5lr1611 CF 5lr2763

By: Senators Kelley, Britt, Colburn, Conway, Dyson, Exum, Forehand, Gladden, Grosfeld, Hooper, Hughes, Jones, Kramer, and McFadden Introduced and read first time: February 3, 2005

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2 3		Education - Children in State-Supervised Care - Transfer of Educational Records
4	FOF	R the purpose of requiring certain noncollegiate educational institutions to comply
5		with this Act; providing for a certain intent; requiring a certain placement
6		agency to provide certain notice to a certain school; authorizing certain children
7		and certain adults to provide certain notice to a certain school; requiring certain
8		schools to fulfill certain requirements; requiring a certain school to inform a
9		certain school of certain enrollment, request certain educational records, provide
10		certain copies of certain requests, and inform certain individuals of certain
11		rights; requiring a certain school to orally inform a certain school of a certain
12		grade level and a certain status; requiring a certain school to send by mail or
13		transmit electronically certain information to a certain school; authorizing a
14		certain placement agency or a certain employee to hand carry certain
15		documents; requiring certain county boards of education to establish certain
16		dispute resolution processes; requiring certain dispute resolution processes to
17		meet certain criteria; providing for the continued enrollment of certain children
18		during certain dispute resolution; requiring that certain remedial educational
19		services be provided to certain children under certain circumstances; providing
20		for the reimbursement of certain expenses under certain circumstances;
21		requiring the State Department of Education to ensure that certain county
22		boards of education take certain measures; requiring certain county boards to
23		inform certain persons of certain requirements imposed and certain rights
24		conferred; requiring the Department to adopt regulations by a certain date;
25		defining certain terms; providing for the rights of certain parents; and generally
26		relating to the transfer of educational records of children in State-supervised
27		care.
28	BY	repealing and reenacting, without amendments,
29		Article - Education
30		Section 2-206(a)

- 31 Annotated Code of Maryland
- 32 (2004 Replacement Volume and 2004 Supplement)

1 BY adding to

- 2 Article Education
- 3 Section 2-206(1); and 8-501 through 8-507, inclusive, to be under the new
- 4 subtitle "Subtitle 5. Children in State-Supervised Care"
- 5 Annotated Code of Maryland
- 6 (2004 Replacement Volume and 2004 Supplement)

7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF8 MARYLAND, That the Laws of Maryland read as follows:

Article - Education

10 2-206.

9

11 (a) In this section, "noncollegiate educational institution" means a school or

12 other institution that offers an educational program but is not an institution of

13 postsecondary education, as defined in § 10-101 of this article.

14 (L) EACH NONCOLLEGIATE EDUCATIONAL INSTITUTION AFFILIATED WITH A 15 RESIDENTIAL CHILD CARE PROGRAM OR TREATMENT FACILITY SHALL COMPLY WITH 16 THE PROVISIONS OF TITLE 8, SUBTITLE 5 OF THIS ARTICLE.

17 SUBTITLE 5. CHILDREN IN STATE-SUPERVISED CARE.

18 8-501.

19 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 20 INDICATED.

(B) (1) "CHILD IN STATE-SUPERVISED CARE" MEANS A CHILD WHO IS IN
THE CUSTODY OF, COMMITTED TO, OR OTHERWISE PLACED BY A PLACEMENT
AGENCY.

(2) "CHILD IN STATE-SUPERVISED CARE" DOES NOT MEAN A CHILD AT
THE CHARLES H. HICKEY, JR. SCHOOL IN BALTIMORE COUNTY WHO RECEIVES AN
EDUCATIONAL PROGRAM UNDER § 22-308 OF THIS ARTICLE.

27 (C) "NONCOLLEGIATE EDUCATIONAL INSTITUTION" HAS THE MEANING 28 STATED IN § 2-206 OF THIS ARTICLE.

29 (D) "NOTICE" MEANS THAT WRITTEN, VERBAL, OR OTHER COMMUNICATION
30 REGARDING THE IDENTIFICATION OF A CHILD IN STATE-SUPERVISED CARE HAS
31 BEEN EFFECTUATED.

32 (E) "PLACEMENT AGENCY" MEANS:

- 33 (1) A LOCAL DEPARTMENT OF SOCIAL SERVICES;
- 34 (2) THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE;

1 (3) THE DEPARTMENT OF JUVENILE SERVICES; OR

2 (4) A PRIVATE AGENCY THAT:

3 (I) ENGAGES IN THE PLACEMENT OF CHILDREN IN HOMES OR 4 WITH INDIVIDUALS; AND

5 (II) IS LICENSED BY THE SOCIAL SERVICES ADMINISTRATION 6 UNDER § 5-507 OF THE FAMILY LAW ARTICLE.

7 (F) "RECEIVING SCHOOL" MEANS A PUBLIC SCHOOL OR A NONCOLLEGIATE
8 EDUCATIONAL INSTITUTION AFFILIATED WITH A RESIDENTIAL CHILD CARE
9 PROGRAM OR TREATMENT FACILITY THAT HAS AN EDUCATIONAL PROGRAM
10 APPROVED BY THE DEPARTMENT IN WHICH A CHILD IN STATE-SUPERVISED CARE IS
11 NEWLY ENROLLED OR SEEKS TO ENROLL.

(G) "SENDING SCHOOL" MEANS A PUBLIC SCHOOL OR A NONCOLLEGIATE
EDUCATIONAL INSTITUTION AFFILIATED WITH A RESIDENTIAL CHILD CARE
PROGRAM OR TREATMENT FACILITY THAT HAS AN EDUCATIONAL PROGRAM
APPROVED BY THE DEPARTMENT IN WHICH A CHILD IN STATE-SUPERVISED CARE
WAS ENROLLED PRIOR TO ENROLLING, OR SEEKING TO ENROLL, IN A RECEIVING
SCHOOL.

18 8-502.

19 IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE STATE PROMOTE THE
20 EDUCATION AND WELL-BEING OF CHILDREN IN STATE-SUPERVISED CARE BY
21 FACILITATING:

(1) THE PROMPT ENROLLMENT OF CHILDREN IN STATE-SUPERVISED
(23) CARE IN AN APPROPRIATE PUBLIC SCHOOL OR NONCOLLEGIATE EDUCATIONAL
(24) INSTITUTION AFFILIATED WITH A RESIDENTIAL CHILD CARE PROGRAM OR
(25) TREATMENT FACILITY; AND

26 (2) THE PROMPT TRANSFER OF THE EDUCATIONAL RECORDS OF
 27 CHILDREN IN STATE-SUPERVISED CARE.

28 8-503.

29 (A) PRIOR TO OR CONCURRENT WITH THE PLACEMENT OR MODIFICATION OF
30 THE PLACEMENT OF A CHILD IN STATE-SUPERVISED CARE, A PLACEMENT AGENCY
31 SHALL PROVIDE NOTICE TO A RECEIVING SCHOOL REGARDING THE ENROLLMENT
32 OR IMMINENT ENROLLMENT OF THE CHILD IN STATE-SUPERVISED CARE.

(B) THE CHILD IN STATE-SUPERVISED CARE, THE RESPONSIBLE ADULT
ACTING ON BEHALF OF THE CHILD IN STATE-SUPERVISED CARE, OR ANY OTHER
INTERESTED PARTY MAY PROVIDE NOTICE TO A RECEIVING SCHOOL REGARDING
THE ENROLLMENT OR IMMINENT ENROLLMENT OF THE CHILD IN
STATE-SUPERVISED CARE.

(C) AFTER RECEIVING NOTICE UNDER SUBSECTION (A) OR (B) OF THIS
 SECTION, A RECEIVING SCHOOL SHALL FULFILL THE REQUIREMENTS OF § 8-504(A)
 OF THIS SUBTITLE.

4 8-504.

5 (A) AFTER RECEIVING NOTICE UNDER § 8-503 OF THIS SUBTITLE, A 6 RECEIVING SCHOOL SHALL:

7 (1) INFORM THE SENDING SCHOOL OF THE ENROLLMENT OR IMMINENT 8 ENROLLMENT OF THE CHILD IN STATE-SUPERVISED CARE;

9 (2) REQUEST, IN WRITING, THE EDUCATIONAL RECORDS OF THE CHILD 10 IN STATE-SUPERVISED CARE FROM THE SENDING SCHOOL;

(3) PROVIDE A COPY OF THE REQUEST MADE UNDER ITEM (2) OF THIS
 SUBSECTION TO THE CHILD IN STATE-SUPERVISED CARE OR THE RESPONSIBLE
 ADULT ACTING ON BEHALF OF THE CHILD IN STATE-SUPERVISED CARE; AND

14 (4) INFORM THE CHILD IN STATE-SUPERVISED CARE, OR THE
15 RESPONSIBLE ADULT ACTING ON BEHALF OF THE CHILD IN STATE-SUPERVISED
16 CARE, OF THE RIGHTS CONFERRED BY THIS SUBTITLE.

17 (B) AFTER RECEIVING NOTICE UNDER SUBSECTION (A) OF THIS SECTION, A 18 SENDING SCHOOL SHALL:

19(1)IMMEDIATELY INFORM THE RECEIVING SCHOOL ORALLY OF THE20GRADE LEVEL IN WHICH THE CHILD IN STATE-SUPERVISED CARE WAS LAST21ENROLLED;

(2) IMMEDIATELY INFORM THE RECEIVING SCHOOL ORALLY OF THE
STATUS OF THE CHILD IN STATE-SUPERVISED CARE UNDER THE FEDERAL
REHABILITATION ACT OF 1973 CODIFIED AT 29 U.S.C. § 794 (SECTION 504) OR UNDER
THE FEDERAL INDIVIDUALS WITH DISABILITIES EDUCATION ACT CODIFIED AT 20
U.S.C.A. 1400; AND

27 (3) WITHIN 5 DAYS, SEND BY MAIL OR TRANSMIT ELECTRONICALLY TO 28 THE RECEIVING SCHOOL A COPY OF:

29 (I) A COMPLETED STUDENT WITHDRAWAL OR TRANSFER RECORD 30 OF THE CHILD IN STATE-SUPERVISED CARE;

31 (II) THE ACADEMIC RECORDS OF THE CHILD IN 32 STATE-SUPERVISED CARE;

(III) THE IMMUNIZATION RECORDS OF THE CHILD IN
 34 STATE-SUPERVISED CARE; AND

1(IV)IF APPLICABLE, THE MOST RECENT INDIVIDUALIZED2EDUCATION PLAN OR SECTION 504 PLAN AND THE MOST RECENT ASSESSMENT OF3THE CHILD IN STATE-SUPERVISED CARE.

4 (C) NOTWITHSTANDING SUBSECTION (B)(3) OF THIS SECTION, A PLACEMENT
5 AGENCY OR SCHOOL EMPLOYEE MAY HAND CARRY THE DOCUMENTS LISTED IN
6 SUBSECTION (B)(3) OF THIS SECTION FROM A SENDING SCHOOL TO A RECEIVING
7 SCHOOL.

8 8-505.

9 (A) EACH COUNTY BOARD SHALL ESTABLISH A DISPUTE RESOLUTION
10 PROCESS TO ADDRESS DISPUTES REGARDING THE REQUIREMENTS IMPOSED AND
11 THE RIGHTS CONFERRED BY THIS SUBTITLE.

12 (B) THE DISPUTE RESOLUTION PROCESS ESTABLISHED UNDER SUBSECTION 13 (A) OF THIS SECTION SHALL BE AS FOLLOWS:

14 (1) UPON RECEIPT OF A WRITTEN COMPLAINT FROM A CHILD IN
15 STATE-SUPERVISED CARE, A RESPONSIBLE ADULT ACTING ON BEHALF OF A CHILD
16 IN STATE-SUPERVISED CARE, OR A PLACEMENT AGENCY, THE PRINCIPAL OF A
17 SCHOOL SHALL RESOLVE THE COMPLAINT WITHIN 5 SCHOOL DAYS;

18 (2) THE PRINCIPAL SHALL PROVIDE THE PERSON WHO FILES THE
 19 COMPLAINT UNDER PARAGRAPH (1) OF THIS SUBSECTION WITH A WRITTEN
 20 EXPLANATION OF THE PRINCIPAL'S RESOLUTION OF THE COMPLAINT INCLUDING
 21 INFORMATION REGARDING THE PERSON'S RIGHT TO APPEAL;

(3) IF A PRINCIPAL DOES NOT ISSUE A DECISION WITHIN 5 DAYS, OR THE
PERSON UNDER PARAGRAPH (1) OF THIS SUBSECTION IS DISSATISFIED WITH THE
DECISION OF THE PRINCIPAL, THAT PERSON MAY FILE A WRITTEN COMPLAINT WITH
THE COUNTY SUPERINTENDENT;

26 (4) THE COUNTY SUPERINTENDENT SHALL RENDER A DECISION WITHIN 27 10 SCHOOL DAYS OF RECEIPT OF THE COMPLAINT;

(5) IF THE COUNTY SUPERINTENDENT DOES NOT ISSUE A DECISION
WITHIN 10 SCHOOL DAYS, OR THE PERSON UNDER PARAGRAPH (1) OF THIS
SUBSECTION IS DISSATISFIED WITH THE DECISION OF THE COUNTY
SUPERINTENDENT, THAT PERSON MAY FILE A WRITTEN APPEAL TO THE COUNTY
BOARD WITHIN 30 DAYS;

33 (6) A COUNTY BOARD SHALL RENDER A DECISION WITHIN 45 DAYS OF
 34 RECEIPT OF THE APPEAL; AND

(7) IF A PERSON UNDER PARAGRAPH (1) OF THIS SUBSECTION IS
DISSATISFIED WITH THE DECISION OF THE COUNTY BOARD, THAT PERSON MAY FILE
A WRITTEN APPEAL TO THE STATE BOARD WITHIN 30 DAYS.

1(C)DURING THE DISPUTE RESOLUTION PROCESS THE CHILD IN2STATE-SUPERVISED CARE SHALL REMAIN ENROLLED IN THE RECEIVING SCHOOL.

3 (D) A CHILD IN STATE-SUPERVISED CARE WHO IS THE SUBJECT OF A DISPUTE 4 SHALL BE PROVIDED APPROPRIATE REMEDIAL EDUCATIONAL SERVICES AS NEEDED.

5 8-506.

FOLLOWING THE DISPUTE RESOLUTION PROCESS SET FORTH IN § 8-505 OF THIS
SUBTITLE, IF A DECISION OF A PRINCIPAL, A COUNTY SUPERINTENDENT, A COUNTY
BOARD, OR THE STATE BOARD FINDS THAT A RECEIVING SCHOOL OR A SENDING
SCHOOL WAS IN ERROR, THEN THAT SCHOOL SHALL REIMBURSE THE PLACEMENT
AGENCY, THE RESPONSIBLE ADULT ACTING ON BEHALF OF THE CHILD IN
STATE-SUPERVISED CARE, OR THE CHILD IN STATE-SUPERVISED CARE, FOR
DOCUMENTED EXPENSES MADE ON BEHALF OF THE EDUCATIONAL NEEDS OF THE
CHILD IN STATE-SUPERVISED CARE RELATING TO:

14 (1) TRANSPORTATION;

15 (2) TELEPHONE CALLS;

16 (3) PHOTOCOPIES AND FAXES; AND

17 (4) OTHER EXPENDITURES TOTALING \$50 OR LESS.

18 8-507.

19 (A) THE DEPARTMENT SHALL ENSURE THAT EACH COUNTY BOARD TAKES20 REASONABLE MEASURES TO IMPLEMENT THIS SECTION.

21 (B) A COUNTY BOARD SHALL INFORM:

22 (1) PRINCIPALS, TEACHERS, AND OTHER SCHOOL PERSONNEL IN THE 23 COUNTY OF THE REQUIREMENTS IMPOSED BY THIS SUBTITLE;

24 (2) CHILDREN IN STATE-SUPERVISED CARE AND RESPONSIBLE ADULTS
25 ACTING ON BEHALF OF CHILDREN IN STATE-SUPERVISED CARE OF THE RIGHTS
26 CONFERRED BY THIS SUBTITLE; AND

27 (3) OTHER INTERESTED PARTIES OF THE REQUIREMENTS IMPOSED AND
 28 THE RIGHTS CONFERRED BY THIS SUBTITLE.

29 (C) THE DEPARTMENT SHALL ADOPT REGULATIONS TO IMPLEMENT THIS 30 SECTION ON OR BEFORE JANUARY 1, 2006.

SECTION 2. AND BE IT FURTHER ENACTED, That nothing in this Act shall
 be construed as diminishing the right of a birth parent of a child in State-supervised
 care to participate in the educational decision making for the child.

34 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 35 July 1, 2005.