- 7 THIS SUBTITLE APPLIES ONLY TO:
- 8 (1) ADOPTIONS IN WHICH PRIVATE CHILD PLACEMENT AGENCIES HAVE
- 9 GUARDIANSHIPS AND MAKE PLACEMENTS FOR ADOPTION; AND
- 10 (2) INDEPENDENT ADOPTIONS.
- 11 (B) EFFECT.
- 12 EXCEPT AS EXPRESSLY PROVIDED IN THIS SUBTITLE, IT DOES NOT AFFECT AN
- 13 ADOPTION:
- 14 (1) FOR WHICH A COURT ENTERED A FINAL ORDER ON OR BEFORE MAY
- 15 31, 1947; OR
- 16 (2) PENDING ON JUNE 1, 1947.
- 17 COMMITTEE NOTE: This section is new and added to make clear the scope of
- this proposed subtitle.
- 19 Defined terms: "Guardianship" § 5-3B-01
- 20 "Independent adoption" § 5-3B-01
- 21 "Placement for adoption" § 5-3B-01
- 22 "Private child placement agency" § 5-3B-01
- 23 5-3B-03. STATEMENT OF FINDINGS; PURPOSES.
- 24 (A) STATEMENT OF FINDINGS.
- 25 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF
- 26 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 27 (B) PURPOSES.
- 28 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 29 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN
- 30 CONSISTENT WITH THEIR BEST INTERESTS:
- 31 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM
- 32 THEIR PARENTS;

- **HOUSE BILL 183** 1 ALLOW ADOPTION ONLY BY ADULTS OR FAMILIES WHO ARE FIT FOR (3) 2 THE RESPONSIBILITY; 3 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED 4 DECISIONS TO GIVE UP CHILDREN; AND 5 (5) PROTECT ADOPTIVE PARENTS: BY PROVIDING THEM INFORMATION ABOUT PROSPECTIVE 6 (I) 7 ADOPTEES AND THEIR BACKGROUNDS: AND FROM A FUTURE DISTURBANCE OF THEIR RELATIONSHIP WITH 8 (II)9 ADOPTEES BY FORMER PARENTS. 10 COMMITTEE NOTE: This section is derived from former FL § 5-303. 11 In subsection (a) of this section, the former clause "that concern adoption" 12 is omitted as surplusage. 13 In subsection (b)(1) of this section, reference to "timely" provision of 14 "permanent and safe homes ... consistent with [the children's] best 15 interests" is substituted for the former reference to "stable homes that protect ... safety and health", to emphasize the need for prompt resolution 16 of a case in accordance with the standards applicable under, e.g., former 17 FL §§ 5-308, 5-311, 5-313, and 5-317. 18 19 In subsection (b)(2) and (4) of this section, the former word "natural" is omitted to reflect that the parental rights of a nonbiological - i.e., adoptive 20 21 - parent can be terminated in the same manner as a biological parent's 22 can. Similarly, in subsection (b)(5)(ii) of this section, the word "former" is substituted for "natural", to encompass all individuals who have at any 23 24 time previously been a "parent". 25 In subsection (b)(3) of this section, the reference to "adults or families" is substituted for the former word "individuals", to reflect the duty to look at 26 27 an entire family into which an adoptee would be incorporated, not merely 28 a particular petitioner. 29 Defined terms: "Adoptee" § 5-3B-01 30 "Adoptive parent" § 5-3B-01 "Child" § 5-3B-01 31 "Parent" § 5-3B-01 32
- 33 5-3B-04. RELATIONSHIP WITH TITLE 5, SUBTITLE 5.
- THIS SUBTITLE IS RELATED TO AND SHOULD BE READ IN RELATION TO 34
- 35 SUBTITLE 5 OF THIS TITLE.
- 36 COMMITTEE NOTE: This section formerly was FL § 5-304.

- 1 No change is made.
- 2 5-3B-05. CONSTRUCTION AS TO FOREIGN ORDERS.
- 3 (A) U.S. TPR ORDER.
- 4 A FINAL ORDER FOR ADOPTION OR TPR GRANTED IN COMPLIANCE WITH THE
- 5 LAWS OF THE JURISDICTION WHERE THE ORDER IS ENTERED SHALL:
- 6 (1) BE GIVEN FULL FAITH AND CREDIT IN THIS STATE; AND
- 7 (2) HAVE THE SAME LEGAL EFFECT AS A FINAL ORDER FOR ADOPTION 8 OR TPR GRANTED IN THIS STATE.
- 9 (B) RECOGNITION OF ADOPTION ORDER.
- 10 SUBJECT TO SUBSECTION (C) OF THIS SECTION, A FINAL ORDER FOR ADOPTION
- 11 GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY OF A
- 12 JURISDICTION OUTSIDE THE UNITED STATES IN COMPLIANCE WITH THE LAWS OF
- 13 THAT JURISDICTION SHALL BE GIVEN FULL RECOGNITION AND EFFECT IN THIS
- 14 STATE IF:
- 15 (1) THE ADOPTIVE PARENT IS A RESIDENT OF THIS STATE; AND
- 16 (2) THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE
- 17 VERIFIES THE VALIDITY OF THAT ADOPTION BY GRANTING, UNDER THE FEDERAL
- 18 IMMIGRATION AND NATIONALITY ACT, AN IR-3 VISA FOR THE ADOPTEE.
- 19 (C) MARYLAND PETITION NOT REQUIRED.
- 20 THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE AN INDIVIDUAL TO
- 21 PETITION A COURT OF COMPETENT JURISDICTION IN THIS STATE FOR ADOPTION OF
- 22 A CHILD IF:
- 23 (1) THE INDIVIDUAL ADOPTED THE CHILD IN ACCORDANCE WITH THE
- 24 LAWS OF A JURISDICTION OUTSIDE THE UNITED STATES; AND
- 25 (2) THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE
- 26 VERIFIES THE VALIDITY OF THAT ADOPTION BY GRANTING, UNDER THE FEDERAL
- 27 IMMIGRATION AND NATIONALITY ACT, AN IR-3 VISA FOR THE CHILD.
- 28 (D) FILING OF MARYLAND PETITION.
- 29 (1) IF AN INDIVIDUAL FILES, WITH A PETITION UNDER THIS SUBTITLE.
- 30 AN ORDER FOR TPR OR ADOPTION GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR
- 31 JUDICIAL BODY OF A JURISDICTION OUTSIDE THE UNITED STATES IN COMPLIANCE
- 32 WITH THE LAWS OF THAT JURISDICTION, A COURT MAY ISSUE AN ORDER FOR
- 33 ADOPTION WITHOUT THE PARENTAL CONSENT OTHERWISE REQUIRED UNDER THIS
- 34 SUBTITLE.

	(2) ISSUANCE OF A VALID ORPHAN VISA BY THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE SHALL BE SUFFICIENT TO ESTABLISH COMPLIANCE WITH THE LAWS OF THAT JURISDICTION.
4 5	COMMITTEE NOTE: Subsections (a) through (d)(1) of this section are derived from former FL §§ 5-313.1, 5-326, and 5-326.1.
6 7	Subsection (d)(2) of this section is new and added to state expressly the evidence necessary to establish compliance.
8 9	In subsections (a), (b), and (d) of this section, the newly defined term "order" is substituted for the former, more archaic "decree".
10 11 12 13	is added to state expressly that the order being recognized must be a lawful order. Similarly, in subsection (b) of this section, the reference to
14 15	
16 17 18 19 20	reference to construction of this "section" is retained, although the section includes the substance of former FL § 5-326 - not encompassed in the current "section" - but, given the similarity of the substantive provisions,
21 22 23 24 25 26	outside the United States" is substituted for the former references to a "jurisdiction or country other than the United States", or consistency with subsection (b) of this section. For further consistency, in proposed in subsection (d), "jurisdiction" is substituted for the former reference only to
27 28	
29 30 31 32	substituted for the former reference to consent of "the natural parent", to reflect that the parental rights of a nonbiological - i.e., adoptive - parent
33	Defined terms: "Adoptee" § 5-3B-01
34	"Adoptive parent" § 5-3B-01
35	"Child" § 5-3B-01
36	"Order" § 5-101
37	"TPR" § 5-101

- 1 5-3B-06. ELIGIBLE ADOPTEES.
- 2 ANY ADULT OR CHILD MAY BE ADOPTED UNDER THIS SUBTITLE.
- 3 COMMITTEE NOTE: This section is added to state expressly that the
- 4 prospective adoptee's age does not affect adoption under this subtitle.
- 5 Defined term: "Child" § 5-3B-01
- 6 5-3B-07. CONSTRUCTION AS TO AGREEMENT FOR POSTADOPTION CONTACT.
- 7 (A) CONSTRUCTION OF ADOPTION LAWS.
- 8 NO ADOPTION LAW OF THIS STATE SHALL BE CONSTRUED TO PREVENT AN
- 9 ADOPTIVE OR PROSPECTIVE ADOPTIVE PARENT AND A PARENT OR FORMER PARENT
- 10 FROM ENTERING INTO A WRITTEN AGREEMENT TO ALLOW CONTINUING
- 11 POSTADOPTION CONTACT AMONG AN ADOPTIVE PARENT, ADOPTEE, AND FORMER
- 12 RELATIVE OF THE ADOPTEE, INCLUDING A PARENT, GRANDPARENT, OR SIBLING.
- 13 (B) MERGER.
- 14 A COURT THAT ISSUES A FINAL ORDER OF ADOPTION UNDER THIS SUBTITLE
- 15 MAY ORDER AN AGREEMENT UNDER THIS SUBTITLE MERGED INTO THE ORDER IF
- 16 MERGER IS IN THE ADOPTEE'S BEST INTEREST.
- 17 (C) EFFECT OF NONCOMPLIANCE.
- 18 FAILURE TO COMPLY WITH A CONDITION OF AN AGREEMENT MADE UNDER
- 19 THIS SECTION IS NOT A GROUND FOR SETTING ASIDE AN ORDER FOR GUARDIANSHIP
- 20 OR ADOPTION OR REVOKING A WRITTEN CONSENT TO AN ADOPTION.
- 21 (D) ENFORCEMENT.
- 22 A COURT OF COMPETENT JURISDICTION SHALL ENFORCE A WRITTEN
- 23 AGREEMENT MADE IN ACCORDANCE WITH THIS SECTION IF ENFORCEMENT IS IN
- 24 THE ADOPTEE'S BEST INTERESTS.
- 25 COMMITTEE NOTE: This section is new and added to create a procedure for
- 26 postadoption visits.
- 27 Defined terms: "Adoptee" § 5-3B-01
- 28 "Adoptive parent" § 5-3B-01
- 29 "Includes" § 1-101
- 30 "Including" § 1-101
- 31 "Parent" § 5-3B-01
- 32 "Order" § 5-101
- 33 "TPR" § 5-101
- 34 5-3B-08. COUNSEL; COUNSELING.
- 35 (A) PARENT.

1	(1)	(I)	THIS PA	RAGRAPH:
2				1.	APPLIES ONLY TO AN INDEPENDENT ADOPTION; AND
3	RELATIVE O	F THE	PROSPE		DOES NOT APPLY TO AN ADOPTION BY THE SPOUSE OR DOPTEE'S PARENT.
5			(II)	A COUR	T SHALL ADVISE A PARENT THAT THE PARENT MAY:
6				1.	HAVE INDEPENDENT COUNSEL; AND
7				2.	RECEIVE ADOPTION COUNSELING AND GUIDANCE.
8	(2	2)	A COUI	RT SHAL	L APPOINT SEPARATE COUNSEL TO REPRESENT:
9 10	PARTY TO T	НЕ СА	(I) SE;	IN A CO	NTESTED ADOPTION CASE, EACH PARENT WHO IS A
11 12	PARENT INC	CAPAB	(II) LE OF E		ARENT WHO HAS A DISABILITY THAT MAKES THE ELY PARTICIPATING IN THE CASE; AND
13			(III)	EACH P	ARENT WHO IS A CHILD.
16	INCAPABLE	OF EF	FECTIV	ELY PAR	WHETHER A DISABILITY MAKES A PARENT TICIPATING IN A CASE, A COURT, ON ITS OWN TY, MAY PASS AN ORDER FOR EXAMINATION OF THE
18	(B) C	CHILD.			
19 20	PROSPECTIV				L APPOINT SEPARATE COUNSEL TO REPRESENT A
21			(I)	IS AT LE	EAST 10 YEARS OLD; AND
22 23	INCAPABLE	OF EF	(II) FECTIV		DISABILITY THAT MAKES THE PROSPECTIVE ADOPTEE TICIPATING IN THE CASE.
26	ADOPTEE IN	NCAPA ON OR (BLE OF ON MO	EFFECTI	WHETHER A DISABILITY MAKES A PROSPECTIVE VELY PARTICIPATING IN A CASE, A COURT, ON ITS A PARTY, MAY PASS AN ORDER FOR EXAMINATION
28	(C) [OUAL R	REPRESI	ENTATIC	N.
		OR FIR			OVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AN PRESENT MORE THAN ONE PARTY IN A CASE UNDER

- 1 IF ALLOWED UNDER THE MARYLAND RULES OF PROFESSIONAL (2)2 CONDUCT, AN ATTORNEY OR FIRM MAY REPRESENT SIBLINGS UNDER THIS 3 SUBTITLE. 4 (D) COMPENSATION. 5 COUNSEL APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR 6 REASONABLE FEES, AS APPROVED BY THE COURT. 7 COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former 8 FL § 5-320(a)(1) and revised to exclude adoptions within families and to 9 state affirmatively that the onus for giving the advice is a court's. 10 Subsections (a)(2) and (3) and (b) of this section are derived from former 11 FL § 5-323(a)(1)(i), (ii), and (iii) and (c), as it related to adoptions under 12 this subtitle, and the substance of former FL § 5-301(h). 13 Subsection (c) of this section is derived from former FL § 5-323(e) and 14 revised to bar dual representation of all parties, other than siblings, 15 throughout an adoption case, rather than merely a proceeding. 16 Subsection (d) of this section is derived from the first sentence of former 17 FL § 5-323(d). 18 In subsection (a)(1)(ii) and (2)(ii) of this section, the former word "natural" 19 is omitted as a nonbiological - i.e., adoptive - parent can allow adoption in 20 the same manner as a biological parent's can and both such parents should 21 be represented. 22 In subsection (a)(2)(i) of this section, reference to a "contested adoption 23 case" is substituted for the former reference to a "proceeding for an 24 adoption or guardianship". 25 In subsection (a)(2)(ii) of this section, the former reference to "effectively participating" is substituted for the former reference to "consenting and 26 27 effectively participating", to conform to former FL § 5-323(a)(1)(i) and (c) subsections (a)(3) and (b)(1) and (2) - which, by reference to "consenting 28 and otherwise effectively participating", makes clear that consent is part of 29 30 effective participation. 31 In subsections (a)(3) and (b)(2) of this section, the defined term "parent" and prospective "adoptee" are substituted for the former word "individual" 32 33 for consistency to subsections (a)(1) and (2) and (b)(1) of this section. 34 Defined terms: "Adoptee" § 5-3B-01 35 "Adoptive parent" § 5-3B-01 "Child" § 5-3B-01 36 37 "Disability" § 5-3B-01
- "Order" § 5-101 39

"Independent adoption" § 5-3B-01

38

- 1 "Parent" § 5-3B-01
- 2 "TPR" § 5-101
- 3 5-3B-09. ASSESSMENT OF COSTS.
- 4 (A) INDEPENDENT COUNSEL AND COUNSELING.
- 5 IN AN INDEPENDENT ADOPTION, A COURT MAY ORDER AN ADOPTIVE PARENT
- 6 TO PAY WHOLLY OR PARTLY REASONABLE FEES FOR A PARENT'S:
- 7 (1) INDEPENDENT COUNSEL; OR
- 8 (2) ADOPTION COUNSELING OR GUIDANCE FOR A REASONABLE TIME.
- 9 (B) OTHER COSTS.
- 10 EXCEPT AS PROVIDED IN SUBSECTION (A) OF THIS SECTION, A COURT MAY
- 11 ASSIGN AMONG THE PARTIES TO A CASE UNDER THIS SUBTITLE, AS THE COURT
- 12 CONSIDERS APPROPRIATE, ALL COSTS OF THE CASE, INCLUDING COUNSEL FEES AND
- 13 GENETIC TESTING.
- 14 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 15 5-320.
- Subsection (b) of this section is derived from the second sentence of former
- 17 FL § 5-323(d) and revised as a separate section stating expressly that
- "costs" is not limited to counsel fees but covers, for example, the newly
- referenced "genetic testing".
- 20 Defined terms: "Adoptive parent" § 5-3B-01
- 21 "Includes" § 1-101
- 22 "Including" § 1-101
- 23 "Independent adoption" § 5-3B-01
- 24 "Parent" § 5-3B-01
- 25 5-3B-10. APPEAL.
- 26 A PARTY TO AN ADOPTION PROCEEDING MAY APPEAL TO THE COURT OF
- 27 SPECIAL APPEALS FROM AN INTERLOCUTORY OR FINAL ORDER.
- 28 COMMITTEE NOTE: This section is derived from former FL § 5-330.
- 29 The former, more archaic "decree" is omitted as unnecessary in light of the
- newly defined term "order".
- 31 Defined term: "Order" § 5-101

- 1 5-3B-11. RESERVED. 2 5-3B-12. RESERVED. 3 PART II. ADOPTION PROCEEDING. 4 5-3B-13. PETITION. 5 (A) PETITIONER. 6 (1) ANY ADULT MAY PETITION A COURT FOR AN ADOPTION ORDER. IF A PETITIONER FOR ADOPTION IS MARRIED, THE PETITIONER'S 8 SPOUSE SHALL JOIN IN THE PETITION UNLESS THE SPOUSE: (I) IS SEPARATED FROM THE PETITIONER UNDER A 10 CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR 11 DIVORCE; 12 IS NOT COMPETENT TO JOIN IN THE PETITION; OR (II)IS A PARENT OF THE PROSPECTIVE ADOPTEE; AND 13 (III)1. 2. HAS CONSENTED TO THE ADOPTION IN ACCORDANCE 14 15 WITH THIS SUBTITLE. 16 (B) AMENDED PETITION. IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY OF A 17 18 FINAL ORDER FOR ADOPTION, THE PETITIONER SHALL AMEND THE PETITION 19 ACCORDINGLY. 20 COMMITTEE NOTE: This section is derived from former FL §§ 5-309(a) and 5-315. 21 22 In subsection (a)(2)(iii)1 of this section, the former word "natural" is 23 omitted as a nonbiological - i.e., adoptive - parent can allow adoption in 24 the same manner as a biological parent's can. 25 Defined terms: "Adoptee" § 5-3B-01 "Order" § 5-101 26 27 "Parent" § 5-3B-01 28 5-3B-14. NOTICE OF ALLEGED FATHERHOOD.
- 29 (A) DUTY OF PETITIONER.
- 30 A PETITIONER UNDER THIS SUBTITLE SHALL NOTIFY A COURT IF AN
- 31 INDIVIDUAL WHO IS NOT A FATHER, AS DEFINED IN § 5-3B-01(F) OF THIS SUBTITLE,
- 32 CLAIMS TO BE THE FATHER.

- 1 (B) HEARING.
- 2 AFTER RECEIPT OF NOTICE UNDER THIS SECTION AND BEFORE RULING ON THE
- 3 ADOPTION PETITION, A COURT SHALL HOLD A HEARING ON THE ISSUE OF
- 4 PATERNITY.
- 5 COMMITTEE NOTE: This section is derived from former FL § 5-310(b).
- 6 In subsection (a) of this section, the word "natural", which formerly
- 7 modified "father", is omitted to reflect that fatherhood could result from,
- 8 e.g., an earlier adoption.
- 9 In subsection (b) of this section, the limitation "before ruling on the
- adoption petition" is added to clarify the period during which a court may
- 11 not act.
- 12 Defined term: "Father" § 5-3B-01
- 13 5-3B-15. CONSENT.
- 14 (A) REQUIREMENT.
- 15 (1) EXCEPT AS PROVIDED IN § 5-3B-18 OF THIS SUBTITLE, A COURT MAY
- 16 ENTER AN ORDER FOR ADOPTION ONLY WITH THE CONSENT OF:
- 17 (I) 1. EACH OF THE PROSPECTIVE ADOPTEE'S LIVING PARENTS;
- 18 OR
- 19 2. IF A PRIVATE CHILD PLACEMENT AGENCY HAS
- 20 GUARDIANSHIP OF THE PROSPECTIVE ADOPTEE, THE EXECUTIVE HEAD OF THE
- 21 AGENCY; AND
- 22 (II) THE PROSPECTIVE ADOPTEE, IF THE PROSPECTIVE ADOPTEE IS
- 23 AT LEAST 10 YEARS OLD.
- 24 (2) AN EXECUTIVE HEAD OF A PRIVATE CHILD PLACEMENT AGENCY
- 25 MAY NOT WITHHOLD CONSENT FOR THE SOLE REASON THAT THE RACE OR RELIGION
- 26 OF A PROSPECTIVE ADOPTIVE PARENT DIFFERS FROM THAT OF THE PROSPECTIVE
- 27 ADOPTEE OR PARENT, IF TO DO SO IS CONTRARY TO THE PROSPECTIVE ADOPTEE'S
- 28 BEST INTERESTS.
- 29 (B) REVOCATION PERIOD.
- 30 (1) A PARENT MAY REVOKE CONSENT AT ANY TIME WITHIN 30 DAYS
- 31 AFTER THE PARENT SIGNS THE CONSENT.
- 32 (2) AN EXECUTIVE HEAD OF A PRIVATE CHILD PLACEMENT AGENCY
- 33 MAY REVOKE CONSENT AT ANY TIME WITHIN 30 DAYS AFTER THE EXECUTIVE HEAD
- 34 SIGNS THE CONSENT.

- **HOUSE BILL 183** 1 A PROSPECTIVE ADOPTEE MAY REVOKE CONSENT AT ANY TIME (3) 2 BEFORE A COURT ENTERS A FINAL ORDER OF ADOPTION. 3 (C) CONDITIONAL CONSENT. 4 THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A PARENT OR 5 PROSPECTIVE ADOPTEE FROM CONDITIONING CONSENT ON ADOPTION BY A 6 SPECIFIC ADULT OR FAMILY. 7 (D) CONTENTS. CONSENT TO ADOPTION IS NOT VALID UNLESS THE CONSENT: 8 9 (1) CONTAINS AN EXPRESS NOTICE OF: 10 (I) THE RIGHT TO REVOKE CONSENT AT ANY TIME WITHIN 30 DAYS 11 AFTER THE CONSENT IS SIGNED; 12 THE SEARCH RIGHTS OF ADOPTEES AND BIOLOGICAL PARENTS (II)13 UNDER § 5-3B-29 AND SUBTITLE 4B OF THIS TITLE; AND 14 (III)THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-3B-29(E) 15 OF THIS TITLE; FOR A PARENT IN AN INDEPENDENT ADOPTION: 16 (2) 17 ACKNOWLEDGES THAT THE COURT HAS ADVISED THE PARENT (I) 18 OF THE RIGHT TO COUNSEL AND COUNSELING IN ACCORDANCE WITH § 5-3B-08(A)(1) 19 OF THIS SUBTITLE; AND 20 (II)STATES WHETHER THE PARENT CHOSE TO HAVE OR NOT HAVE 21 COUNSEL OR COUNSELING; AND 22 IS ACCOMPANIED BY AN AFFIDAVIT OF COUNSEL APPOINTED UNDER (3) 23 § 5-3B-08 OF THIS SUBTITLE THAT A PARENT WHO IS A CHILD OR HAS A DISABILITY 24 GIVES CONSENT KNOWINGLY AND WILLINGLY. 25 COMMITTEE NOTE: Subsections (a) and (b) of this section are derived from 26 former FL § 5-311(a) through (c)(2). 27 Subsection (c) of this section is new and added to provide expressly for conditional consent. 28 29 Subsection (d) of this section is derived from former FL §§ 5-314 and
- 30 5-320(b)(2) and revised to incorporate the substance of the referenced §
- 31 5-317.
- 32 In subsection (a)(1)(i)1 and (2) of this section, the former words "natural"
- 33 and "birth" are omitted, to reflect that the parental rights of a
- 34 nonbiological - i.e., adoptive - parent can be terminated in the same
- 35 manner as a biological parent's can. Similarly, in the introductory

- 95 **HOUSE BILL 183** 1 language of subsection (d) of this section, the former reference to consent "of the natural parent" is omitted. This omission also reflects that the 2 3 requirement as to consent of a prospective adoptee. 4 Defined terms: "Adoptee" § 5-3B-01 "Adoptive parent" § 5-3B-01 5 "Child" § 5-3B-01 6 "Disability" § 5-3B-01 7 8 "Guardianship" § 5-3B-01 9 "Order" § 5-101 10 "Parent" § 5-3B-01 11 "Private child placement agency" § 5-3B-01 12 5-3B-16. NOTICE OF ADOPTION FILING. 13 (A) PETITIONER. 14 EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A 15 PETITIONER SHALL GIVE, BY CERTIFIED MAIL OR PERSONAL SERVICE, NOTICE OF 16 THE FILING OF A PETITION FOR ADOPTION BY SHOW CAUSE ORDER TO: 17 (I) 1. EACH OF THE PROSPECTIVE ADOPTEE'S LIVING PARENTS; 18 OR 19 2. IF A PRIVATE CHILD PLACEMENT AGENCY HAS 20 GUARDIANSHIP OF THE PROSPECTIVE ADOPTEE, THE EXECUTIVE HEAD OF THE 21 AGENCY; AND THE PROSPECTIVE ADOPTEE, IF THE PROSPECTIVE ADOPTEE IS 22 (II)23 AT LEAST 10 YEARS OLD. A PETITIONER NEED NOT GIVE NOTICE TO A PARENT WHOSE 24 (2) 25 UNREVOKED CONSENT IS FILED WITH THE ADOPTION PETITION.
- 26 (B) COURT.
- 27 A COURT SHALL PROVIDE NOTICE OF THE FILING OF AN ADOPTION PETITION
- 28 TO EACH PARENT WHOSE CONSENT IS FILED AND WHO HAS NOT WAIVED THE RIGHT
- 29 TO NOTICE.
- 30 (C) PUBLICATION.
- 31 (1) IF A COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY, THAT A
- 32 PETITIONER MADE REASONABLE, GOOD FAITH EFFORTS BUT COULD NOT EFFECT
- 33 SERVICE ON A PARENT, THE COURT SHALL ORDER NOTICE BY PUBLICATION AS TO
- 34 THAT PARENT.
- 35 (2) IF A COURT ORDERS NOTICE BY PUBLICATION UNDER THIS
- 36 SUBSECTION, THE CLERK OF COURT SHALL HAVE THE SHOW CAUSE ORDER

1 PUBLISHED AT LEAST ONCE IN ONE OR MORE NEWSPAPERS IN GENERAL 2 CIRCULATION IN THE COUNTY: 3 (I) WHERE THE PETITION IS FILED; OR IF DIFFERENT, WHERE THE PARENT'S LATEST ADDRESS (II)KNOWN TO THE PETITIONER IS LOCATED. 6 COMMITTEE NOTE: Subsections (a)(1) and (b) of this section are derived from former FL § 5-322(a), as it relates to a TPR petition. 7 8 Subsection (a)(2) of this section is new and added to ensure counsel is 9 apprised of the filing. 10 Subsection (c) of this section is derived without substantive change from 11 former FL § 5-322(c)(1) and (3). 12 In subsections (b) and (c) of this section, the former word "natural" is 13 omitted, to reflect that the parental rights of a nonbiological - i.e., adoptive 14 - parent can be terminated in the same manner as a biological parent's 15 can. In the introductory language of proposed (a) of this section, the reference to 16 "first class mail or personal service" is added to state expressly the means 17 18 by which service is to be effected. 19 Defined terms: "Adoptee" § 5-3B-01 "Order" § 5-101 20 21 "Parent" § 5-3B-01 22 "Person" § 1-101 23 "TPR" § 5-101 24 5-3B-17. INVESTIGATION; HEARING ON ADOPTION PETITION. 25 (A) INVESTIGATION. BEFORE RULING ON A PETITION FOR ADOPTION UNDER § 5-3B-18(B)(2) OF THIS 26 27 SUBTITLE, A COURT MAY ORDER AN APPROPRIATE AGENCY TO INVESTIGATE AND 28 SUBMIT TO THE COURT A REPORT THAT: 29 DESCRIBES THE PROSPECTIVE ADOPTEE'S EMOTIONAL TIES WITH (1) 30 AND FEELINGS TOWARD THE PETITIONER, THE PROSPECTIVE ADOPTEE'S PARENTS 31 AND SIBLINGS, AND OTHER INDIVIDUALS WHO MAY AFFECT THE PROSPECTIVE 32 ADOPTEE'S BEST INTERESTS SIGNIFICANTLY; DESCRIBES THE PROSPECTIVE ADOPTEE'S ADJUSTMENT, WHILE OUT 33 34 OF THE PARENT'S CARE, TO: 35 (I) COMMUNITY: PLACEMENT; AND 36 (II)

- 1 (III) SCHOOL; AND
- 2 (3) IF THE PARENT IS ABSENT, EVALUATES THE PETITIONER'S EFFORTS 3 TO LOCATE THE PARENT.
- 4 (B) HEARING.
- 5 A COURT SHALL HOLD A HEARING BEFORE ENTERING A FINAL ORDER FOR 6 ADOPTION.
- 7 COMMITTEE NOTE: This section is derived from former FL §§ 5-312(c)(2)(ii)
- 8 and 5-324.1.
- 9 Subsection (a) of this section is revised to allow, rather than require, an
- 10 investigation.
- In introductory language of subsection (a)(2) of this section, the phrase
- "while out of the parent's care" is added to clarify the period during which
- the adjustment pertains.
- In subsection (a)(2)(ii) of this section, the word "placement" is substituted
- for the former word "home".
- In subsection (b) of this section, the newly defined term "order" is
- substituted for the former, more archaic "decree".
- 18 Defined term: "Order" § 5-101
- 19 5-3B-18. GRANT OF ADOPTION PETITION.
- 20 (A) "CRIME OF VIOLENCE" DEFINED.
- 21 IN THIS SECTION, "CRIME OF VIOLENCE":
- 22 (1) HAS THE MEANING STATED IN § 14-101 OF THE CRIMINAL LAW
- 23 ARTICLE; OR
- 24 (2) AS TO A CRIME COMMITTED OUTSIDE OF THIS STATE, MEANS A
- 25 CRIME THAT, IF COMMITTED IN THIS STATE, WOULD BE A CRIME OF VIOLENCE AS
- 26 DEFINED IN § 14-101 OF THE CRIMINAL LAW ARTICLE.
- 27 (B) NONCONSENSUAL ADOPTION.
- 28 A COURT MAY GRANT AN ADOPTION PETITION WITHOUT PARENTAL CONSENT
- 29 OTHERWISE REQUIRED UNDER § 5-3B-15 OF THIS SUBTITLE, IF:
- 30 (1) THE COURT FINDS THAT A PARENT HAS A DISABILITY THAT MAKES
- 31 THE PARENT INCAPABLE OF CONSENTING; OR
- 32 (2) AS TO A PARENT WHO, BY FILING A NOTICE OF OBJECTION,
- 33 AFFIRMATIVELY WITHHOLDS CONSENT TO AN INDEPENDENT ADOPTION BY A

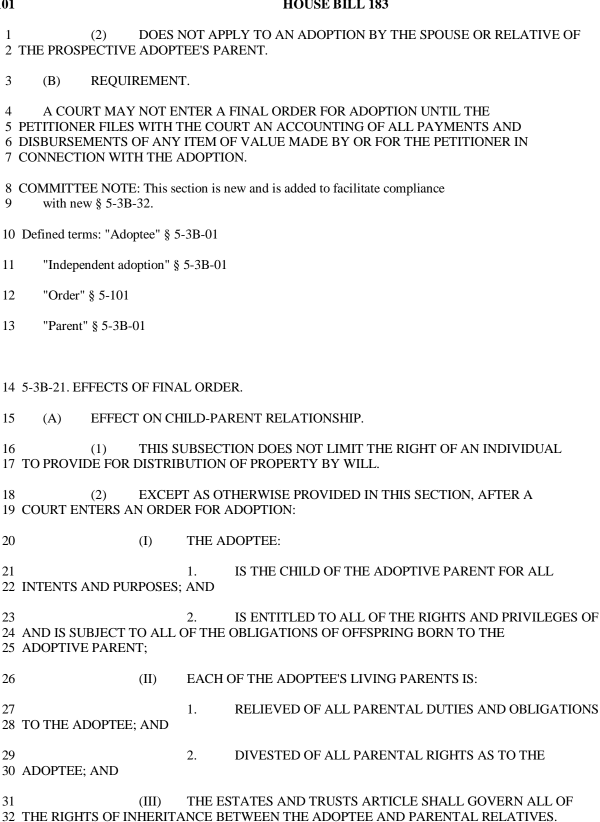
2	STEPPARENT, RELATIVE, OR OTHER ADULT WHO HAS EXERCISED PHYSICAL CARE, CUSTODY, OR CONTROL OVER THE PROSPECTIVE ADOPTEE FOR AT LEAST 6 MONTHS, THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:				
4 5	(I) THE PROSPECTIVE ADOPTEE HAS SIGNIFICANT EMOTIONAL TIES TO AND FEELINGS FOR THE PETITIONER;				
6 7	(II) THE PARENT HAS NOT HAD CUSTODY OF THE PROSPECTIVE ADOPTEE FOR AT LEAST 1 YEAR; AND				
8	(III)	THE PA	RENT:		
9 10	PROSPECTIVE ADOPTEE, I		HAS NOT MAINTAINED MEANINGFUL CONTACT WITH THE CHSTANDING THE OPPORTUNITY TO DO SO;		
	ADOPTEE'S PHYSICAL CA TO DO SO;		HAS FAILED TO CONTRIBUTE TO THE PROSPECTIVE MAINTENANCE, NOTWITHSTANDING THE ABILITY		
14 15	ADOPTEE OR ANY OTHER		HAS BEEN CONVICTED OF ABUSE OF THE PROSPECTIVE OF THE PARENT;		
16		4.	HAS SUBJECTED THE PROSPECTIVE ADOPTEE TO:		
17		A.	CHRONIC ABUSE;		
18		B.	CHRONIC AND LIFE-THREATENING NEGLECT;		
19		C.	SEXUAL ABUSE;		
20		D.	TORTURE; OR		
21 22	THE UNITED STATES, OF:	5.	HAS BEEN CONVICTED, IN ANY STATE OR ANY COURT OF		
23 24	ADOPTEE OR ANOTHER C	A. HILD OI	A CRIME OF VIOLENCE AGAINST THE PROSPECTIVE F THE PARENT; OR		
25 26	COMMIT A CRIME DESCRI		AIDING OR ABETTING, CONSPIRING, OR SOLICITING TO SUBITEM A OF THIS ITEM; OR		
27 28	TO A SIBLING OF THE PRO		HAS, OTHER THAN BY CONSENT, LOST PARENTAL RIGHTS VE ADOPTEE.		
29	(C) CONSTRUCTIO	N AS TO	FOSTER PARENT.		
30	SUBSECTION (B)(2) OF	THIS SE	SCTION DOES NOT ALLOW AN APPROVED OR		

31 LICENSED FOSTER PARENT TO PETITION, WITHOUT THE CONSENT OF A PRIVATE 32 CHILD PLACEMENT AGENCY, FOR ADOPTION OF AN INDIVIDUAL WHOM THE AGENCY

33 PLACES WITH THE FOSTER PARENT.

- 1 (D) CONSIDERATIONS.
- 2 (1) IN RULING ON A PETITION FOR ADOPTION OF A CHILD, A COURT:
- 3 (I) SHALL CONSIDER ANY ASSURANCE BY THE SOCIAL SERVICES
- 4 ADMINISTRATION OF THE DEPARTMENT THAT THE ADMINISTRATION WILL FUND
- 5 NEEDED SUPPORT FOR THE CHILD;
- 6 (II) MAY CONSIDER THE RELIGIOUS BACKGROUND, BELIEFS, AND
- 7 TRAINING OF A PROSPECTIVE ADOPTIVE PARENT AND ADOPTEE BUT, IF THE COURT
- 8 FINDS THAT THE PROSPECTIVE ADOPTEE HAS INSUFFICIENT RELIGIOUS
- 9 BACKGROUND, BELIEFS, AND TRAINING TO BE FACTORS IN ADOPTION, MAY DECIDE
- 10 WITHOUT CONSIDERING THE RELIGIOUS BACKGROUND, BELIEFS, OR TRAINING OF
- 11 THE PROSPECTIVE ADOPTIVE PARENT AND ADOPTEE;
- 12 (III) MAY NOT DENY AN ADOPTION SOLELY BECAUSE THE
- 13 PETITIONER IS NOT MARRIED OR DOES NOT HAVE A SPOUSE;
- 14 (IV) MAY NOT GRANT AN ADOPTION SOLELY BECAUSE A PARENT
- 15 DOES NOT HAVE LEGAL CUSTODY OF THE PROSPECTIVE ADOPTEE BY REASON OF A
- 16 DIVORCE OR LEGAL SEPARATION; AND
- 17 (V) MAY NOT GRANT AN ADOPTION SOLELY BECAUSE A PARENT
- 18 HAS BEEN DEPRIVED OF CUSTODY OF THE PROSPECTIVE ADOPTEE BY AN ACT OF
- 19 THE OTHER PARENT.
- 20 (2) IN RULING ON A PETITION FOR ADOPTION UNDER SUBSECTION (B)(2)
- 21 OF THIS SECTION, A COURT SHALL GIVE PRIMARY CONSIDERATION TO THE HEALTH
- 22 AND SAFETY OF THE PROSPECTIVE ADOPTEE IN DETERMINING THE PROSPECTIVE
- 23 ADOPTEE'S BEST INTERESTS.
- 24 (E) SPECIFIC FINDING REQUIRED.
- 25 IF A COURT FINDS THAT AN ACT OR CIRCUMSTANCE LISTED IN SUBSECTION
- 26 (B)(2)(III)4 OR 5 OF THIS SECTION EXISTS, THE COURT SHALL MAKE A SPECIFIC
- 27 FINDING, BASED ON FACTS IN THE RECORD, WHETHER RETURN OF THE
- 28 PROSPECTIVE ADOPTEE TO THE CUSTODY OF THE PARENT POSES AN
- 29 UNACCEPTABLE RISK TO THE FUTURE SAFETY OF THE PROSPECTIVE ADOPTEE.
- 30 (F) CONSTRUCTION AS VOLUNTARY.
- 31 AN ADOPTION SHALL BE CONSIDERED TO BE VOLUNTARY IF:
- 32 (1) CONSENT IS GIVEN IN ACCORDANCE WITH § 5-3B-15 OF THIS
- 33 SUBTITLE; AND
- 34 (2) NO NOTICE OF OBJECTION IS FILED DURING THE TIME STATED IN
- 35 THE SHOW CAUSE ORDER SERVED IN ACCORDANCE WITH § 5-3B-16 OF THIS
- 36 SUBTITLE.

- 1 COMMITTEE NOTES: Subsection (a) of this section is new and added to allow
- 2 concise reference to a "crime of violence", referenced in former FL §
- 3 5-313(d)(1)(v)2.
- 4 Subsections (b) through (e) of this section are derived from former FL §§
- 5 5-309(b), 5-312(a) through (c)(2)(i), (d), and (e), and 5-316.
- 6 Subsection (f)(1) of this section is new and added to delineate a voluntary
- 7 adoption under this subtitle.
- Subsection (f)(2) of this section is derived from former FL \S 5-322(d).
- 9 In subsection (b)(2) of this section, the former word "natural" is omitted, to
- 10 reflect that a nonbiological i.e., adoptive parent can allow adoption of
- the adoptee in the same manner as a biological parent's can.
- 12 In subsection (d)(1)(i) of this section, the former word "maintenance" is
- omitted as included in the defined term "support".
- 14 Defined terms: "Adoptee" § 5-3B-01
- 15 "Adoptive parent" § 5-3B-01
- 16 "Child" § 5-3B-01
- 17 "Department" § 5-101
- 18 "Disability" § 5-3B-01
- 19 "Independent adoption" § 5-3B-01
- 20 "Parent" § 5-3B-01
- 21 "State" § 1-101
- 22 "Support" § 1-101
- 23 5-3B-19. TIME LIMIT.
- 24 A COURT MAY NOT ENTER A FINAL ORDER FOR ADOPTION UNTIL EXPIRATION
- 25 OF THE TIME FOR REVOCATION OF CONSENT SET UNDER § 5-3B-15(B) OF THIS
- 26 SUBTITLE.
- 27 COMMITTEE NOTE: This section is derived from former FL § 5-324, as it
- 28 related to adoptions under this subtitle, and revised to eliminate the
- 29 30-day waiting period after the birth of a prospective adoptee.
- 30 The newly defined term "order" is substituted for the former, more archaic
- 31 "decree".
- 32 Defined term: "Order" § 5-101
- 33 5-3B-20. ACCOUNTING.
- 34 (A) SCOPE OF SECTION.
- 35 THIS SECTION:
- 36 (1) APPLIES ONLY TO AN INDEPENDENT ADOPTION; AND



EFFECT ON PENDING CASES. 33 (B)

- 1 A FINAL ORDER FOR ADOPTION TERMINATES ALL PENDING TPR OR 2 GUARDIANSHIP CASES AS TO THE ADOPTEE.
- 3 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 4 5-308(a) and (b), as it related to adoptions under this subtitle.
- 5 Subsection (b) of the section is new and added to provide an express
- 6 termination date for pending cases.
- 7 In the introductory language of subsection (a)(2) of this section, the newly
- 8 defined "order" is substituted for the former, more archaic "decree".
- 9 In subsection (a)(2) of this section, the newly defined term "adoptee" is
- substituted for the former references to the "individual adopted", for
- 11 consistency and brevity.
- 12 In subsection (a)(2)(i)1 and 2 of this section, the newly defined term
- "adoptive parent" is substituted for the former references to a "petitioner",
- 14 for consistency.
- 15 In subsection (a)(2)(i)2 of this section, the reference to "offspring born" to
- the adoptive parent is substituted for the former reference to "a child born
- to the petitioner in wedlock", to avoid the misleading inference that
- illegitimacy affects a right, privilege, or obligation of a biological offspring
- or that the age of majority might affect an adoptee differently from a
- 20 biological offspring.
- 21 In subsection (a)(2)(ii) of this section, the former reference to a "natural"
- parent is omitted to reflect that the duties and rights of nonbiological i.e.,
- 23 adoptive relatives are affected in the same manner as a biological
- relative's. Accordingly, in subsection (a)(2)(iii) of this section, a reference to
- "parental" relatives is substituted for the former reference to "natural"
- 26 relatives.
- 27 Defined terms: "Adoptee" § 5-3B-01
- 28 "Adoptive parent" § 5-3B-01
- 29 "Guardianship" § 5-3B-01
- 30 "Order" § 5-101
- 31 "Parent" § 5-3B-01
- 32 "TPR" § 5-101
- 33 5-3B-22. NOTICE OF FINAL ORDER.
- 34 A COURT SHALL GIVE NOTICE OF THE ENTRY OF A FINAL ORDER FOR ADOPTION
- 35 TO:
- 36 (1) THE COURT THAT HAS ORDERED TPR OR GUARDIANSHIP AS TO THE
- 37 ADOPTEE; AND

- 1 (2) EACH OF THE ADOPTEE'S LIVING, FORMER PARENTS WHO HAVE NOT 2 WAIVED NOTICE UNDER § 5-3A-15(C) OF THIS TITLE.
- 3 COMMITTEE NOTE: This section is new and added to state the effect on
- 4 pending cases and to provide for notice of the order.
- 5 Defined terms: "Adoptee" § 5-3B-01
- 6 "Order" § 5-101
- 7 "Parent" § 5-3B-01
- 8 "TPR" § 5-101
- 9 5-3B-23. PETITION TO INVALIDATE.
- 10 IF A PETITION TO INVALIDATE A FINAL ORDER FOR ADOPTION ON THE BASIS OF
- 11 A JURISDICTIONAL OR PROCEDURAL DEFECT IS FILED MORE THAN 1 YEAR AFTER
- 12 ENTRY OF THE ORDER, A COURT SHALL DISMISS THE PETITION.
- 13 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- revised to require dismissal rather than barring receipt, as more consistent
- with court practices.
- In this section, the newly defined "order" is substituted for the former,
- more archaic "decree".
- 18 Defined term: "Order" § 5-101
- 19 5-3B-24. RESERVED.
- 20 5-3B-25. RESERVED.
- 21 PART III. ACCESS TO ADOPTION RECORDS.
- 22 5-3B-26. MEDICAL AND PSYCHOLOGICAL INFORMATION.
- 23 (A) SCOPE OF SECTION.
- 24 THIS SECTION:

(B)

28

- 25 (1) APPLIES ONLY TO AN INDEPENDENT ADOPTION; AND
- 26 (2) DOES NOT APPLY TO AN ADOPTION BY THE SPOUSE OR RELATIVE OF 27 THE PROSPECTIVE ADOPTEE'S PARENT.
- 29 A PRIVATE CHILD PLACEMENT AGENCY SHALL MAKE REASONABLE EFFORTS TO
- 30 COMPILE AND MAKE AVAILABLE TO A PROSPECTIVE ADOPTIVE PARENT:

COMPILATION OF ADOPTEE'S RECORDS OR HISTORY.

- 31 (1) ALL OF THE PROSPECTIVE ADOPTEE'S MEDICAL AND PSYCHIATRIC
- 32 RECORDS IN THE AGENCY'S POSSESSION; OR

- 1 (2) A COMPREHENSIVE MEDICAL AND PSYCHIATRIC HISTORY OF THE 2 PROSPECTIVE ADOPTEE.
- 3 (C) COMPILATION OF PARENTAL HISTORY.
- 4 ON REQUEST OF A PROSPECTIVE ADOPTIVE PARENT OR ADOPTIVE PARENT, A
- 5 PRIVATE CHILD PLACEMENT AGENCY SHALL MAKE REASONABLE EFFORTS TO
- 6 COMPILE A PERTINENT MEDICAL AND PSYCHIATRIC HISTORY OF EACH OF THE
- 7 PROSPECTIVE ADOPTEE'S OR ADOPTEE'S PARENTS OR FORMER PARENTS, IF
- 8 AVAILABLE TO AGENCY, AND TO MAKE THE HISTORY AVAILABLE TO THE
- 9 PROSPECTIVE ADOPTIVE PARENT OR ADOPTIVE PARENT.
- 10 (D) LATER RECEIVED INFORMATION.
- 11 IF, AFTER ADOPTION, A PRIVATE CHILD PLACEMENT AGENCY RECEIVES
- 12 MEDICAL OR PSYCHOLOGICAL INFORMATION ABOUT THE ADOPTEE OR ADOPTEE'S
- 13 FORMER PARENT, THE AGENCY SHALL MAKE REASONABLE EFFORTS TO MAKE THE
- 14 INFORMATION AVAILABLE TO THE ADOPTIVE PARENT.
- 15 (E) EXCLUSION OF IDENTIFYING INFORMATION.
- 16 A MEDICAL OR PSYCHIATRIC HISTORY COMPILED UNDER THIS SECTION MAY
- 17 NOT CONTAIN IDENTIFYING INFORMATION AS TO A PARENT OR FORMER PARENT.
- 18 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- 19 expressly the scope of this section.
- 20 Subsection (b) of this section is new and added to provide for an agency to
- 21 compile information on a prospective adoptee or adoptee available to the
- agency, including any dental records.
- 23 Subsections (c) and (e) of this section are derived from former FL § 5-328.
- 24 Subsection (d) of this section is new and added to ensure transmittal of
- 25 later discovered information about an adoptee and, even without a request
- under subsection (b), a former parent.
- 27 In subsections (c) and (e) of this section, the references to "psychiatric"
- 28 records are added to ensure inclusion of such information as available.
- 29 In subsection (c) of this section, the reference to a "request" is added to
- 30 obviate the need to compile information that a prospective or adoptive
- 31 parent does not want.
- 32 Also in subsection (c) of this section, "reasonable efforts" and "if available"
- are added to reflect that an agency may be unable to compile all of the
- information or contact a parent after an adoption.
- 35 Also in subsection (c) of this section, the newly defined term "private child
- 36 placement agency" is substituted for the former references to the "person

- authorized to place a minor child for adoption", for brevity and consistency
- with the revised scope of this subtitle.
- In subsection (e) of this section, the defined term "identifying information"
- 4 is substituted for the former, limited reference to "identity".
- 5 Defined terms: "Adoptee" § 5-3B-01
- 6 "Adoptive parent" § 5-3B-01
- 7 "Independent adoption" § 5-3B-01
- 8 "Identifying information" § 5-3B-01
- 9 "Parent" § 5-3B-01
- 10 "Private child placement agency" § 5-3B-01
- 11 5-3B-27. AGENCY OR COURT RECORD.
- 12 (A) ACCESS.
- 13 (1) (I) ON REQUEST OF AN ADOPTEE OR ADOPTIVE PARENT OF AN
- 14 ADOPTEE AND WITHOUT A SHOWING OF A NEED, A PRIVATE CHILD PLACEMENT
- 15 AGENCY SHALL PROVIDE INFORMATION, OTHER THAN IDENTIFYING INFORMATION,
- 16 IN ITS ADOPTION RECORD ON THE ADOPTEE.
- 17 (II) IF A PRIVATE CHILD PLACEMENT AGENCY DENIES A REQUEST
- 18 UNDER THIS PARAGRAPH, THEN ON PETITION OF AN ADOPTEE OR ADOPTIVE PARENT
- 19 AND WITHOUT A SHOWING OF NEED, A COURT SHALL ORDER ACCESS FOR THE
- 20 PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION,
- 21 THE AGENCY'S RECORD ON THE ADOPTEE.
- 22 (2) ON PETITION OF AN ADOPTEE OR ADOPTIVE PARENT OF AN ADOPTEE
- 23 AND WITHOUT A SHOWING OF NEED, A COURT SHALL ORDER ACCESS FOR THE
- 24 PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION,
- 25 THE COURT'S RECORD ON THE ADOPTEE.
- 26 (B) PROTECTION OF IDENTIFYING INFORMATION.
- 27 A COURT MAY NOT ORDER OPENED FOR INSPECTION UNDER THIS SECTION ANY
- 28 PART OF A RECORD THAT CONTAINS IDENTIFYING INFORMATION AS TO A FORMER
- 29 PARENT.
- 30 COMMITTEE NOTE: This section is derived from former FL § 5-329(a) and
- 31 (b).
- 32 In subsection (a)(1) and (2) of this section, the references to an "adoptive
- parent" are substituted for the former references to a "birth parent", to
- foreclose an individual whose parental rights have been terminated from
- accessing information while allowing access to an adoptive parent.
- 36 Similarly, in subsection (b) of this section, reference to a "former" parent is
- 37 substituted for the former reference to a "birth" parent, to ensure
- 38 confidentiality for all individuals who have at any time previously been a
- 39 "parent".

- 1 Defined terms: "Adoptee" § 5-3B-01
- 2 "Adoptive parent" § 5-3B-01
- 3 "Identifying information" § 5-3B-01
- 4 "Order" § 5-101
- 5 "Parent" § 5-3B-01
- 6 "Private child placement agency" § 5-3B-01
- 7 5-3B-28. URGENTLY NEEDED MEDICAL INFORMATION.
- 8 (A) HEARING ON NEED.
- 9 IF, AFTER A HEARING ON PETITION OF AN ADOPTEE, A COURT IS SATISFIED
- 10 THAT THE ADOPTEE OR BLOOD RELATIVE OF THE ADOPTEE URGENTLY NEEDS
- 11 MEDICAL INFORMATION NOT IN PRIVATE CHILD PLACEMENT AGENCY AND COURT
- 12 RECORDS, THE COURT MAY APPOINT AN INTERMEDIARY TO TRY TO CONTACT A
- 13 FORMER PARENT OF THE ADOPTEE FOR THE INFORMATION.
- 14 (B) ROLE OF INTERMEDIARY.
- 15 AN INTERMEDIARY APPOINTED UNDER THIS SECTION:
- 16 (1) ONLY MAY ADVISE A FORMER PARENT OF THE NEED FOR MEDICAL 17 INFORMATION; AND
- 18 (2) MAY NOT:
- 19 (I) REVEAL ANY IDENTIFYING INFORMATION OF AN ADOPTEE; OR
- 20 (II) TRY, IN ANY MANNER, TO ENCOURAGE OR DISCOURAGE
- 21 CONTACT BETWEEN AN ADOPTEE AND FORMER PARENT.
- 22 (C) REPORT TO COURT.
- 23 AN INTERMEDIARY APPOINTED UNDER THIS SECTION SHALL FILE WITH THE
- 24 APPOINTING COURT A CONFIDENTIAL WRITTEN REPORT ON THE INTERMEDIARY'S
- 25 EFFORTS TO CONTACT A FORMER PARENT.
- 26 (D) DISCLOSURE BY COURT.
- 27 WHEN A COURT RECEIVES A REPORT FROM AN INTERMEDIARY, THE COURT
- 28 MAY DISCLOSE TO THE ADOPTEE, WITHOUT REVEALING IDENTIFYING INFORMATION
- 29 ABOUT ANY FORMER PARENT:
- 30 (1) WHETHER THE INTERMEDIARY ADVISED A FORMER PARENT ABOUT
- 31 THE NEED FOR MEDICAL INFORMATION; AND
- 32 (2) MEDICAL INFORMATION THAT A FORMER PARENT PROVIDED.
- 33 (E) COMPENSATION.

- 1 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A COURT MAY ORDER AN
- 2 ADOPTEE TO PAY A REASONABLE FEE FOR THE SERVICES OF AN INTERMEDIARY
- 3 UNDER THIS SECTION.
- 4 COMMITTEE NOTE: This section is derived from former FL § 5-329(c)
- 5 through (e) and revised to clarify that an intermediary is allowed to contact
- only a former parent and not a spouse, child, or other family member of a
- 7 former parent.
- 8 Throughout this section, references to a "former" parent are substituted for
- 9 the former references to a "birth" parent, to recognize that, e.g., a former
- parent, by adoption, may have information about an adoptee or biological
- 11 parent.
- 12 In subsection (a) of this section, "private" is added to modify the former
- reference to the "child placement agency", for consistency with the revised
- scope of this subtitle.
- Also in subsection (a) of this section, the former reference to "evidence
- presented at the hearing" is omitted as unnecessary in light of the rules
- 17 governing proceedings generally and as potentially over narrow should a
- court request memoranda or other submissions to which an opposing party
- 19 has an opportunity to respond.
- 20 Defined terms: "Adoptee" § 5-3B-01
- 21 "Adoptive parent" § 5-3B-01
- "Identifying information" § 5-3B-01
- 23 "Order" § 5-101
- 24 "Parent" § 5-3B-01
- 25 "Private child placement agency" § 5-3B-01
- 26 5-3B-29. VITAL RECORDS.
- 27 (A) DEFINITIONS.
- 28 (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 29 INDICATED.
- 30 (2) "DIRECTOR" MEANS THE DIRECTOR OF THE SOCIAL SERVICES
- 31 ADMINISTRATION OF THE DEPARTMENT.
- 32 (3) "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL
- 33 HYGIENE.
- 34 (B) SCOPE OF SECTION.
- 35 THIS SECTION APPLIES ONLY TO AN ADOPTION IN WHICH A COURT ENTERS A
- 36 FINAL ORDER FOR ADOPTION ON OR AFTER JANUARY 1, 2000.
- 37 (C) CONSTRUCTION OF SECTION.

30

31

(E)

(1)

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1	THIS SECTION	DOES N	OT BAR:
2 3	(1) CONTACT, AND RE		OPTEE OR BIOLOGICAL PARENT FROM APPLYING FOR SEARCH, SERVICES UNDER SUBTITLE 4B OF THIS TITLE; OR
	(2) OBTAINING A COP TITLE.		RECTOR OR A CONFIDENTIAL INTERMEDIARY FROM RECORD UNDER § 5-4B-04(C) OR § 5-4B-06(B) OR (C) OF THIS
7	(D) APPLIC	CATION	FOR RECORD.
8 9	(1) SECRETARY FOR A		OPTEE WHO IS AT LEAST 21 YEARS OLD MAY APPLY TO THE OF:
10		(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
11 12	CERTIFICATE OF I	(II) BIRTH; C	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW OR
13 14	BY THE CLERK OF	(III) FCOURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
15 16	(2) YEARS MAY APPL		OGICAL PARENT OF AN ADOPTEE WHO HAS ATTAINED 21 HE SECRETARY FOR A COPY OF:
17		(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
18 19	CERTIFICATE OF I	(II) BIRTH;	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW
	UNDER § 4-211 OF CERTIFICATE OF I		THE NEW CERTIFICATE OF BIRTH THAT WAS SUBSTITUTED, ALTH - GENERAL ARTICLE, FOR THE ADOPTEE'S ORIGINAL OR
23 24	BY THE CLERK OF	(IV) FCOURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
25	(3)	EACH A	APPLICANT UNDER THIS SUBSECTION SHALL:
26 27	INFORMATION TH	(I) IAT THE	PROVIDE ALL PROOF OF IDENTITY AND OTHER RELEVANT SECRETARY REQUIRES; AND

28 (II) PAY THE FEE REQUIRED UNDER TITLE 4, SUBTITLE 2 OF THE 29 HEALTH - GENERAL ARTICLE FOR A COPY OF A RECORD.

A BIOLOGICAL PARENT MAY:

DISCLOSURE VETO.

	DISCLOSUR UNDER THI			FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR TION ABOUT THAT PARENT IN A RECORD ACCESSIBLE
4			(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
5			(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
6		(2)	AFTER	AN ADOPTEE ATTAINS 21 YEARS, THE ADOPTEE MAY:
	DISCLOSUR UNDER THI			FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR TION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE
10			(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
11			(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
			N UNDI	DIATELY AFTER THE DIRECTOR RECEIVES A DISCLOSURE VETO ER THIS SECTION, THE DIRECTOR SHALL FORWARD A COPY
15	(F)	DUTIES	S OF SEC	CRETARY.
16 17	SECTION.	(1)	THE SE	CRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS
20	SECRETAR	ON A C	L GIVE OPY OF	CT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF EACH RECORD THAT THE APPLICANT REQUESTED AND AS ON FILE.
22 23		(3) Y SHAL		EVER A BIOLOGICAL PARENT APPLIES FOR A RECORD, THE COT FROM THE COPY ALL INFORMATION AS TO:
24 25	A DISCLOS	URE VE	(I) ETO IN A	THE OTHER BIOLOGICAL PARENT, IF THAT PARENT HAS FILED ACCORDANCE WITH THIS SECTION; AND
26 27		A DISC	(II) LOSURI	THE ADOPTEE AND EACH ADOPTIVE PARENT, IF THE ADOPTEE VETO IN ACCORDANCE WITH THIS SECTION.
30	SHALL RED		ROM TH	EVER AN ADOPTEE APPLIES FOR A RECORD, THE SECRETARY E COPY ALL INFORMATION AS TO THE BIOLOGICAL PARENT, ED A DISCLOSURE VETO IN ACCORDANCE WITH THIS

32 (5) THE SECRETARY SHALL GIVE EACH APPLICANT UNDER THIS 33 SECTION NOTICE OF THE ADOPTION SEARCH, CONTACT, AND REUNION SERVICES

34 AVAILABLE UNDER THIS TITLE.

- 1 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow concise reference to the Director and Secretary.
- 3 Subsections (b) through (f) of this section are derived from former FL §§
- 4 5-3A-01 through 5-3A-07.
- 5 In subsection (e)(3) of this section, a duty to forward a cancellation is
- 6 added, for completeness.
- 7 Defined terms: "Adoptee" § 5-3B-01
- 8 "Adoptive parent" § 5-3B-01
- 9 "Department" § 5-101
- 10 "Order" § 5-101
- 11 "Parent" § 5-3B-01
- 12 5-3B-30. RESERVED.
- 13 5-3B-31. RESERVED.
- 14 PART IV. PROHIBITED ACTS.
- 15 5-3B-32. PROHIBITED PAYMENTS.
- 16 (A) PROHIBITED ACT.
- 17 EXCEPT AS OTHERWISE PROVIDED BY LAW, A GOVERNMENTAL UNIT OR
- 18 PERSON WHO PROVIDES A SERVICE IN CONNECTION WITH A PLACEMENT FOR
- 19 ADOPTION OR AN AGREEMENT FOR CUSTODY IN CONTEMPLATION OF ADOPTION
- 20 MAY NOT CHARGE OR RECEIVE, FROM OR FOR A PARENT OR PROSPECTIVE ADOPTIVE
- 21 PARENT, ANY COMPENSATION FOR THE PLACEMENT OR AGREEMENT.
- 22 (B) CONSTRUCTION OF SECTION.
- 23 THIS SECTION DOES NOT:
- 24 (1) PROHIBIT PAYMENT, BY AN INTERESTED PERSON, OF A REASONABLE
- 25 AND CUSTOMARY CHARGE OR FEE FOR HOSPITAL, MEDICAL, OR LEGAL SERVICES; OR
- 26 (2) PREVENT THE SOCIAL SERVICES ADMINISTRATION OF THE
- 27 DEPARTMENT, OR A PERSON THAT THE ADMINISTRATION LICENSES OR SUPERVISES,
- 28 FROM RECEIVING AND ACCEPTING REASONABLE REIMBURSEMENT FOR COSTS OF
- 29 AN ADOPTIVE SERVICE IN CONNECTION WITH ADOPTION, IF:
- 30 (I) THE REIMBURSEMENT IS IN ACCORDANCE WITH STANDARDS
- 31 SET BY REGULATION OF THE ADMINISTRATION; AND
- 32 (II) THE ABILITY TO PROVIDE THIS REIMBURSEMENT DOES NOT
- 33 AFFECT:

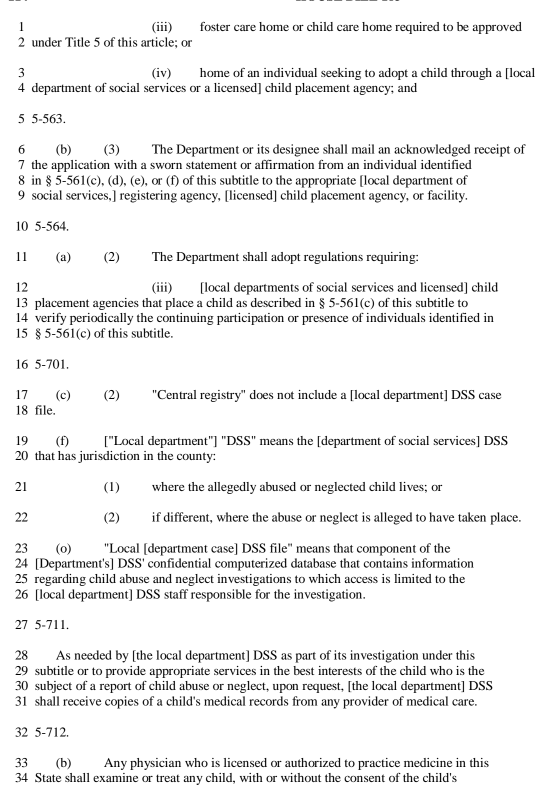
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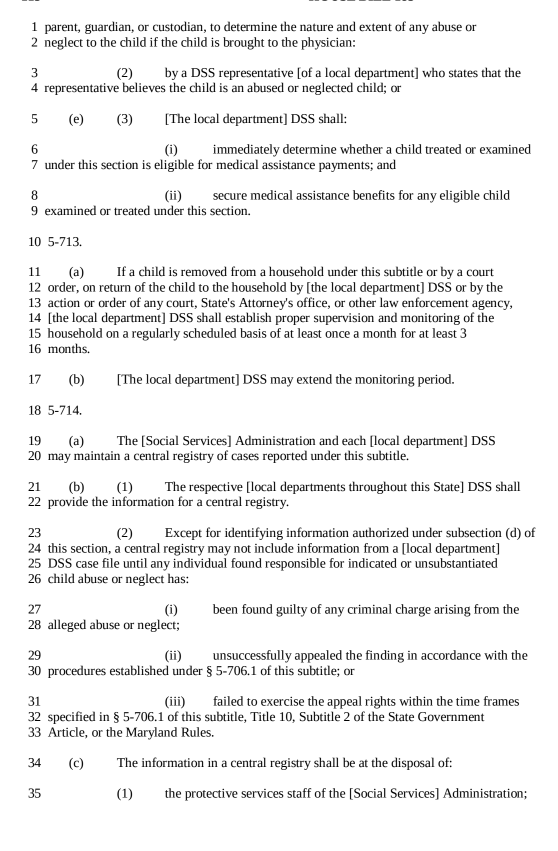
11	HOUSE BILL 183					
1 2	1. THE ACCEPTABILITY OF ANY INDIVIDUAL FOR ADOPTIVE SERVICES; OR					
3 4	2. THE CHOICE OF THE MOST SUITABLE PROSPECTIVE ADOPTIVE PARENT.					
5	(C) DUTY OF STATE'S ATTORNEY.					
6	EACH STATE'S ATTORNEY SHALL ENFORCE THIS SECTION.					
7	(D) PENALTIES.					
	A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100 OR IMPRISONMENT NOT EXCEEDING 3 MONTHS, OR BOTH, FOR EACH OFFENSE.					
11 12	COMMITTEE NOTE: This section is derived from former FL § 5-327(a), (b), (d), and (e).					
13 14 15 16 17	prospective adoptive "parent" are substituted for the former references to the "individual who is adopting the individual" and the prospective adoptive "family or individual", for consistency to other references					
18 19						
20 21 22 23 24 25 26	"governmental unit" is substituted for the former references to "an agency, institution, or individual", to state expressly that governmental units are covered - a private "agency, institution, or individual" being within the defined term "person". In subsection (b)(2) of this section, however, "person" is "agency or institution", as the Administration does not license					
27 28 29 30	light of the definition of "regulation" in SG § 10-101 and the usage of "regulation" for Executive Branch units and "rule" for Judicial Branch					
31 32 33	former duty to "prosecute any violation", as more consistent with					

In subsection (d) of this section, reference to a violation of "any provision" is added to clarify that a prosecutor need not show violation of every provision.

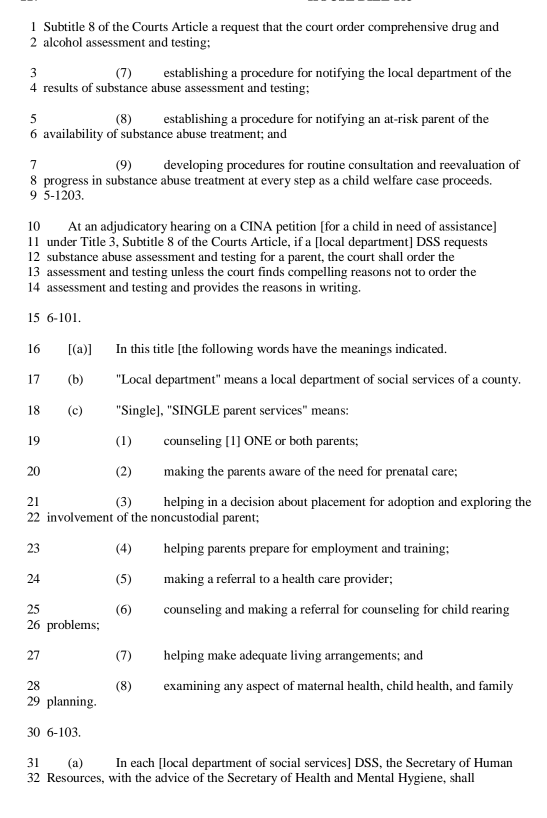
1	1 Defined terms: "Adoptive parent" § 5-3B-01						
2	"Department" § 5-101						
3	"Person" § 1-101						
4	"Parent" § 5-3B-01						
5	"Placement for adoption" § 5-3B-01						
6	5-4C-01.						
7	(b) "Adoptee" means an individual:						
8	(1) who was adopted in this State; or						
9	(2) who was placed for adoption by[:						
10	(i)] a child placement agency [licensed in this State; or						
11	(ii) a local department].						
12	5-4C-03.						
13 14	(b) The Director may contract with child placement agencies in this State, OTHER THAN A DSS, to perform specific duties under this subtitle.						
15	5-4C-06.						
16 17	(a) (1) To register with the Registry, an individual shall submit a notarized affidavit containing the following information:						
18 19	(vii) if known, the name and address of the child placement agency [or local department], if any, that placed the adoptee;						
20	5-501.						
21 22	(o) "Unregistered family day care home" means a residence in which family day care is provided and in which the day care provider:						
23 24	(4) has not received the care of the child from a child placement agency licensed by the Administration or by a [local department] DSS.						
25	5-506.						
	(c) (1) By [rule or] regulation, the Department may delegate authority to [local departments and licensed] child placement agencies to issue licenses or approve applicants for licenses under this subtitle.						
	(2) Any [rule or] regulation adopted by the Department under this subsection shall provide for an appeal to an administrative appellate authority from a decision of a [local department or licensed] child placement agency.						

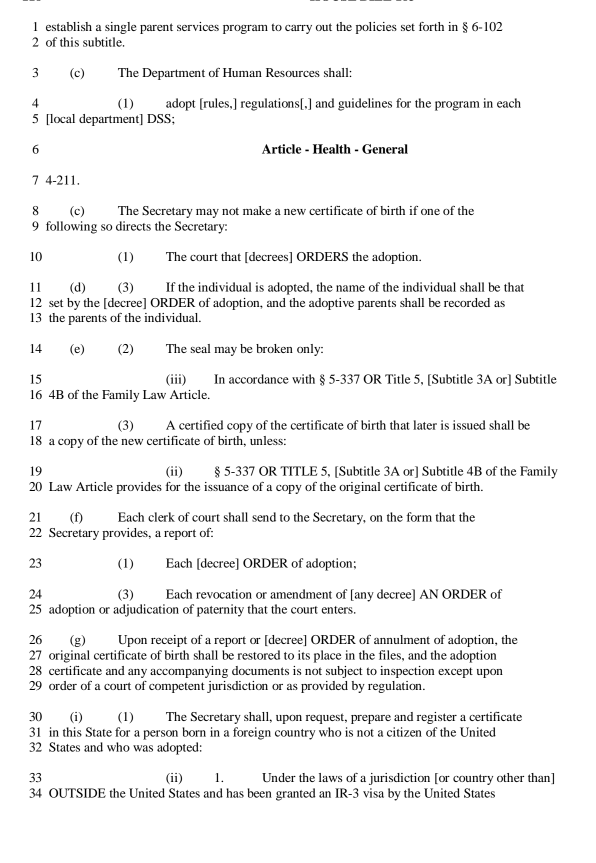
1	5-508.					
2	(b)	This section does not apply:				
3		(5)	to an inc	to an individual with whom the child is placed in foster care by:		
4 5	subtitle;		(i)	a child j	placement agency [that is licensed under § 5-507 of this	
6			(ii)	a local o	department;]	
7			[(iii)]	(II)	the Department of Juvenile Justice;	
8			[(iv)]	(III)	the Secretary of Health and Mental Hygiene; or	
9			[(v)]	(IV)	a court of competent jurisdiction;	
10	5-517.					
13	A person authorized to make a placement who is aggrieved by a decision of a [local department or a licensed] child placement agency that has a delegated authority to issue or approve a license under this subtitle may appeal the decision to the administrative appellate authority designated by [rule or] regulation.					
15	5-552.					
16 17	(b) provider:					
18 19	has received the care of the child from a child placement agency [licensed by the Administration or by a local department].					
20	5-561.					
21 22	(c) under this Pa				shall obtain a criminal history records check	
23 24	department of	(1) of social			o is seeking to adopt a child through a [local ed] child placement agency;	
25 26	residing in a	(3) :	any adul	t known	by a [local department of social services] DSS to be	
27 28	this article;		(i)	family o	lay care home required to be registered under Title 5 of	
	committed to			ent of so	f an adult relative of a child with whom the child, cial services] DSS, is placed by the [local	





	(e) (1) The Department or a [local department] DSS may identify an individual as responsible for abuse or neglect in a central registry only if the individual:
4 5	(i) has been found guilty of any criminal charge arising out of the alleged abuse or neglect; or
6 7	(ii) has been found responsible for indicated abuse or neglect and has:
8 9	1. unsuccessfully appealed the finding in accordance with the procedures established under § 5-706.1 of this subtitle; or
	2. failed to exercise the individual's appeal rights within the time frames specified in § 5-706.1 of this subtitle, Title 10, Subtitle 2 of the State Government Article, or the Maryland Rules.
	(f) (2) An official or employee of the Department or a [local department] DSS who releases information from a central registry in violation of paragraph (1) of this subsection is subject to the penalty provided in Article 88A, § 6(e) of the Code.
16	5-1202.
19 20 21 22	(a) On or before December 1, 2000, the Secretary of Human Resources and the Secretary of Health and Mental Hygiene shall, after consultation with a broad range of child welfare professionals, substance abuse experts, judges, attorneys, managed care organizations, health care providers, [local departments] DSS, local health departments, and child advocates, develop a statewide protocol for integrating child welfare and substance abuse treatment services that includes at a minimum the following:
24 25	(1) requiring cross-training for all child welfare and substance abuse treatment personnel;
26 27	(2) developing an approved curriculum for the cross-training and criteria for qualified trainers using best practices from other states;
28 29	(3) a plan for providing financial incentives for both child welfare personnel and addictions personnel who achieve specified levels of expertise;
30 31	(4) placing qualified addictions specialists in all child welfare offices, based on a caseload formula developed by the Department;
34	(5) in all cases accepted for child abuse and neglect investigation or out-of-home placement, assuring that parents are screened for substance abuse and, where there is any reasonable suspicion of substance abuse, assuring that qualified addiction specialists have the opportunity to consult with the parents and children;
36 37	(6) specifying the circumstances under which a [local department] DSS shall include in its CINA petition [for a child in need of assistance] under Title 3,





	Immigration and Natu and	ralizatior	n Service under the Immigration and Nationality Act;
3			2. By an adopting parent who is a resident of this State.
4 5	(2) shall be established up		as provided in paragraph (3) of this subsection, the certificate of of:
6 7	the adoption;	(i)	A certificate of adoption from the court [decreeing] ORDERING
10	other than] OUTSIDE United States Immigr	the Unit	ild was adopted under the laws of a jurisdiction [or country ed States and has been granted an IR-3 visa by the l Naturalization Service under the Immigration and shall be established upon receipt of:
12 13	country] in which the	(i) child wa	An official copy of the [decree] ORDER from the jurisdiction [or as adopted;
14		(ii)	A certified translation of the foreign adoption [decree] ORDER;
15		(iii)	Proof of the date and place of the child's birth;
16		(iv)	Proof of IR-3 visa status;
17 18	person if 18 years of a	(v) age or ov	A request from the court, the adopting parents, or the adopted er that the certificate be prepared; and
19		(vi)	Proof that the adopting parent is a resident of this State.
20	(4)	The cert	ificate [shall] SHALL:
21		(I)	be labeled "Certificate of Foreign Birth" [and shall];
22		(II)	show the [actual country] JURISDICTION of birth[.]; AND
	[(5)] certificate indicating] citizenship for the chi		[A] INCLUDE A statement [shall also be included on the THE CERTIFICATE is not evidence of United States nom it is issued.
26	4-217.		
27	(b) (1)	A certifi	ed or abridged copy of a birth certificate may be issued only:
28 29	4B of the Family Law	(iv) Article.	In accordance with § 5-337 OR Title 5, [Subtitle 3A or] Subtitle
30	4-302.		
31	(B-1) A PARE	NT OF A	AN INDIVIDUAL UNDER 18 YEARS OF AGE:

1 2	(1) MAY NOT BE DENIED ACCESS TO ANY OF THE INDIVIDUAL'S MEDICAL RECORDS BECAUSE THE PARENT IS AN ADOPTIVE PARENT; BUT						
	(2) MAY NOT BE ALLOWED ACCESS TO ANY PART OF A MEDICAL RECORD WITH IDENTIFYING INFORMATION, AS DEFINED IN § 5-301 OF THE FAMILY LAW ARTICLE, AS TO ANY OF THE INDIVIDUAL'S FORMER PARENTS.						
6 7	COMMITTEE NOTE: Subsection (b-1) of this section is derived from FL § 5-329.1.						
8	Article - Insurance						
9	12-201.						
10 11	(b) (2) (ii) For the prospective parent of a prospective adoptive child, an insurable interest exists in the life of the child as of the date of the earlier of:						
12 13	1. a placement for adoption, as defined in § 5-301, § 5-3A-01, OR § 5-3B-01 of the Family Law Article, provided that:						
14 15	A. [any] ALL consents required under [§ 5-311] § 5-314, § 5-3A-12, OR § 5-3B-15 of the Family Law Article have been given; or						
16 17	B. [a decree] AN ORDER awarding guardianship has been granted under [§ 5-317] § 5-318 OR § 5-3A-17 of the Family Law Article; or						
18	an interlocutory or final [decree] ORDER of adoption.						
19	15-401.						
20	(a) In this section, "date of adoption" means the earlier of:						
21	(1) a judicial [decree] ORDER of adoption; or						
22 23	(2) the assumption of custody, pending adoption, of a prospective adoptive child by a prospective adoptive parent.						
	SECTION 5. AND BE IT FURTHER ENACTED, That the catchlines, captions, and Committee Notes contained in this Act are not law and may not be considered to have been enacted as a part of this Act.						
27 28	SECTION 6. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2003.						