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2004 Regular Session 4lr0685 CF 4lr2894

Intro	By: Delegates Jones, Bozman, Burns, Howard, Kirk, Marriott, Nathan-Pulliam, Patterson, and Ramirez Introduced and read first time: February 13, 2004 Assigned to: Ways and Means				
Hou	mmittee Report: Favorable with amendments as action: Adopted d second time: April 4, 2004				
	CHAPTER				
1	AN ACT concerning				
2 3	Juvenile Causes - Children in Out-of-Home Placement - Uniform <u>Plan for a System of Outcomes Evaluation</u>				
4	FOR the purpose of requiring the Office for Children, Youth, and Families, the				
5	Department of Juvenile Services, the Department of Human Resources, the				
6	Department of Health and Mental Hygiene, and the Developmental Disabilities				
7	Administration, and the State Department of Education to develop, test, and				
8	implement to plan and determine the cost of testing and implementing a certain				
9	systematic evaluation of services provided to children in out-of-home				
10	placement; providing for the Office for Children, Youth, and Families to serve as				
11	the lead agency to develop plan and determine the cost of implementing the				
12	uniform system of outcomes evaluation; providing for the Department of Human				
13	Resources, the Department of Health and Mental Hygiene, the Developmental				
14	Disabilities Administration, the State Department of Education, the				
15 16	Department of Juvenile Services, and the Office for Children, Youth, and				
17	Families to serve as cooperating departments; establishing the purpose of the system as a method of evaluating the value of services to children in				
18	out-of-home placement and the resulting outcomes for the children; requiring				
19	authorizing the departments to consult with certain resources in higher				
20	education in developing and implementing planning the system; requiring the				
21	departments, in developing the plan, to maintain ensure the confidentiality of				
22	certain personal information concerning children in out-of-home placement;				

requiring the cooperating departments, in developing the plan, to facilitate

providing necessary data to the system; requiring the departments to meet certain completion and implementation planning and reporting goals on or

<u>ensure</u> the participation of their residential facilities and the facilities operated by private agencies with which the cooperating departments contract in

1 2 3 4	before certain dates; requiring the Governor and secretary of each cooperating department to include certain funds in the budget for each department; requiring the departments to submit errain reports a certain plan and a certain report to the General Assembly on or before errain dates a certain date;
5	requiring the cooperation of certain departments in developing planning the
6	system; defining certain terms; making a stylistic change; and generally
7	relating to developing planning a uniform system of evaluating the performance
8	of services to and resulting outcomes for children in out-of-home placement.
9	BY adding to
10	Article 49D - Office for Children, Youth, and Families
11	Section 12
12	Annotated Code of Maryland
13	(2003 Replacement Volume)
14	BY adding to
15	Article Education
16	Section 8-418
17	Annotated Code of Maryland
18	(2001 Replacement Volume and 2003 Supplement)
19	BY repealing and reenacting, without amendments,
20	Article - Family Law
21	Section 5-101 and 5-501(m), (n), and (o)
22	Annotated Code of Maryland
23	(1999 Replacement Volume and 2003 Supplement)
24	BY repealing and reenacting, with amendments,
25	Article - Family Law
26	Section 5-506
27	Annotated Code of Maryland
28	(1999 Replacement Volume and 2003 Supplement)
29	BY repealing and reenacting, without amendments,
30	Article - Health - General
31	Section 1 101(a), (c), and (j), 7 101(a), (b), (f), (h), and (p), 7 602, 10 101(a), (b),
32	(d), (e), (h), and (i), and 10 920
33	Annotated Code of Maryland
34	(2000 Replacement Volume and 2003 Supplement)
35	BY repealing and reenacting, with amendments,
36	Article Health General
37	Section 7-303 and 10-204

Annotated Code of Maryland

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- 1 (2000 Replacement Volume and 2003 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 3 MARYLAND, That the Laws of Maryland read as follows: Article 49D - Office for Children, Youth, and Families 4 5 12. 6 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 7 INDICATED. (2) (I)"COOPERATING DEPARTMENT" MEANS EACH UNIT OF THE 9 STATE GOVERNMENT RESPONSIBLE FOR OUT-OF-HOME PLACEMENT OF CHILDREN. (II)"COOPERATING DEPARTMENT" INCLUDES THE DEPARTMENT 11 OF HUMAN RESOURCES, THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE, THE 12 DEVELOPMENTAL DISABILITIES ADMINISTRATION, THE MENTAL HYGIENE 13 ADMINISTRATION, THE STATE DEPARTMENT OF EDUCATION, THE DEPARTMENT OF 14 JUVENILE SERVICES, AND THE OFFICE FOR CHILDREN, YOUTH, AND FAMILIES. "LEAD AGENCY" MEANS THE OFFICE FOR CHILDREN, YOUTH, AND 15 (3) 16 FAMILIES. 17 (4) (I) "OUT-OF-HOME PLACEMENT" MEANS: 18 1. THE REMOVAL OF A CHILD FROM THE CHILD'S FAMILY: 19 AND 20 2. THE PLACEMENT OF THE CHILD BY AN AUTHORIZED 21 AGENCY OR COURT IN A PUBLIC OR PRIVATE FACILITY OR WITH OTHER PERSONS 22 WHO ASSUME RESPONSIBILITY FOR THE DAILY CARE, SUPERVISION, TREATMENT, 23 AND EDUCATION OF THE CHILD. "OUT-OF-HOME PLACEMENT" INCLUDES FOSTER CARE, 24 (II)25 RESIDENTIAL GROUP CARE, RESIDENTIAL TREATMENT CARE, A RESIDENTIAL 26 EDUCATIONAL FACILITY, AND A PRIVATE THERAPEUTIC GROUP HOME LICENSED BY 27 THE DEPARTMENT OF HUMAN RESOURCES OR THE DEPARTMENT OF JUVENILE 28 SERVICES. 29 (III)"OUT-OF-HOME PLACEMENT" DOES NOT INCLUDE KINSHIP 30 CARE. 31 "SYSTEM FOR OUTCOMES EVALUATION" MEANS AN OBJECTIVE, AND 32 STANDARDIZED, AND UNIFORM METHOD OF MEASURING THE EFFECTIVENESS OF 33 PROGRAMS SERVING THE NEEDS OF CHILDREN IN OUT-OF-HOME PLACEMENT.
- 34 (B) (1) THE LEAD AGENCY AND THE COOPERATING DEPARTMENTS SHALL
- 34 (B) (1) THE LEAD AGENCY AND THE COOPERATING DEPARTMENTS SHAL 35 DEVELOP A SYSTEM FOR OUTCOMES EVALUATION.

	<u>IMPLEMENTING</u> TH	IPLEME HE SYST	AD AGENCY IS RESPONSIBLE FOR COORDINATING THE NTATION OF DETERMINING THE COST OF TESTING AND EM FOR OUTCOMES EVALUATION. THE SYSTEM FOR OUTCOMES EVALUATION SHALL BE
			ALLOW THE STATE TO:
8 9	SUCCESSFUL SERV	ATE-OP VICES TO	MONITOR THE CARE, SUPERVISION, EDUCATION, AND ERATED AND STATE-SUPPORTED PROGRAMS SO THAT DEPLACEMENT CAN BE SETHAT DO NOT PRODUCE POSITIVE RESULTS CAN BE
13 14 15	PLACEMENT TO D MAINTAIN HEALT CAPACITY OF RES	ETERMI HY FUN IDENTL	EVALUATE THE OUTCOMES OF THE CHILDREN AT 6-MONTH LS FOLLOWING DISCHARGE FROM OUT OF HOME INE WHICH SERVICES BEST ENABLED THE CHILDREN TO ICTIONING IN THEIR COMMUNITY; AND ASSESS THE AL CHILD CARE PROGRAMS TO MEET THE NEEDS OF A IF-HOME PLACEMENT IN THE CHILD'S COMMUNITY;
17 18	DEMONSTRATED (EFFECTIVELY ALLOCATE ITS RESOURCES, BASED ON MES.
	PERFORMANCE, IN AND	<u>(IV)</u> NCLUDII	ESTABLISH AN EVALUATION SYSTEM FOR PROGRAM NG MEASURES OF SAFETY, QUALITY, AND EFFECTIVENESS;
24		LD CAR	COMPLETE A STATEWIDE ASSESSMENT OF THE STATE'S E PROGRAM CAPACITY THAT IDENTIFIES PROGRAMS IN ERVE THE NEEDS OF A FAMILY THAT RESIDES IN THAT
26 27	(C) (1) STANDARDIZED M		STEM OF OUTCOMES EVALUATION SHALL USE ES OF FUNCTION TO EVALUATE THE CHILD'S:
28 29	PLACEMENT;	(I)	PROTECTION FROM HARM WHILE IN OUT-OF-HOME
30		(II)	STABILITY OF LIVING ENVIRONMENT;
31 32	THE FAMILY UNIT	(III) ';	FAMILY SITUATION AND EFFORTS TO TREAT AND COUNSEL
33		(IV)	EDUCATIONAL OR VOCATIONAL DEVELOPMENT;
34		(V)	JOB SKILLS AND EMPLOYMENT READINESS;
35		(VI)	CESSATION OF DRUG AND ALCOHOL ABUSE;
36		(VII)	LEARNING TO NOT BE AGGRESSIVE; AND

37 OUTCOMES EVALUATION.

1		(VIII)	DELINQUENCY STATUS.
4		IE UNIV	EAD AGENCY AND COOPERATING DEPARTMENTS SHALL MAY ERSITY OF MARYLAND, BALTIMORE IN DEVELOPING AND G AND DETERMINING THE COST OF THE SYSTEM OF .
8		SHALL E DENTIA	EAD AGENCY SHALL ASSURE THAT THE CENTRALIZED ENSURE THAT DATA COLLECTED AND USED IN THE SYSTEM ALITY OF INFORMATION ON THE CHILDREN FROM THE ENTS.
12	SHALL FACILITAT THE DEPARTMENT	ΈTHE F ΓOR PR	AN SHALL ENSURE THAT A COOPERATING DEPARTMENT PARTICIPATION OF RESIDENTIAL FACILITIES OPERATED BY IVATE AGENCIES WITH WHICH A DEPARTMENT HAS A CEMENT OF CHILDREN IN OUT-OF-HOME CARE.
16	SHALL INCLUDE I	N ITS CO LITY PR	AN SHALL ENSURE THAT A COOPERATING DEPARTMENT ONTRACT WITH A PRIVATE LICENSED OUT-OF-HOME ROVISIONS REQUIRING THE FACILITY TO COLLECT AND MENT:
18		(I)	CHILD SPECIFIC DEMOGRAPHIC INFORMATION; AND
19 20	OF THE CHILD AS	(II) PROVID	DATA NECESSARY TO EVALUATE CHANGES IN FUNCTIONING DED IN SUBSECTION (C) OF THIS SECTION.
21 22	(3) PARAGRAPH (2) O		REPORTING DEMOGRAPHIC INFORMATION AND DATA UNDER SUBSECTION, A COOPERATING DEPARTMENT:
23		(I)	MAY NOT DISCLOSE PERSONAL IDENTIFIERS; AND
24 25	ABOUT THE CHILI	(II) DREN UI	SHALL ENSURE THE CONFIDENTIALITY OF THE INFORMATION NDER ITS RESPONSIBILITY.
	COOPERATING DE	PARTM	BEFORE JULY 31, 2005, THE LEAD AGENCY AND THE ENTS SHALL HAVE PLANNED AND DEVELOPED <u>OF</u> THE UNIFORM SYSTEM FOR OUTCOMES EVALUATION.
31	DEVELOPED IN AC	PARTM CCORDA	BEFORE JULY 31, 2006, THE LEAD AGENCY AND THE ENTS SHALL TEST THE FUNCTIONALITY OF THE SYSTEM ANCE WITH SUBSECTION (C) OF THIS SECTION AND MAKE DENSURE THE SYSTEM'S FUNCTIONALITY.
35	PLACEMENT FACI	PARTM LITIES,	BEFORE DECEMBER 31, 2008, THE LEAD AGENCY AND THE ENTS SHALL ENSURE THAT ALL OUT-OF-HOME INCLUDING RESIDENTIAL CHILD CARE FACILITIES AND IT CENTERS. PARTICIPATE IN THE LINICORM SYSTEM FOR

3	(F) THE GOVERNOR AND THE SECRETARY OF EACH COOPERATING DEPARTMENT SHALL INCLUDE IN EACH YEAR'S BUDGET FOR THE DEPARTMENT THE FUNDS REQUIRED TO PLAN, DEVELOP, TEST, AND IMPLEMENT THE SYSTEM OF OUTCOMES EVALUATION.				
7 8 9 10	BEFORE SEPTEMB THEREAFTER, THE SUBMIT A JOINT R DEVELOPING, PLA	ER 1, 20 E LEAD . EPORT <u>IN FOR T</u> IMPLEN	2-1246 OF THE STATE GOVERNMENT ARTICLE, ON OR 04, AND ON OR BEFORE SEPTEMBER 1 OF EACH YEAR AGENCY AND THE COOPERATING DEPARTMENTS SHALL TO THE GENERAL ASSEMBLY ON THE PROGRESS OF THE SYSTEM FOR OUTCOMES EVALUATION AND THE COST MENTING THE SYSTEM FOR OUTCOMES EVALUATION FOR NT OF CHILDREN.		
12			Article - Education		
13	8-418.				
16	COOPERATE IN DI	EVELOF	ICLE 49D, § 12 OF THE CODE, THE DEPARTMENT SHALL PING AND IMPLEMENTING A UNIFORM SYSTEM OF ESS OF SERVICES TO CHILDREN IN OUT OF HOME		
18			Article - Family Law		
19	5-101.				
20	In this title, "Dep	artment"	means the Department of Human Resources.		
21	5-501.				
22 23			acement" means placement of a child into foster care, esidential treatment care.		
24	(n) "Reside	ntial edu	cational facility" means:		
25	(1)	a facilit	y that:		
26 27	with disabilities;	(i)	provides special education and related services for students		
28 29	Education; and	(ii)	holds a certificate of approval issued by the State Board of		
30 31	children in a resident	(iii) ial settin	provides continuous 24-hour care and supportive services to g; or		
32	(2)	one of t	he following schools:		
33		(i)	the Benedictine School;		

1	(ii) the Linwood School;
2	(iii) the Maryland School for the Blind; or
3	(iv) the Maryland School for the Deaf.
	(o) "Residential treatment care" means continuous 24-hour care and supportive services for a minor child placed in a facility that provides formal programs of basic care, social work, and health care services.
7	5-506.
8	(a) The General Assembly intends that:
9 10	(1) all children whose care is the responsibility of this State shall have similar protection in terms of health, safety, and quality of care; and
11 12	(2) the rules and regulations of agencies that are charged with child care shall be comparable.
15	(b) In addition to other rules and regulations adopted under this title, the Department may adopt rules and regulations to carry out §§ 5-507, 5-508, 5-509, and 5-509.1 of this subtitle, which relate to the licensing of child placement agencies, child care homes, child care institutions, and residential educational facilities.
	(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.
	(d) (1) A child placement agency, child care home, child care institution, or residential educational facility may not be required to obtain a license from more than [1] ONE State agency.
28	(2) Any State agency authorized to license child placement agencies, child care homes, child care institutions, or residential educational facilities may make cooperative arrangements with any other State agency to give effect to paragraph (1) of this subsection.
32	(E) AS PROVIDED IN ARTICLE 49D, § 12 OF THE CODE, THE DEPARTMENT SHALL COOPERATE IN <u>PLANNING AND DETERMINING THE COST OF</u> DEVELOPING AND IMPLEMENTING A <u>UNIFORM</u> SYSTEM OF EVALUATING THE SUCCESS OF SERVICES TO CHILDREN IN OUT-OF-HOME PLACEMENT.

1				Article - Health - General
2	1 101.			
3	(a)	In this a	rticle the	following words have the meanings indicated.
4	(c)	"Depart	ment" me	cans the Department of Health and Mental Hygiene.
5	(j)	"Secreta	ıry" mea ı	ns the Secretary of Health and Mental Hygiene.
6	7-101.			
7	(a)	In this t	itle the fo	ollowing words have the meanings indicated.
8	(b)	"Admin	istration'	'means the Developmental Disabilities Administration.
9 10	(f) Administrat		or" mean	s the Director of the Developmental Disabilities
11	(h)	"Group	home" m	neans a residence that:
12 13	developmen	(1) tal disab		s residential services for individuals who, because of aire specialized living arrangements;
14		(2)	Admits	at least 4 but not more than 8 individuals; and
15		(3)	Provide	s 10 or more hours of supervision per home, per week.
16	(p)	"State re	esidentia	l center" means a place that:
17		(1)	Is owne	d and operated by this State;
18 19	and who, be	(2) ecause of		s residential services for individuals with mental retardation etardation, require specialized living arrangements; and
20		(3)	Admits	9 or more individuals with mental retardation.
21	7-303.			
	(a) shall establi habilitation	sh and ca	irry out a	relopmental Disabilities Administration, the Secretary State plan to provide the following training and
25		(1)	For indi	ividuals with developmental disability:
26			(i)	Day habilitation services;
27			(ii)	Family support services;
28			(iii)	Individual support services;
29			(iv)	Prevention and early detection of disabilities;

1		(v)	Residential services in community based settings;
2		(vi)	Services coordination;
3		(vii)	Services in State residential centers;
4 5	liberties of ir		Services to insure protection of the individual rights and evelopmental disability;
6		(ix)	Vocational services;
7		(x)	Community supported living arrangements services; and
8 9	the services t	(xi) under this subsec	Any other services that may be necessary to permit delivery of tion.
10 11	eligibility re		lividuals without developmental disability, but who meet the 7 403 of this title, individual support services.
		s, to reflect chan	eriodically shall revise the State plan, but not less than ges in need, current available services, priorities, and ffect the need for or scope of care and services.
17		OPERATE IN D ING THE SUCC	O IN ARTICLE 49D, § 12 OF THE CODE, THE DEPARTMENT DEVELOPING AND IMPLEMENTING A UNIFORM SYSTEM OF ESS OF SERVICES TO CHILDREN IN OUT-OF-HOME
19	7-602.		
20	(a)	In this subtitle t	he following words have the meanings indicated.
23		ot public funds	nome" means a group home that is not a public group home, are used to finance, wholly or partly, the acquisition, rehabilitation, maintenance, or operation of the group
25 26 27	State or a po	olitical subdivisio	ome" means a group home that is owned by or leased to this on of this State, whether or not this group home is a private, nonprofit person.
28	10-101.		
29	(a)	In this title the f	following words have the meanings indicated.
30	(b)	"Administration	" means the Mental Hygiene Administration.
31	(d)	"Director" mea	ns the Director of Mental Hygiene.

1	(e)	(1)	Except as otherwise provided in this title, "facility" means any public				
2	or private cli	r private clinic, hospital, or other institution that provides or purports to provide					
			vices for individuals who have mental disorders.				
4		(2)	"Facility" does not include a Veterans' Administration hospital.				
5 6	(h) Department.	"State fa	neility" means a facility that is owned or operated by the				
9		ite therap	ent" means any professional care or attention that is given in a seutic group home for children and adolescents, or Veterans' all to improve or to prevent the worsening of a mental disorder.				
11 12			ector is responsible for carrying out the powers, duties, and Administration.				
13 14	` /		ector is responsible for supervising the custody, care, and als who have mental disorders.				
15	(c)	(1)	The Director shall:				
16 17	enable it bes	t to disch	(i) Organize and manage the Administration in a manner that will earge its duties; and				
18 19	the State but	lget.	(ii) Appoint the number of assistant directors and staff provided in				
20 21	misconduct.	(2)	The Director may remove an assistant director for incompetence or				
	to any subor imposed by		Unless expressly provided otherwise by law, the Director may assign it or individual in the Administration any function that is e Director.				
25	(d)	(1)	The Director shall submit to the Governor and the Secretary an				
			activities of the Administration.				
27	Governor re	(2)	The report shall be in the form and contain the information that the				
20	Governor re	quires.					
			The Director shall provide facilities for the care and treatment of mental disorders.				
33		ING THE	AS PROVIDED IN ARTICLE 49D, § 12 OF THE CODE, THE DEPARTMENT E IN DEVELOPING AND IMPLEMENTING A UNIFORM SYSTEM OF SUCCESS OF SERVICES TO CHILDREN AND ADOLESCENTS IN ACEMENT.				

- 1 (f) (1) The Director shall establish programs for research and development 2 of care and treatment for individuals who have mental disorders.
- 3 (2) The Director may provide money for a public or nonprofit 4 organization to carry out pilot or demonstration projects.
- 5 (g) The Director shall administer grants, gifts, trusts, and similar funds that 6 are available for use by the Administration.

7 10-920.

- 8 In Part IV of this subtitle "private therapeutic group home" means a small
- 9 private group home as defined in § 10 514(e) of this title that provides residential
- 10 child care, as well as access to a range of diagnostic and therapeutic mental health
- 11 services, to be identified under the requirements of § 10 924 of this article, for
- 12 children and adolescents who are in need of such treatments.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 June 1, 2004.