D4 5lr3117 SB 693/04 - JPR CF 5lr2533 By: Delegates Doory and Rosenberg Introduced and read first time: February 10, 2005 Assigned to: Judiciary Committee Report: Favorable with amendments House action: Adopted Read second time: March 24, 2005 CHAPTER_ 1 AN ACT concerning 2 Children in Need of Assistance - Custody and Guardianship FOR the purpose of authorizing a juvenile court to grant custody and guardianship of 3 certain children to certain individuals; providing for the effect of an order 4 5 granting custody and guardianship; authorizing the court to order certain 6

- reviews after granting custody and guardianship to an individual; requiring
- certain considerations before the court grants custody and guardianship; 7
- prohibiting the court from entering an order granting custody and guardianship 8
- 9 before a certain time; requiring the court to see a certain child in person before
- 10 the court concludes a permanency plan review hearing; making clarifying
- 11 changes; altering the purpose of the Court-Appointed Special Advocate
- Program; altering the permanency plans that a local department of social 12
- 13 services is required to consider for a child in an out-of-home placement;
- 14 requiring the Social Services Administration to adopt certain regulations;
- 15 requiring certain individuals to obtain a criminal history records check; and
- 16 generally relating to custody and guardianship of certain children.
- BY repealing and reenacting, without amendments, 17
- Article Courts and Judicial Proceedings 18
- 19 Section 3-819(b) and (c)
- Annotated Code of Maryland 20
- (2002 Replacement Volume and 2004 Supplement) 21
- 22 BY adding to
- Article Courts and Judicial Proceedings 23
- 24 Section 3-819.2
- 25 Annotated Code of Maryland

1	(2002 Replacement Vol	ume and 200	04 Supp	lement)	
2 3 4 5 6	BY repealing and reenacting, with amendments, Article - Courts and Judicial Proceedings Section 3-823(e) and (h)(1) and 3-830(b) Annotated Code of Maryland				
7 8 9 10 11	Section 5-525(e)(2) and (i) and 5-561(c) Annotated Code of Maryland				
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
14		Article -	Courts	and Judicial Proceedings	
15	3-819.				
16 17	(b) In making a di shall:	sposition on	a CINA	petition under this subtitle, the court	
18 19	(1) Find to provided in subsection (e) of			n need of assistance and, except as as the case; or	
20	(2) Find	hat the child	l is in ne	ed of assistance and:	
21	(i)	Not chan	ge the c	hild's custody status; or	
22 23	(ii) APPROPRIATE to the cust		the child	ON TERMS THE COURT CONSIDERS	
24		1.	A.	A parent[,]; OR	
25 26	other individual [on terms t			CT TO § 3-819.2 OF THIS SUBTITLE, A relative, or opropriate]; or	
	Hygiene, or both, on terms of the type of facility where	that the cour	t consid	department, the Department of Health and Mental ers appropriate, including designation aced.	
30 31	(c) In addition to a may:	any action ur	nder sub	section (b)(2) of this section, the court	
32 33	(1) (i) department on terms the con			er the protective supervision of the local riate;	

3	(ii) Grant limited guardianship to the department or an individual or both for specific purposes including medical and educational purposes or for other appropriate services if a parent is unavailable, unwilling, or unable to consent to services that are in the best interest of the child; or
	(iii) Order the child and the child's parent, guardian, or custodian to participate in rehabilitative services that are in the best interest of the child and family; and
8 9	(2) Determine custody, visitation, support, or paternity of a child in accordance with § 3-803(b) of this subtitle.
10	3-819.2.
	(A) SUBJECT TO SUBSECTION (E) OF THIS SECTION, THE COURT MAY GRANT CUSTODY AND GUARDIANSHIP TO A RELATIVE OR A NONRELATIVE UNDER THIS SUBTITLE.
	(B) AN ORDER GRANTING CUSTODY AND GUARDIANSHIP TO AN INDIVIDUAL UNDER THIS SECTION TERMINATES THE LOCAL DEPARTMENT'S LEGAL OBLIGATIONS AND RESPONSIBILITIES TO THE CHILD.
	(C) A GUARDIAN APPOINTED UNDER THIS SUBTITLE HAS LEGAL CUSTODY OF THE CHILD UNLESS THE COURT THAT APPOINTS THE GUARDIAN GIVES LEGAL CUSTODY TO ANOTHER PERSON.
22	(D) AFTER GRANTING CUSTODY AND GUARDIANSHIP TO AN INDIVIDUAL UNDER THIS SECTION, THE COURT MAY ORDER ANY FURTHER REVIEWS THAT THE COURT DETERMINES TO BE IN THE CHILD'S BEST INTERESTS, CONSISTENT WITH § 3-823(H)(1)(III) OF THIS SUBTITLE.
24 25	(E) (1) BEFORE GRANTING CUSTODY AND GUARDIANSHIP UNDER THIS SECTION, THE COURT SHALL CONSIDER:
26 27	(1) (I) ANY ASSURANCE BY THE LOCAL DEPARTMENT THAT IT WILL PROVIDE FUNDS FOR NECESSARY SUPPORT AND MAINTENANCE FOR THE CHILD;
28 29	$\frac{(2)}{(II)}$ ALL FACTORS NECESSARY TO DETERMINE THE BEST INTERESTS OF THE CHILD; AND
32	(3) (I) (III) A REPORT BY A LOCAL DEPARTMENT OR A LICENSED CHILD PLACEMENT AGENCY, COMPLETED IN COMPLIANCE WITH REGULATIONS ADOPTED BY THE DEPARTMENT OF HUMAN RESOURCES, ON THE SUITABILITY OF THE INDIVIDUAL TO BE THE GUARDIAN OF THE CHILD.
34 35	(II) (2) THE REPORT <u>UNDER PARAGRAPH (1)(III) OF THIS SUBSECTION</u> SHALL INCLUDE A:
36	1. (I) HOME STUDY;

Adoption by a nonrelative;

(iii)

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1 2	UNDER § 3-819.2 OI	(iv) F THIS S		nship CUSTODY AND GUARDIANSHIP by a nonrelative E;	
3	because of the child's	(v) special n		ation in a specified placement on a permanent basis rcumstances;	
5 6	child's special needs of	(vi) or circum	Continuation in placement for a specified period because of the instances; or		
7		(vii)	Independ	dent living; and	
	(2) services needed to ass independent living.			as attained the age of 16 YEARS, determine the ke the transition from placement to	
13	paragraph, the court s		duct a hea	s provided in subparagraphs (ii) and (iii) of this ring to review the permanency plan at least cinded or a voluntary placement is	
	the court determines		hild shall	t shall conduct a review hearing every 12 months after be continued in out-of-home placement with for the child on a permanent basis.	
		(iii) ourt gran		Unless the court finds good cause, a case shall be y and guardianship of the child to a relative	
21 22		review h		If the court finds good cause not to terminate a case, the ery 12 months until the case is terminated.	
				THE COURT MAY NOT CONCLUDE A REVIEW HEARING THIS SUBPARAGRAPH UNLESS THE COURT HAS	
26	3-830.				
27	(b) (1)	There is	a Court-	Appointed Special Advocate Program.	
30	purpose is to ensure [provided with] THE	that child PROVIS	lren who ION OF a	e Program is to provide volunteers whose primary are the subject of a CINA proceeding are propriate service and case planning [that is in [interest] INTERESTS OF:	
32		(I)	A CHIL	D WHO IS THE SUBJECT OF A CINA PROCEEDING; OR	
33 34		(II) ROCEED		D WHO IS THE SUBJECT OF A <u>CUSTODY AND</u> DER § 3-819.2 OF THIS SUBTITLE.	
35	(3)	The Adr	ninistrati	ve Office of the Courts:	

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[(v)]

fan independent living arrangement; or

	PLACEMENT ON A CIRCUMSTANCES.	(vi) PERMA	long term foster care] CONTINUATION IN A SPECIFIED NENT BASIS BECAUSE OF THE CHILD'S SPECIAL NEEDS OR
4	(i) The Adr	ninistrati	on shall adopt regulations that:
7	children who will rem	period, e ain in fos	12-month period beginning on October 1, 1983, and for each stablish specific goals as to the maximum number of ster care for more than 2 years] ESTABLISH GOALS AND ANNING PROCEDURES THAT:
9 10	OUT-OF-HOME PL	(I) ACEMEI	MAXIMIZE THE PROSPECT FOR REDUCING LENGTH OF STAY IN THE BEST INTERESTS OF CHILDREN; AND
11		(II)	IMPLEMENT THE INTENT OF THIS SECTION;
14	lacks shelter or solely	ent in fost because	a local department from seeking the custody or guardianship ter care solely because the child's parent or guardian the child's parents are financially unable to provide ith a developmental disability or mental illness;
		n the loca	the compelling reasons for placing a child in a local all jurisdiction where the child's parent or guardian (ii) of this section; [and]
19 20	(4) emergency shelter an		he local department to make appropriate referrals to ervices for families with children who lack shelter;
21 22	(5) HOMES; AND	ESTAB	LISH CRITERIA FOR INVESTIGATING AND APPROVING FOSTER
25		RTMENT A GUA	ASES IN WHICH THE PERMANENCY PLAN RECOMMENDED BY IT OR UNDER CONSIDERATION BY THE COURT INCLUDES RDIAN AND RESCISSION OF THE LOCAL DEPARTMENT'S SHIP OF A CHILD:
27 28	THE SUITABILITY	(I) OF PRO	ESTABLISH CRITERIA FOR INVESTIGATING AND DETERMINING SPECTIVE RELATIVE OR NONRELATIVE GUARDIANS; AND
29 30	PROVIDED IN § 3-8	(II) 319.2 OF	REQUIRE THE FILING OF A REPORT WITH THE COURT AS THE COURTS ARTICLE.
31	5-561.		
32 33	(c) The follounder this Part VI of		dividuals shall obtain a criminal history records check tle:
34 35	(1) department of social		idual who is seeking to adopt a child through a local or licensed child placement agency;

1 2	(2) THROUGH A LOC		DIVIDUAL WHO IS SEEKING TO BECOME A GUARDIAN ARTMENT OF SOCIAL SERVICES;
3	(3) GUARDIAN OF A		DIVIDUAL WHOM THE JUVENILE COURT APPOINTS AS A
5 6	[(2)] department of social	(4) services,	an adult relative with whom a child, committed to a local is placed by the local department of social services;
7 8	[(3)] residing in a:	(5)	any adult known by a local department of social services to be
9 10	this article;	(i)	family day care home required to be registered under Title 5 of
	committed to a loca social services;	(ii) ıl departm	home of an adult relative of a child with whom the child, ent of social services, is placed by the local department of
14 15	under Title 5 of this	(iii) article; o	foster care home or child care home required to be approved
16 17	department of socia	(iv) l services	home of an individual seeking to adopt a child through a local or a licensed child placement agency; and OR
18 19	THROUGH A LOC	(V) CAL DEPA	HOME OF AN INDIVIDUAL SEEKING TO BECOME A GUARDIAN ARTMENT OF SOCIAL SERVICES; AND
20	[(4)]	(6)	if requested by a local department of social services:
	department and is o year; and	(i) r has been	a parent or guardian of a child who is committed to the local placed in an out-of-home placement within the past
24 25	home of the parent	(ii) or guardia	any adult known by the local department to be residing in the n.
26 27	SECTION 2. A October 1, 2005.	ND BE IT	FURTHER ENACTED, That this Act shall take effect