D4 5lr1728 SB 605/04 - JPR CF 5lr1575

By: Delegate Rosenberg

Introduced and read first time: February 11, 2005

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Juvenile Causes - Child in Need of Assistance - Court Hearings and Findings

- 3 FOR the purpose of authorizing a court, in certain proceedings concerning a child in
- 4 need of assistance, to direct the local department of social services to provide
- 5 certain services to a child, child's family, or child's caretaker to a certain extent
- and for the purpose of protecting and advancing a child's best interests;
- 7 requiring a juvenile court in a certain hearing concerning a child in need of
- 8 assistance to make certain findings whether reasonable efforts were made by a
- 9 local department of social services to prevent placement of the child in the local
- department's custody; requiring the court in certain review hearings to make
- certain findings whether reasonable efforts were made by a local department to
- finalize a permanency plan and provide for certain needs of the child;
- authorizing a court to require a local department to produce certain evidence in
- a certain hearing; requiring the court to consider certain actions of a local
- department in making certain findings; requiring a court to consider certain
- factors in making a certain finding; requiring a court to make written findings if
- the court determines reasonable efforts were made but that a local department
- did not take certain actions; requiring a court that finds reasonable efforts were
- not made to send the written findings to certain persons; defining a certain
- 20 term; and generally relating to children in need of assistance hearings.
- 21 BY renumbering
- 22 Article Courts and Judicial Proceedings
- 23 Section 3-801(v) through (aa), respectively
- to be Section 3-801(w) through (bb), respectively
- 25 Annotated Code of Maryland
- 26 (2002 Replacement Volume and 2004 Supplement)
- 27 BY repealing and reenacting, without amendments,
- 28 Article Courts and Judicial Proceedings
- 29 Section 3-801(a), 3-815(a) and (e), 3-817(a), 3-819(a)(1), (b), (c), and (d), and
- 3-823(b)(1), (e), (g), and (h)
- 31 Annotated Code of Maryland
- 32 (2002 Replacement Volume and 2004 Supplement)

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(a)

(1)

31 development of any child coming within the provisions of this subtitle;

33 the child's best interests and the promotion of the public interest;

UNOFFICIAL COPY OF HOUSE BILL 1225 1 BY repealing and reenacting, with amendments, Article - Courts and Judicial Proceedings 2 3 Section 3-802 and 3-815(b) and (d) Annotated Code of Maryland 4 5 (2002 Replacement Volume and 2004 Supplement) 6 BY adding to Article - Courts and Judicial Proceedings 7 8 Section 3-801(v) and 3-816.1 9 Annotated Code of Maryland 10 (2002 Replacement Volume and 2004 Supplement) 11 BY repealing and reenacting, without amendments, Article - Family Law 12 Section 5-319(b) and (f) 13 14 Annotated Code of Maryland 15 (2004 Replacement Volume) 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 17 MARYLAND, That Section(s) 3-801(v) through (aa), respectively, of Article - Courts 18 and Judicial Proceedings of the Annotated Code of Maryland be renumbered to be 19 Section(s) 3-801(w) through (bb), respectively. 20 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 21 read as follows: 22 **Article - Courts and Judicial Proceedings** 23 3-801. 24 (a) In this subtitle the following words have the meanings indicated. 25 "REASONABLE EFFORTS" MEANS EFFORTS THAT ARE REASONABLY 26 LIKELY TO ACHIEVE THE OBJECTIVES SET FORTH IN § 3-816.1(B)(1) AND (2) OF THIS 27 SUBTITLE. 28 3-802. The purposes of this subtitle are:

To provide for the care, protection, safety, and mental and physical

To provide for a program of services and treatment consistent with

1 2	(3) To conserve and strengthen the child's family ties and to separate a child from the child's parents only when necessary for the child's welfare;
3	(4) To hold parents of children found to be in need of assistance responsible for remedying the circumstances that required the court's intervention;
	(5) Except as otherwise provided by law, to hold the local department of social services responsible for providing services to assist the parents with remedying the circumstances that required the court's intervention;
	(6) If necessary to remove a child from the child's home, to secure for the child custody, care, and discipline as nearly as possible equivalent to that which the child's parents should have given;
11 12	(7) To achieve a timely, permanent placement for the child consistent with the child's best interests; and
13 14	(8) To provide judicial procedures for carrying out the provisions of this subtitle.
15	(b) This subtitle shall be construed liberally to effectuate these purposes.
18 19	(C) (1) IN ALL JUDICIAL PROCEEDINGS CONDUCTED IN ACCORDANCE WITH THIS SUBTITLE OR § 5-319 OF THE FAMILY LAW ARTICLE, THE COURT MAY DIRECT THE LOCAL DEPARTMENT TO PROVIDE SERVICES TO A CHILD, THE CHILD'S FAMILY, OR THE CHILD'S CAREGIVER TO THE EXTENT THAT THE LOCAL DEPARTMENT IS AUTHORIZED UNDER STATE LAW.
	(2) THE COURT SHALL EXERCISE THE AUTHORITY DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION TO PROTECT AND ADVANCE A CHILD'S BEST INTERESTS.
24	3-815.
	(a) In accordance with regulations adopted by the Department of Human Resources, a local department may authorize shelter care for a child who may be in need of assistance and has been taken into custody under this subtitle.
28 29	(b) A local department may place a child in emergency shelter care before a hearing if:
30 31	(1) Placement is required to protect the child from serious immediate danger;
32 33	(2) There is no parent, guardian, custodian, or other person able to provide supervision; and
34 35	(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
	(ii) 1. Reasonable [but unsuccessful] efforts have been made [to prevent or eliminate] BUT HAVE BEEN UNSUCCESSFUL IN PREVENTING OR ELIMINATING the need for removal from the child's home; and
7 8	2. As appropriate, reasonable efforts are being made to return the child to the child's home.
9 10	(d) A court may continue shelter care beyond emergency shelter care only if the court finds that:
11 12	(1) Return of the child to the child's home is contrary to the safety and welfare of the child; and
13 14	(2) (i) Removal of the child from the child's home is necessary due to an alleged emergency situation and in order to provide for the safety of the child; or
	(ii) Reasonable [but unsuccessful] efforts were made [to prevent or eliminate] BUT WERE UNSUCCESSFUL IN PREVENTING OR ELIMINATING the need for removal of the child from the home.
	(e) (1) If the court continues shelter care on the basis of an alleged emergency, the court shall assess whether the absence of efforts to prevent removal was reasonable.
21 22	(2) If the court finds that the absence of efforts to prevent removal was not reasonable, the court shall make a written determination so stating.
	(3) The court shall make a written determination as to whether reasonable efforts are being made to make it possible to return the child to the child's home or whether the absence of such efforts is reasonable.
26	3-816.1.
29 30	(A) THE PROVISIONS OF THIS SECTION APPLY TO A HEARING CONDUCTED IN ACCORDANCE WITH § 3-815, § 3-817, § 3-819, OR § 3-823 OF THIS SUBTITLE OR A REVIEW HEARING CONDUCTED IN ACCORDANCE WITH § 5-319 OF THE FAMILY LAW ARTICLE IN WHICH A CHILD IS PLACED UNDER AN ORDER OF GUARDIANSHIP, COMMITMENT, OR SHELTER CARE.
34	(B) (1) IN A HEARING CONDUCTED IN ACCORDANCE WITH \S 3-815, \S 3-817, \S 3-819, OR \S 3-823 OF THIS SUBTITLE, THE COURT SHALL MAKE A FINDING WHETHER THE LOCAL DEPARTMENT MADE REASONABLE EFFORTS TO PREVENT PLACEMENT OF THE CHILD INTO THE LOCAL DEPARTMENT'S CUSTODY.
36 37	(2) IN A REVIEW HEARING CONDUCTED IN ACCORDANCE WITH § 3-823 OF THIS SUBTITLE OR § 5-319 OF THE FAMILY LAW ARTICLE, THE COURT SHALL

- 1 MAKE A FINDING WHETHER A LOCAL DEPARTMENT MADE REASONABLE EFFORTS 2 TO:
- 3 (I) FINALIZE THE PERMANENCY PLAN IN EFFECT FOR THE CHILD;
- 4 AND
- 5 (II) MEET THE NEEDS OF THE CHILD, INCLUDING THE CHILD'S
- 6 HEALTH, EDUCATION, SAFETY, AND PREPARATION FOR INDEPENDENCE.
- 7 (3) THE COURT SHALL REQUIRE A LOCAL DEPARTMENT TO PROVIDE
- 8 EVIDENCE OF ITS EFFORTS BEFORE THE COURT MAKES A FINDING REQUIRED
- 9 UNDER THIS SUBSECTION.
- 10 (4) THE COURT'S FINDING UNDER THIS SUBSECTION SHALL ASSESS THE
- 11 EFFORTS MADE SINCE THE LAST ADJUDICATION OF REASONABLE EFFORTS AND MAY
- 12 NOT RELY ON FINDINGS FROM PRIOR HEARINGS.
- 13 (C) IN MAKING ITS FINDINGS IN ACCORDANCE WITH SUBSECTION (B) OF THIS
- 14 SECTION, THE COURT SHALL CONSIDER:
- 15 (1) THE EXTENT TO WHICH A LOCAL DEPARTMENT HAS COMPLIED WITH
- 16 THE LAW, REGULATIONS, STATE OR FEDERAL COURT ORDERS, OR A STIPULATED
- 17 AGREEMENT ACCEPTED BY THE COURT REGARDING THE PROVISION OF SERVICES TO
- 18 A CHILD IN AN OUT-OF-HOME PLACEMENT;
- 19 (2) WHETHER A LOCAL DEPARTMENT HAS ENSURED THAT:
- 20 (I) A CASEWORKER IS PROMPTLY ASSIGNED TO AND ACTIVELY
- 21 RESPONSIBLE FOR THE CASE AT ALL TIMES;
- 22 (II) THE IDENTITY OF THE CASEWORKER HAS BEEN PROMPTLY
- 23 COMMUNICATED TO THE COURT AND THE PARTIES; AND
- 24 (III) THE CASEWORKER IS KNOWLEDGEABLE ABOUT THE CASE AND
- 25 HAS RECEIVED ON A TIMELY BASIS ALL PERTINENT FILES AND OTHER
- 26 INFORMATION AFTER RECEIVING THE ASSIGNMENT FROM THE LOCAL
- 27 DEPARTMENT;
- 28 (3) FOR A HEARING UNDER § 3-823 OF THIS SUBTITLE, WHETHER A
- 29 LOCAL DEPARTMENT HAS PROVIDED APPROPRIATE SERVICES THAT FACILITATE THE
- 30 ACHIEVEMENT OF A PERMANENCY PLAN FOR THE CHILD;
- 31 (4) WHETHER THE CHILD'S PLACEMENT HAS BEEN STABLE AND IN THE
- 32 LEAST RESTRICTIVE SETTING APPROPRIATE, AVAILABLE, AND ACCESSIBLE FOR THE
- 33 CHILD DURING THE PERIOD SINCE THE MOST RECENT HEARING HELD BY THE
- 34 COURT;
- 35 (5) WHETHER A LOCAL DEPARTMENT NOTIFIED THE COURT AND ALL
- 36 PARTIES BEFORE ANY CHANGE OF PLACEMENT FOR THE CHILD, OR, IF EMERGENCY

- 1 CONDITIONS MADE A CHANGE NECESSARY, AS SOON AS POSSIBLE AFTER THE 2 CHANGE OF PLACEMENT;
- 3 (6) ON RECEIPT OF A REPORT OF MALTREATMENT OF A CHILD
- 4 OCCURRING WHILE THE CHILD IS IN THE CUSTODY OF A LOCAL DEPARTMENT,
- 5 WHETHER THE LOCAL DEPARTMENT PROVIDED THE APPROPRIATE PARTIES,
- 6 INCLUDING THE CHILD'S ATTORNEY, A REPORT OR NOTICE OF A REPORT OF THE
- 7 SUSPECTED MALTREATMENT OF THE CHILD AND OF THE DISPOSITION OF THE
- 8 INVESTIGATION WITHIN THE TIME REQUIRED BY REGULATION AND COURT ORDER;
- 9 AND
- 10 (7) WHETHER A LOCAL DEPARTMENT HAS PROVIDED APPROPRIATE AND
- 11 TIMELY SERVICES TO HELP MAINTAIN THE CHILD IN THE CHILD'S EXISTING
- 12 PLACEMENT, INCLUDING ALL SERVICES AND BENEFITS AVAILABLE IN ACCORDANCE
- 13 WITH STATE LAW, REGULATIONS, STATE AND FEDERAL COURT ORDERS, STIPULATED
- $14\,$ AGREEMENTS, OR PROFESSIONAL STANDARDS REGARDING THE PROVISION OF
- 15 SERVICES TO CHILDREN IN OUT-OF-HOME PLACEMENTS.
- 16 (D) IN MAKING A FINDING IN ACCORDANCE WITH SUBSECTION (B) OF THIS
- 17 SECTION, A COURT MAY NOT CONSIDER A POTENTIAL LOSS OF FEDERAL FUNDING
- 18 FOR PLACEMENT OF A CHILD THAT MAY RESULT FROM A DETERMINATION THAT
- 19 REASONABLE EFFORTS WERE NOT MADE.
- 20 (E) A COURT SHALL MAKE THE FINDINGS REQUIRED UNDER SUBSECTION (B)
- 21 OF THIS SECTION IN WRITING IF IT FINDS THAT REASONABLE EFFORTS ARE BEING
- 22 MADE FOR A CHILD, BUT ALSO FINDS THAT AT LEAST ONE OF THE FOLLOWING
- 23 CONDITIONS EXISTS:
- 24 (1) A LOCAL DEPARTMENT DID NOT COMPLY WITH LAW, REGULATIONS,
- 25 COURT ORDERS, OR AGREEMENTS DESCRIBED IN SUBSECTION (C)(1) OF THIS
- 26 SECTION;
- 27 (2) A LOCAL DEPARTMENT DID NOT ENSURE CONTINUITY OF
- 28 CASEWORK AS DESCRIBED IN SUBSECTION (C)(2) OF THIS SECTION;
- 29 (3) A LOCAL DEPARTMENT DID NOT PROVIDE THE SERVICES DESCRIBED
- 30 IN SUBSECTION (C)(3) OF THIS SECTION;
- 31 (4) DURING THE PERIOD SINCE THE MOST RECENT COURT HEARING,
- 32 THE CHILD HAS NOT BEEN PLACED IN A STABLE PLACEMENT OR IN THE LEAST
- 33 RESTRICTIVE SETTING APPROPRIATE, AVAILABLE, AND ACCESSIBLE FOR THE CHILD;
- 34 (5) A LOCAL DEPARTMENT FAILED TO PROVIDE REPORTS OR NOTICES
- 35 OF REPORTS IN A TIMELY MANNER AS DESCRIBED IN SUBSECTION (C)(5) OR (6) OF
- 36 THIS SECTION; OR
- 37 (6) A LOCAL DEPARTMENT HAS NOT PROVIDED THE SERVICES
- 38 DESCRIBED IN SUBSECTION (C)(7) OF THIS SECTION.

3	(F) IF THE COURT FINDS THAT REASONABLE EFFORTS FOR A CHILD WERE OT MADE IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION OR FINDS THAT EASONABLE EFFORTS WERE NOT MADE, THE COURT PROMPTLY SHALL SEND ITS //RITTEN FINDINGS TO:
5	(1) THE DIRECTOR OF THE LOCAL DEPARTMENT;
6	(2) THE SOCIAL SERVICES ADMINISTRATION;
7 8	(3) THE STATE CITIZENS REVIEW BOARD FOR CHILDREN ESTABLISHED NDER § 5-535 OF THE FAMILY LAW ARTICLE;
9 10	(4) IF APPLICABLE, THE LOCAL CITIZENS REVIEW PANEL ESTABLISHED UNDER § 5-539.2 OF THE FAMILY LAW ARTICLE; AND
13	(5) ANY INDIVIDUAL OR AGENCY IDENTIFIED BY A LOCAL DEPARTMENT OR THE COURT AS RESPONSIBLE FOR MONITORING THE CARE AND SERVICES PROVIDED TO CHILDREN IN THE LEGAL CUSTODY OR GUARDIANSHIP OF THE LOCAL DEPARTMENT ON A SYSTEMIC BASIS.
15	-817.
16 17	(a) After a CINA petition is filed under this subtitle, the court shall hold an djudicatory hearing.
18	-819.
	(a) (1) Unless a CINA petition under this subtitle is dismissed, the court hall hold a separate disposition hearing after an adjudicatory hearing to determine whether the child is a CINA.
22 23	(b) In making a disposition on a CINA petition under this subtitle, the court hall:
24 25	(1) Find that the child is not in need of assistance and, except as rovided in subsection (e) of this section, dismiss the case; or
26	(2) Find that the child is in need of assistance and:
27	(i) Not change the child's custody status; or
28	(ii) Commit the child to the custody of:
29 30	1. A parent, relative, or other individual on terms the court onsiders appropriate; or
	2. A local department, the Department of Health and Mental Hygiene, or both, on terms that the court considers appropriate, including designation f the type of facility where the child is to be placed.

1 2	(c) may:	In addit	ion to any	action un	der subsection (b)(2) of this section, the court		
3	department of	(1) on terms t	(i) the court		nild under the protective supervision of the local appropriate;		
7		services i	f a parent	cluding m is unavail	ited guardianship to the department or an individual edical and educational purposes or for other able, unwilling, or unable to consent to child; or		
	(iii) Order the child and the child's parent, guardian, or custodian t participate in rehabilitative services that are in the best interest of the child and family; and						
12 13	accordance	(2) with § 3-		•	y, visitation, support, or paternity of a child in le.		
16	(d) If guardianship of a child is awarded to the local department under this subtitle, the local department shall notify the parents of the child and their attorneys as soon as practicable of any emergency decision made by the guardian with respect to the child under § 3-801(o) of this subtitle.						
18	3-823.						
19 20	(b) permanency	(1) plan for		rt shall hol	d a permanency planning hearing to determine the		
	of this subti			a voluntar	han 11 months after a child committed under § 3-819 by placement under § 3-819.1(b) of this t; or		
	(ii) Within 30 days after the court finds that reasonable efforts to reunify a child with the child's parent or guardian are not required based on a finding that a circumstance enumerated in § 3-812 of this subtitle has occurred.						
27	(e)	At a per	manency	planning l	nearing, the court shall:		
28		(1)	Determi	ne the chil	d's permanency plan, which may be:		
29			(i)	Reunifica	tion with the parent or guardian;		
30			(ii)	Placemen	t with a relative for:		
31				1.	Adoption; or		
32				2.	Custody and guardianship;		
33			(iii)	Adoption	by a nonrelative;		
34			(iv)	Guardians	ship by a nonrelative;		

1 2	because of the child's	(v) special n	Continuation in a specified placement on a permanent basis eeds or circumstances;			
3	child's special needs of	(vi) or circum	Continuation in placement for a specified period because of the stances; or			
5		(vii)	Independent living; and			
	(2) needed to assist the cliving.		ild who has attained the age of 16, determine the services ake the transition from placement to independent			
9 10	(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:					
	accordance with Title	e 5, Subti	the local department to file a petition for guardianship in the 3 of the Family Law Article within 30 days or, if the port the plan, within 60 days; and			
14	(2)	Schedul	e a TPR hearing instead of the next 6-month review hearing.			
17	paragraph, the court		Except as provided in subparagraphs (ii) and (iii) of this duct a hearing to review the permanency plan at least nent is rescinded or a voluntary placement is			
	the court determines		The court shall conduct a review hearing every 12 months after hild shall be continued in out-of-home placement with es to care for the child on a permanent basis.			
		(iii) court gran	1. Unless the court finds good cause, a case shall be ats custody and guardianship of the child to a relative			
25 26		review h	2. If the court finds good cause not to terminate a case, the earing every 12 months until the case is terminated.			
27	(2)	At the re	eview hearing, the court shall:			
28 29	the commitment;	(i)	Determine the continuing necessity for and appropriateness of			
30 31		(ii) de to fina	Determine and document in its order whether reasonable lize the permanency plan that is in effect;			
32 33		(iii) ing the ca	Determine the extent of progress that has been made toward nuses necessitating commitment;			
34 35		(iv) ed in a pre	Project a reasonable date by which a child in placement may be adoptive home, or placed under a legal guardianship;			

1 2	(v) Evaluate the safety of the child and take necessary measures to protect the child; and					
3	(vi) Change the permanency plan if a change in the permanency plan would be in the child's best interest.					
5 6	(3) Every reasonable effort shall be made to effectuate a permanent placement for the child within 24 months after the date of initial placement.					
7	Article - Family Law					
8	5-319.					
11 12 13	(b) Except as provided in subsection (g) of this section, a guardian with the right to consent to adoption, including a guardian with the right to consent to adoption who was appointed without the consent of the natural parents, shall file a written report with the court and give notice of the child's status to each natural parent of the child under the guardianship and to the child's court-appointed counsel if:					
15 16	(1) a placement for adoption is not made within 9 months of the decree of guardianship;					
	a placement for adoption is made within 9 months of the decree of guardianship, but there is a disrupted placement, and a new placement is not made within 120 days of the disrupted placement; or					
20 21	(3) a final decree of adoption is not entered within 2 years after placement for adoption.					
22 23	(f) On receipt of the guardian's report under subsection (b) of this section, and every 12 months thereafter, the court:					
	(1) shall hold a hearing to review the progress which has been made toward the child's adoption and to review whether the child's current placement and circumstances are in the child's best interest; and					
27 28	(2) shall then take whatever action the court considers appropriate in the child's best interest.					
29 30	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2005.					