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# By: Delegates O'Donnell, Zirkin, Amedori, Burns, Dwyer, Gutierrez, Jones, Kelly, Lee, McMillan, Morhaim, Nathan-Pulliam, and Shank

Introduced and read first time: February 7, 2003 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 20, 2003

CHAPTER\_\_\_\_\_

1 AN ACT concerning

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## **Juvenile Causes - Treatment Service Plans**

3 FOR the purpose of requiring that a juvenile counselor meet with a certain child and

- 4 <u>the</u> child's parent, guardian, or legal custodian in making a treatment service
- 5 plan for the child; requiring the juvenile counselor to document when a child's
- 6 parent, guardian, or legal custodian is unable or refuses to meet with the
- 7 juvenile counselor and to indicate the reason for the inability or refusal to meet,
- 8 if known; requiring that a treatment service plan include certain information;
- 9 and generally relating to treatment service plans.

10 BY repealing and reenacting, with amendments,

- 11 Article Courts and Judicial Proceedings
- 12 Section 3-8A-20.1
- 13 Annotated Code of Maryland
- 14 (2002 Replacement Volume)

### 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

16 MARYLAND, That the Laws of Maryland read as follows:

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## **Article - Courts and Judicial Proceedings**

18 3-8A-20.1.

- 19 (a) (1) In this section, "treatment service plan" means a plan recommended
- 20 at a disposition hearing under § 3-8A-19 of this subtitle or at a disposition review
- 21 hearing under this section by the Department of Juvenile Justice to the court
- 22 proposing specific assistance, guidance, treatment, or rehabilitation of a child.

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(2) IN MAKING A TREATMENT SERVICE PLAN, A JUVENILE COUNSELOR
 SHALL MEET WITH THE CHILD WHO IS THE SUBJECT OF THE TREATMENT SERVICE
 PLAN AND THE CHILD'S PARENT, GUARDIAN, OR LEGAL CUSTODIAN TO DISCUSS THE
 TREATMENT SERVICE PLAN.

5 (3) IF A CHILD'S PARENT, GUARDIAN, OR LEGAL CUSTODIAN IS UNABLE
6 OR REFUSES TO MEET WITH THE JUVENILE COUNSELOR, THE TREATMENT SERVICE
7 PLAN SHALL INDICATE THAT THE PARENT, GUARDIAN, OR LEGAL CUSTODIAN IS
8 UNABLE OR REFUSES TO MEET, AND THE REASON FOR THE INABILITY OR REFUSAL
9 TO MEET, IF KNOWN.

10(4)THE AT A MINIMUM, THE TREATMENT SERVICE PLAN SHALL11 INCLUDE:

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(I) THE RECOMMENDED LEVEL OF SUPERVISION FOR THE CHILD;

13 (II) SPECIFIC GOALS FOR THE CHILD AND FAMILY TO MEET, ALONG 14 WITH TIMELINES FOR MEETING THOSE GOALS;

15 (III) A STATEMENT OF ANY CONDITION THAT THE CHILD'S PARENT,
16 GUARDIAN, OR LEGAL CUSTODIAN MUST CHANGE IN ORDER TO ALLEVIATE ANY
17 RISKS TO THE CHILD;

18 (IV) A STATEMENT OF THE SERVICES TO BE PROVIDED TO THE 19 CHILD AND CHILD'S FAMILY; AND

20 (V) ANY OTHER INFORMATION THAT MAY BE NECESSARY TO MAKE 21 A DISPOSITION CONSISTENT WITH THE CHILD'S BEST INTERESTS AND THE 22 PROTECTION OF THE PUBLIC INTEREST.

(b) (1) In making a disposition on a petition under § 3-8A-19 of this
subtitle, if the court adopts a treatment service plan, the Department of Juvenile
Justice shall ensure that implementation of the treatment service plan occurs within
25 days after the date of disposition.

(2) If a treatment service plan requires specified supervision, mentoring,
mediation, monitoring, or placement, implementation of the treatment service plan is
considered to have occurred when the supervision, mentoring, mediation, monitoring,
or placement occurs.

31 (3) The Department of Juvenile Justice shall certify in writing to the 32 court within 25 days after the date of disposition whether implementation of the 33 treatment service plan has occurred.

(c) (1) If a treatment service plan is not implemented by the Department of
Juvenile Justice within 25 days under subsection (b)(3) of this section, the court shall
schedule, within 7 days after receipt of the certification, a disposition review hearing
to be held within 30 days after receipt of the certification.

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1 (2) The court shall give at least 7 days' notice of the date and time of the 2 disposition review hearing to each party and to the Department of Juvenile Justice.

3 (d) (1) The court shall hold a disposition review hearing unless the 4 Department of Juvenile Justice certifies in writing to the court prior to the hearing 5 that implementation of the treatment service plan has occurred.

6 (2) At a disposition review hearing, the court may:

7 (i) Revise, in accordance with the provisions of § 3-8A-19 of this 8 subtitle, the disposition previously made; and

(ii) Revise the treatment service plan previously adopted.

10 (e) This section may not be construed to provide entitlement to services not 11 otherwise provided by law.

12 (f) The Court of Appeals may adopt rules to implement the provisions of this 13 section.

14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 15 October 1, 2003.

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