D4 5lr1779 SB 697/04 - JPR CF 5lr1778

By: Chairman, Judicial Proceedings Committee (Maryland Judicial

Conference) and Senator Giannetti Introduced and read first time: February 4, 2005

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

Read second time: March 20, 2005

CHAPTER____

1 AN ACT concerning

2

Permanency for Families and Children Act of 2005

- FOR the purpose of revising substantively the laws relating to termination of
- 4 parental rights, guardianship, and adoption; altering certain statements of
- 5 findings and purposes; stating the scope of certain provisions; altering certain
- 6 provisions relating to foreign orders; altering certain provisions relating to
- 7 paternity; providing for agreements on postadoption contact, including
- 8 mediation of disputes and enforcement; clarifying and altering certain
- 9 provisions relating to the appointment of counsel in certain cases; altering
- certain provisions relating to the assessment of costs; altering certain provisions
- relating to appeals; revising certain requirements for petitions and petitioners;
- requiring local departments to provide certain assistance to petitioners;
- requiring a clerk of a juvenile court to keep a listing of certain addresses;
- clarifying a duty of a juvenile court clerk to disclose certain listings to a local
- department; altering certain provisions relating to consent to a guardianship or
- adoption; restating and altering provisions relating to notices of filings and
- service of show cause orders; restating and altering certain provisions relating
- to granting petitions for guardianship and adoption; revising certain
- guardianship review procedures; repealing a certain religious exemption;
- 20 restating and altering certain time limits; requiring the dismissal of a certain
- 21 petition under certain circumstances; delineating procedures for private agency
- 22 guardianship and adoption; delineating the contents and effect of certain orders;
- delineating the authority of courts during a guardianship; prohibiting a court
- from entering a certain order until the petitioner files a certain accounting;
- 25 restating and revising certain provisions concerning review hearings;
- 26 establishing certain procedures for failed conditional placements before or
- during a guardianship; revising certain provisions relating to the termination of

1	a guardianship; restating provisions relating to records; restating and alter	ing
2	provisions relating to prohibited payments; specifying venue for purposes	of
3	certain guardianship and adoption proceedings; providing for the construc	tion of
4	a termination of parental rights as voluntary under certain circumstances;	
5	altering provisions relating to the waiver of reasonable reunification effor	ts in a
6	child in need of assistance proceeding; altering provisions concerning	
7	permanency planning to include certain planned permanent living	
8	arrangements; requiring the Department of Human Resources to maintain	а
9	website for certain postings; authorizing the Department to charge a certa	
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11		
12		tering
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14		
15		ction of
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18		
10	generally relating to termination of parental rights, guardianship, and ado	Juon.
19	BY renumbering	
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22		
23	· · · · · · · · · · · · · · · · · · ·	
24	·	
	BY repealing	
26	· · · · · · · · · · · · · · · · · · ·	
27		
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29	_	
30		
31	5-559(b), 5-586(b), 5-701(f), 5-705.1(a), 5-1201(d) and (f), and (f)	5-101(b)
32	Annotated Code of Maryland	
33	(2004 Replacement Volume)	
21	BY repealing and reenacting, with amendments,	
35		
36		
37	•	
38	(2003 Replacement Volume and 2004 Supplement)	
39	BY adding to	
40	· ·	
41	*	
42	Annotated Code of Maryland	

Annotated Code of Maryland

Annotated Code of Maryland

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1
       (2003 Replacement Volume and 2004 Supplement)
  BY repealing and reenacting, with amendments,
2
3
       Article - Courts and Judicial Proceedings
4
       Section 3-801(p), 3-802(a)(5), 3-810(a), 3-812(a)(2), (b), and (d), 3-820(c)(2),
5
                3-822(d), 3-823(e)(1) and (i)(1), 3-830(b)(2), 5-106(r), and 6-203
6
       Annotated Code of Maryland
7
       (2002 Replacement Volume and 2004 Supplement)
8 BY adding to
9
       Article - Courts and Judicial Proceedings
10
       Section 3-812(f)
11
       Annotated Code of Maryland
12
       (2002 Replacement Volume and 2004 Supplement)
13 BY adding to
14
       Article - Estates and Trusts
15
       Section 4-414
16
       Annotated Code of Maryland
17
       (2001 Replacement Volume and 2004 Supplement)
18 BY adding to
       Article - Family Law
19
20
       Section 1-101(b), (c), (f), and (g); 5-301 through 5-362 to be under the new
21
                subtitle "Subtitle 3. Adoption Without or After Guardianship by
22
                Guardianship to and Adoption Through Local Department"; 5-3A-01
23
                through 5-3A-45 to be under the new subtitle "Subtitle 3A. Private Agency
24
                Guardianship and Adoption"; 5-3B-01 through 5-3B-32 to be under the
25
                new subtitle "Subtitle 3B. Independent Adoption"; and 5-410.1(d)(4)
26
       Annotated Code of Maryland
27
       (2004 Replacement Volume)
28 BY repealing and reenacting, with amendments,
       Article - Family Law
29
30
       Section 1-101(e), 4-402(a), 4-403(a) and (b)(1), 4-501(k), 5-101, 5-401,
31
                5-407(c), 5-410.1(b)(3), (c)(1), (d)(2) and (3), and (f), 5-412, 5-4B-02(d),
32
                5-4C-06(a)(1)(vii) and (ix), 5-4C-07(c), 5-504(a)(2), 5-506(b) and (c),
33
                5-507(b), 5-517, 5-525(d)(1) and (e), 5-525.1(b)(1)(iii), 5-551, 5-554(b)(2),
                5-554.1(a) and (c)(4), 5-559.2(a), 5-561(c), (e), and (i)(2), 5-562(a)(3),
34
35
                5-563(b)(3), 5-564(a)(2)(iii) and (d)(4), 5-567, 5-570(d) and (g),
                5-574(b)(3)(ii), 5-580.1(a) and (c)(4), 5-584(a) and (c)(1), 5-587(b),
36
37
                5-588(c)(2) and (f)(1), 5-593, 5-594.1(b), 5-701(o), 5-706(e), 5-706.1(b)(4),
38
                5-710(c), 5-712(b)(1), 5-713(a), 5-714(b)(1) and (c)(1), 5-1102(a)(1) and (c),
39
                5-1202(a)(6), 5-1203, 6-103(a), 9-402(b)(4), 10-114(a)(3), and 14-101(j)
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- 1 (2004 Replacement Volume)
- 2 BY repealing and reenacting, without amendments,
- 3 Article Family Law
- 4 Section 5-410.1(e) and 5-554.1(c)(1) and (3)
- 5 Annotated Code of Maryland
- 6 (2003 Replacement Volume and 2004 Supplement)
- 7 BY adding to
- 8 Article Real Property
- 9 Section 2-123
- 10 Annotated Code of Maryland
- 11 (2003 Replacement Volume and 2004 Supplement)
- 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 13 MARYLAND, That Section(s) 1-101(b), (c), (d), (f), and (g), respectively, of Article -
- 14 Family Law of the Annotated Code of Maryland be renumbered to be Section(s)
- 15 1-101(d), (e), (h), (j), and (k), respectively.
- SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5-301 through
- 17 5-330 and the subtitle "Subtitle 3. Adoption and Guardianship With the Right to
- 18 Consent to Adoption"; 5-3A-01 through 5-3A-07 and the subtitle "Subtitle 3A. Access
- 19 to Birth and Adoption Records"; 5-4B-01(c), 5-4C-01(f), 5-501(c) and (l), 5-507(c),
- 20 5-559(b), 5-586(b), 5-701(f), 5-705.1(a), 5-1201(d) and (f), and 6-101(b) of Article -
- 21 Family Law of the Annotated Code of Maryland be repealed.
- 22 SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 23 read as follows:
- 24 Article 27A Public Defender
- 25 4.
- 26 (b) Legal representation shall be provided indigent defendants or parties in
- 27 the following proceedings:
- 28 (5) [An involuntary termination of parental rights proceeding or a
- 29 hearing under § 5-319 of the Family Law Article, if the party is entitled to Public
- 30 Defender representation under § 5-323] AS TO A PARENT, A HEARING IN
- 31 CONNECTION WITH GUARDIANSHIP OR ADOPTION UNDER TITLE 5, SUBTITLE 3, PART
- 32 II OR PART III of the Family Law Article.
- 33 (d) Representation by the Office of the Public Defender[,] or [by] an attorney
- 34 appointed by the Office [of the Public Defender, shall]:
- 35 (1) SHALL extend to all stages in the proceedings[, including custody]:

3		al rights p	ing, arraig	DING, IN CRIMINAL PROCEEDINGS, CUSTODY, gnment, trial, [a hearing in an involuntary g, a hearing under § 5-319 of the Family Law		
5		(II)	AS PRO	VIDED IN § 3-813 OF THE COURTS ARTICLE; AND		
6 7	ARTICLE, INCLUD	(III) ING:	UNDER	TITLE 5, SUBTITLE 3, PART II OR III OF THE FAMILY LAW		
8 9	CASE;		1.	A HEARING IN CONNECTION WITH A GUARDIANSHIP		
10 11		PARENT		A HEARING UNDER § 5-326 OF THE FAMILY LAW ARTICLE T WAIVED THE RIGHT TO NOTICE;		
12 13	AND		3.	A HEARING IN CONNECTION WITH AN ADOPTION CASE;		
14			4.	AN APPEAL; and [shall]		
15	(2)	SHALL	continue	until [the]:		
16		(I)	THE fina	al disposition of the cause[,]; or [until the]		
17 18	order of the court in	(II) which the		igned attorney is relieved by the Public Defender or by pending.		
19 20 21 22 23	right to participate in hearings after termination of parental rights if the parent's child has not been adopted. See In Re Adoption/Guardianship					
24 25				n, the phrase "in criminal proceedings" ce of the Public Defender.		
26			Article 8	38A - Department of Human Resources		
27	18.					
		OTICES	OF PET	RESOURCES SHALL MAINTAIN A WEBSITE ON ITIONS UNDER §§ 5-316(F)(3)(II), 5-3A-15(D)(3)(II), AND AW ARTICLE.		
31			Article -	Courts and Judicial Proceedings		
32	3-801.					
33	(p) "Local o	departmer	nt" means	[the]:		

1 2	court is locat	(1) ed; OR	THE loc	al department of social services for the county in which the
3	AND HUMA	(2) AN SERV		NTGOMERY COUNTY, THE COUNTY DEPARTMENT OF HEALTH
5	3-802.			
6	(a)	The purp	poses of t	his subtitle are:
			nsible for	as otherwise provided by law, to hold the local department [of providing services to assist the parents with nat required the court's intervention;
10	3-810.			
			a petition	as otherwise provided in this subtitle, the Maryland Rules and of other pleadings and the procedures to be ies under this subtitle.
16		THAT TH	HIS SUB HE DEPA	DOCUMENT THAT A LOCAL DEPARTMENT SERVES ON A STITLE SHALL INCLUDE INFORMATION ABOUT THE ARTMENT OF HUMAN RESOURCES MAINTAINS UNDER CODE.
18	3-812.			
19	(a)	(2)	"Crime o	of violence" [has]:
20 21	Article; OR		(I)	HAS the meaning stated in § 14-101 of the Criminal Law
				AS TO A CRIME COMMITTED IN ANOTHER STATE, MEANS A FED IN THIS STATE, WOULD BE A CRIME OF VIOLENCE AS HE CRIMINAL LAW ARTICLE.
27		sonable e not requ	fforts to	er this subtitle, a local department may ask the court to reunify a child with the child's [natural] parent or e local department concludes that a [natural] parent
29		(1)	Subjecte	ed the child to:
30			(i)	Chronic abuse;
31			(ii)	Chronic and life-threatening neglect;
32			(iii)	Sexual abuse; or
33			(iv)	Torture;

1 2	STATES, OF:	Been co	nvicted, l	N ANY STATE OR ANY COURT OF THE UNITED
3		(i)	[In this S	State of] a crime of violence against:
4			1.	A MINOR OFFSPRING OF THE PARENT OR GUARDIAN;
5			2.	the child [,the other natural]; OR
	child of the natural p natural parent]; OR	arent, or a	3. any indivi	ANOTHER parent OR GUARDIAN of the child[, another dual who resides in the household of the
11		child, and	if commit other child	state or in any court of the United States of a crime that ted in this State, against the child, the other d of the natural parent, or any individual who parent; or
13 14	commit a crime desc	(iii) cribed in s		g] AIDING or abetting, conspiring, or soliciting to [or (ii)] of this item; or
15	(3)	Involun	tarily lost	parental rights of a sibling of a child.
18	circumstances specif	ied in sub	section (and convincing evidence that any of the b) of this section exists, the court shall waive be made to reunify the child with the child's
	ACCORDANCE W	ITH § 5-3	20 OR §	TS TO GUARDIANSHIP OR ADOPTION IN 5-338 OF THE FAMILY LAW ARTICLE, LOSS OF NSIDERED VOLUNTARY.
23	3-820.			
24	(c) (2)	The mo	tion shall	set forth [the]:
25 26	the [child] CHILD;	(I) and [the]	THE fac	ts on which the LOCAL department relied in removing
27		(II)	THE ide	entity of [any witnesses] EACH WITNESS.
28	3-822.			
31 32	local department all months] 270 DAYS: OF A SHOW CAUS	addresses for the p EE ORDE	listed by urpose of R for gua	rtment, the clerk's office shall disclose to the a parent of a CINA within the preceding [9 attempting [notification of a petition] SERVICE rdianship [with the right to consent to adoption or ER § 5 316 OF THE FAMILY LAW ARTICLE.

1	3-823.				
2	(e)	At a per	manency	planning l	hearing, the court shall:
3		(1)	Determi	ne the chil	d's permanency plan, which may be:
4			(i)	Reunifica	tion with the parent or guardian;
5			(ii)	Placemen	at with a relative for:
6				1.	Adoption; or
7				2.	Custody and guardianship;
8			(iii)	Adoption	by a nonrelative;
9			(iv)	Guardian	ship by a nonrelative; OR
10 11	because of	the child's	(v) s special r		ation in a specified placement on a permanent basis rcumstances;
12 13	child's spec	ial needs	(vi) or circum		tion in placement for a specified period because of the r
14 15	ARRANGE	EMENT T	(vii) HAT:	Independ	ent living] ANOTHER PLANNED PERMANENT LIVING
	INCLUDIN			EDUCAT	ADDRESSES THE INDIVIDUALIZED NEEDS OF THE CHILD IONAL PLAN, EMOTIONAL STABILITY, PHYSICAL N NEEDS; AND
	RELATION IN THE CH				INCLUDES GOALS THAT PROMOTE THE CONTINUITY OF THO WILL FILL A LASTING AND SIGNIFICANT ROLE
24		adopt a c	cy, as de thild who	fined in [§ has been j	"preadoptive parent" means an individual whom a 5-301] § 5-101 of the Family Law Article, placed in the individual's home for adoption ption.
26	3-830.				
29 30	provided w	ith] THE I	that child	lren who a ION OF ap	e Program is to provide volunteers whose primary are the subject of a CINA proceeding are appropriate service and case planning [that is in an interest] INTERESTS OF A CHILD WHO IS THE
32			(I)	A CINA	PROCEEDING; OR

1 2	SUBTITLE :	3 OF THI	(II) E FAMIL	A GUARDIANSHIP <u>REVIEW</u> PROCEEDING UNDER TITLE 5, LY LAW ARTICLE.
3	5-106.			
6 7	§ 5-3B-32 of	n in conno f the Fami ATION IN	ection will ly Law A V CONN	r an offense [of unlawfully charging or receiving th an adoption] under [§ 5-327] § 5-362, § 5-3A-45, OR Article AS TO UNLAWFULLY CHARGING OR RECEIVING ECTION WITH ADOPTION shall be instituted within 3 years d.
9	6-203.			
10 11	(a) enumerated			of § 6-201 OF THIS SUBTITLE does not apply to actions
12 13	\ /	(1) ne subject		ue of the following actions is in the county where all or any f the action is located:
14		[(1)]	(I)	Partition of real estate;
15		[(2)]	(II)	Enforcement of a charge or lien on land;
16		[(3)]	(III)	Eminent domain;
17		[(4)]	(IV)	Trespass to land; and
18		[(5)]	(V)	Waste.
19 20				operty lies in more than one county, the court [in which] brought has jurisdiction over the entire property.
21 22				ue of an action to recover damages against a railroad k is the county where the injury occurred.
25	3 OF THE F	FAMILY I	LAW AI ER THE	F AN ACTION FOR GUARDIANSHIP UNDER TITLE 5, SUBTITLE RTICLE IS IN THE COUNTY WHERE THE COURT HAS CHILD IN NEED OF ASSISTANCE CASE UNDER TITLE 3, CLE.
29	SUBSECTION	ically with	venue fo hin [the]	XCEPT AS PROVIDED IN PARAGRAPHS (2) AND (3) OF THIS or a proceeding for adoption of [a person] AN INDIVIDUAL THIS State or subject to the jurisdiction of an equity WHERE:
31		[(1)]	(I)	The petitioner is domiciled;
32 33	the filing of	[(2)] the petition	(II) on;	The petitioner has resided for at least 90 days next preceding

- 10 [(3)](III)A licensed child placement agency having legal or physical 1 2 custody of the [person to be adopted] INDIVIDUAL is located; (IV) The [person to be adopted] INDIVIDUAL is domiciled, if [he] 4 THE INDIVIDUAL is related to the petitioner by blood or marriage or is an adult; or (V) An equity court has continuing jurisdiction over the custody of 6 the [person to be adopted] INDIVIDUAL. THE VENUE IN AN ADOPTION OF AN INDIVIDUAL UNDER TITLE 5. 7 8 SUBTITLE 3, PART III OF THE FAMILY LAW ARTICLE IS IN THE COURT WITH 9 JURISDICTION OVER THE INDIVIDUAL UNDER TITLE 3, SUBTITLE 8 OF THIS ARTICLE. THE VENUE IN AN ADOPTION OF AN INDIVIDUAL UNDER TITLE 5, 10 (3) 11 SUBTITLE 3, PART IV OF THE FAMILY LAW ARTICLE IS IN THE COURT WHERE THE 12 INDIVIDUAL'S GUARDIANSHIP CASE IS PENDING. 13 **Article - Estates and Trusts** 14 4-414. ADOPTEES. "WILL" DEFINED. 15 (A) IN THIS SECTION, "WILL" INCLUDES ANOTHER WRITTEN INSTRUMENT OF 16 17 SIMILAR IMPORT. CONSTRUCTION OF WILL. 18 (B) 19 UNLESS A WILL EXECUTED ON OR AFTER JUNE 1, 1947, CLEARLY 20 INDICATES OTHERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY 21 EQUIVALENT TERM IN THE WILL INCLUDES AN ADOPTEE WHETHER THE WILL WAS 22 EXECUTED BEFORE OR AFTER A COURT ENTERED AN ORDER FOR ADOPTION. 23 UNLESS A WILL EXECUTED ON OR BEFORE MAY 31, 1947, CLEARLY (2) 24 INDICATES OTHERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY 25 EQUIVALENT TERM IN THE WILL INCLUDES AN ADOPTEE IF, ON OR AFTER JUNE 1, 26 1947, A COURT ENTERED AN INTERLOCUTORY ORDER FOR ADOPTION OR, IF NONE, A 27 FINAL ORDER FOR ADOPTION. 28 COMMITTEE NOTE: This section is derived without substantive change from 29 former FL § 5-308(d), as it related to wills. 30 Former FL § 5-308(a), which disclaimed any intent to limit distribution by
- 31 will, is omitted from this section as the disclaimer seemingly applied only
- 32 to other provisions of former FL § 5-308.
- 33 The word "order" is substituted for the former, more archaic "decree".
- As to other instruments, see new RP § 2-123. 34

11	UNOFFICIAL COPY OF SENATE BILL 710
1	Article - Family Law
2	1-101.
3	(B) CHILD IN NEED OF ASSISTANCE.
	"CHILD IN NEED OF ASSISTANCE" MEANS AN INDIVIDUAL ADJUDICATED AS A CHILD IN NEED OF ASSISTANCE UNDER TITLE 3, SUBTITLE 8 OF THE COURTS ARTICLE.
7 8 9	1
10	(C) CINA CASE.
11 12	"CINA CASE" MEANS A CASE UNDER TITLE 3, SUBTITLE 8 OF THE COURTS ARTICLE.
13 14 15 16	assistance without repetition of the cross-reference to the Courts Article
17	(F) JUVENILE COURT.
18 19	"JUVENILE COURT" MEANS THE CIRCUIT COURT FOR A COUNTY SITTING AS A JUVENILE COURT.
20 21 22 23 24	defined "court" solely for purposes of FL Title 5, Subtitle 7, and former FL § 5-1201(d), which incorporated the § 5-701(f) definition, are deleted as
25 26 27	5-525(a)(1)(ii), 5-525.2(a), 5-544(3), and 5-545(b), in which the term
28	B Defined term: "County" § 1-101
29	(G) LOCAL DEPARTMENT.
30	"LOCAL DEPARTMENT" MEANS:
31	(1) A LOCAL DEPARTMENT OF SOCIAL SERVICES; OR
32	(2) IN MONTGOMERY COUNTY, THE COUNTY DEPARTMENT OF HEALTH

COMMITTEE NOTE: This subsection is new and added to allow concise
 reference to local departments and their counterpart in Montgomery

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1 2 3 4	County under current Art. 88A, § 13A of the Code. Accordingly, former FL §§ 5-401(c), 5-4C-01(f), 5-501(1), 5-705.1(a), 5-1201(f), and 6-101(b), which defined "local department" for specific parts of this article, are deleted as unnecessary.
5 6 7	Additionally, current FL §§ 4-501(k), 5-701(o), and 14-101(j), which define "local department" in terms of a specific jurisdiction, are amended to reflect the addition of this new subsection.
8	[(e)] (I) "State" means, except in Title 10, Subtitle 3 of this article:
9 10	(1) a state, COMMONWEALTH, possession, or territory of the United States; OR
11	(2) the District of Columbia[; or
12	(3) the Commonwealth of Puerto Rico].
13 14 15 16	articles of the Code. See, e.g., CS § 1-101(n), IN § 1-101(mm), and PUC §
17	4-402.
	(a) (1) To implement the policies set forth in this subtitle, the Secretary shall establish in each local department [of social services] a program of services to families with children.
21	(2) The program shall be available to:
22 23	[(1)] (I) those families who are receiving temporary cash assistance or Supplemental Security Income; and
	[(2)] (II) those families whose gross income is 80% or less of this State's median income adjusted for family size in accordance with [rules and] regulations adopted by the Social Services Administration.
27	4-403.
	(a) The Department of Human Resources shall continue to develop and maintain a program to carry out the purposes of this subtitle in each local department [of social services].
31	(b) In implementing the program, the Department of Human Resources shall:
32 33	(1) adopt [rules, regulations, and], BY REGULATION, guidelines for implementing the program in each local department [of social services];

- 1 4-501.
- 2 (k) "Local department" means the local department [of social services] that
- 3 has jurisdiction in the county:
- 4 (1) where the home is located; or
- 5 (2) if different, where the abuse is alleged to have taken place.
- 6 5-101. DEFINITIONS.
- 7 (A) IN GENERAL.
- 8 In this title[,] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 9 COMMITTEE NOTE: This subsection is derived from the introductory phrase
- 10 of former FL § 5-101.
- 11 (B) ADOPTIVE PARENT.
- 12 "ADOPTIVE PARENT" MEANS AN INDIVIDUAL WHO COMPLETES ADOPTION OF
- 13 ANOTHER INDIVIDUAL.
- 14 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to individuals who have adopted another individual, whether
- under this title or other law. Although Maryland law allows adoption in
- this State only by adults, other jurisdictions may not. Accordingly, "adult"
- is not used.
- This definition also will apply to current FL §§ 5-408 and 5-410.1, in
- which the term "adoptive parent" is used without definition.
- 21 (C) CHILD PLACEMENT AGENCY.
- 22 "CHILD PLACEMENT AGENCY" MEANS:
- 23 (1) A LOCAL DEPARTMENT; OR
- 24 (2) A PRIVATE AGENCY THAT IS LICENSED BY THE SOCIAL SERVICES
- 25 ADMINISTRATION OF THE DEPARTMENT UNDER § 5-507 OF THIS TITLE, OR BY A
- 26 COMPARABLE GOVERNMENTAL UNIT OF ANOTHER STATE, TO PLACE CHILDREN.
- 27 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(b) and
- revised to apply to all of FL Title 5. Accordingly, former FL §§ 5-4B-01(c)
- and 5-501(c), which cross referenced the former FL § 5-301(b) definition,
- 30 are deleted.
- This definition also will apply to current FL § 5-408, in which the term
- "child placement agency" is used without definition.
- In item (1) of this subsection, the former phrase "of social services" is

- deleted in light of the newly defined term "local department", which also
- 2 encompasses the Montgomery County Department of Health and Human
- 3 Services.
- 4 In item (2) of this subsection, the reference to "a comparable governmental
- 5 unit of another state" is added for completeness.
- 6 Defined terms: "Department" § 5-101
- 7 "Local department" § 1-101
- 8 "State" § 1-101
- 9 (D) CRIME OF VIOLENCE.
- 10 "CRIME OF VIOLENCE":
- 11 (1) HAS THE MEANING STATED IN § 14-101 OF THE CRIMINAL LAW
- 12 ARTICLE; OR
- 13 (2) AS TO A CRIME COMMITTED IN ANOTHER STATE, MEANS A CRIME
- 14 THAT, IF COMMITTED IN THIS STATE, WOULD BE A CRIME OF VIOLENCE AS DEFINED
- 15 IN § 14-101 OF THE CRIMINAL LAW ARTICLE.
- 16 COMMITTEE NOTE: This subsection is new and added to allow concise
- 17 reference to crimes of violence without repetition of the cross-reference to
- 18 the Criminal Law Article definition.
- 19 Defined term: "State" § 1-101
- 20 (E) DEPARTMENT.
- 21 "Department" means the STATE Department of Human Resources.
- 22 COMMITTEE NOTE: This subsection is derived from former FL § 5-101,
- except the introductory phrase. Accordingly, former FL §§ 5-559(b) and
- 5-586(b), which defined "Department", are deleted.
- 25 (F) DISABILITY.
- 26 "DISABILITY" MEANS:
- 27 (1) ALCOHOL DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 28 GENERAL ARTICLE;
- 29 DRUG DEPENDENCE, AS DEFINED IN § 8-101 OF THE HEALTH -
- 30 GENERAL ARTICLE;
- 31 (3) A MENTAL DISORDER, AS DEFINED IN § 10-101 OF THE HEALTH -
- 32 GENERAL ARTICLE; OR
- 33 (4) MENTAL RETARDATION, AS DEFINED IN § 7-101 OF THE HEALTH -
- 34 GENERAL ARTICLE.

- 1 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(c).
- 2 No change is made other than renumbering and reordering of the
- 3 conditions in alphabetical order.
- 4 SUBTITLE 3. ADOPTION WITHOUT OR AFTER GUARDIANSHIP BY GUARDIANSHIP TO
- 5 <u>AND ADOPTION THROUGH</u> LOCAL DEPARTMENT.
- 6 PART I. GENERAL PROVISIONS.
- **7 5-301. DEFINITIONS.**
- 8 (A) IN GENERAL.
- 9 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 10 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a). Only a
- 11 stylistic change is made.
- 12 (B) CAREGIVER.
- 13 "CAREGIVER" MEANS A PERSON WITH WHOM A CHILD RESIDES AND WHO
- 14 EXERCISES RESPONSIBILITY FOR THE WELFARE OF THE CHILD.
- 15 COMMITTEE NOTE: This subsection is new and added to exemplify persons
- who, in addition to a parent, might care for a child.
- 17 Defined terms: "Child" § 5-301
- 18 "Person" § 1-101
- 19 (C) CHILD.
- 20 "CHILD" MEANS AN INDIVIDUAL WHO IS THE SUBJECT OF A GUARDIANSHIP OR
- 21 ADOPTION PETITION UNDER THIS SUBTITLE.
- 22 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to the subject of a petition under this subtitle. Use of the word
- "child" as the defined term reflects that, in some instances, a petition must
- be filed during the minority of the subject and, in any event, that most
- 26 petitions involve minors. Such usage, however, is not intended to suggest
- 27 that an individual who is a minor when a petition is filed will not be an
- adult by the time a court rules on the petition.
- 29 Defined term: "Guardianship" § 5-301
- 30 (D) GUARDIANSHIP.
- 31 "GUARDIANSHIP" MEANS AN AWARD, UNDER THIS SUBTITLE, OF ANY POWER OF
- 32 A GUARDIAN.

1 COMMITTEE NOTE: This subsection is substituted for former FL § 5-301(e), which defined "guardianship" in terms of the right to consent to adoption 2 3 or long-term care short of adoption, to conform to the scope of this subtitle. 4 (E) IDENTIFYING INFORMATION. 5 "IDENTIFYING INFORMATION" MEANS INFORMATION THAT REVEALS THE 6 IDENTITY OR LOCATION OF AN INDIVIDUAL. 7 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and 8 restated in positive, rather than negative, terms, for consistency with 9 comparable provisions such as current FL § 5-701(i). 10 (F) PARENT. "PARENT" MEANS AN INDIVIDUAL WHO, AT THE TIME A PETITION 11 (1) 12 FOR GUARDIANSHIP IS FILED UNDER THIS SUBTITLE OR AT ANY TIME BEFORE A 13 COURT TERMINATES THE INDIVIDUAL'S PARENTAL RIGHTS: MEETS A CRITERION IN § 5-306(A) OF THIS SUBTITLE; OR 14 (I) 15 IS THE MOTHER. (II)"PARENT" DOES NOT INCLUDE AN INDIVIDUAL WHOM A COURT HAS 16 (2) 17 ADJUDICATED NOT TO BE A FATHER OR MOTHER OF A CHILD. COMMITTEE NOTE: This subsection is new and added to allow concise 19 reference to an individual who is a party to, or has the right to notice of, a 20 case under this subtitle due to a parental relationship. 21 Defined terms: "Child" § 5-301 22 "Guardianship" § 5-301 23 "Includes" § 1-101 24 (G) PARTY. "PARTY" MEANS: 25 (1) IN A GUARDIANSHIP CASE UNDER THIS SUBTITLE: 26 (I) 27 THE CHILD; 28 (II) EXCEPT AS PROVIDED IN § 5-326(A)(3)(III) OF THIS SUBTITLE, 29 THE CHILD'S PARENT; AND 30 (III)THE LOCAL DEPARTMENT TO WHICH THE CHILD IS 31 COMMITTED; 32 IN AN ADOPTION CASE UNDER PART III OF THIS SUBTITLE: (2)

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1		(I)	THE CHILD;		
2		(II)	THE CHILD'S PARENT; AND		
3		(III)	THE INDIVIDUAL SEEKING ADOPTION;		
4	(3)	IN AN	ADOPTION CASE UNDER PART IV OF THIS SUBTITLE:		
5		(I)	THE CHILD; AND		
6		(II)	THE INDIVIDUAL SEEKING ADOPTION; AND		
	(4) GOVERNMENTAL ARTICLE.		PRESS REFERENCE IS MADE TO A CINA CASE, A R PERSON DEFINED AS A PARTY IN § 3-801 OF THE COURTS		
10 11			subsection is new and added to allow concise ase under this subtitle or a CINA case.		
12	Defined terms: '	'Child" §	5-301		
13	"CINA case" § 1	1-101			
14	"Guardianship" § 5-301				
15	"Local department" § 1-101				
16	"Parent" § 5-301				
17	7 "Person" § 1-101				
18 19 20	11 2				
21	5-302. SCOPE OF S	SUBTITL	E.		
22	(A) PROCE	EEDING	S.		
23	THIS SUBTITL	E APPL	ES ONLY TO:		
24 25	()		DIANSHIP OF AN INDIVIDUAL WHO IS COMMITTED TO A LOCAL ID IN NEED OF ASSISTANCE;		
	DEPARTMENT AS	A CHIL	TION OF AN INDIVIDUAL WHO IS COMMITTED TO A LOCAL D IN NEED OF ASSISTANCE, WITHOUT PRIOR TERMINATION S TO THE INDIVIDUAL; AND		
29 30	SUBTITLE. (3)	ADOP'	ΓΙΟΝ OF AN INDIVIDUAL UNDER GUARDIANSHIP UNDER THIS		
31	(B) PRIOR	FILING	S.		

- 1 THIS SUBTITLE:
- 2 (1) DOES NOT APPLY TO A GUARDIANSHIP CASE FILED ON OR BEFORE 3 SEPTEMBER 30 DECEMBER 31, 2005, UNTIL GUARDIANSHIP IS GRANTED; AND
- 4 (2) UNLESS OTHERWISE SPECIFIED, DOES NOT APPLY TO AN ADOPTION 5 CASE FILED ON OR BEFORE SEPTEMBER 30 DECEMBER 31, 2005.
- 6 COMMITTEE NOTE: This section is new and added to make the scope of this
- 7 new subtitle clear. This addition is not intended to limit the access to
- 8 records in cases filed or postadoption contact agreements entered into on
- 9 or before October 1, 2005 on or before September 30 December 31, 2005.
- Defined terms: "Child in need of assistance" § 1-101
- 11 "Guardianship" § 5-301
- 12 "Local department" § 1-101
- 13 5-303. STATEMENT OF FINDINGS; PURPOSES.
- 14 (A) STATEMENT OF FINDINGS.
- 15 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF
- 16 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 17 (B) PURPOSES.
- 18 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 19 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN 20 CONSISTENT WITH THEIR BEST INTERESTS:
- 20 CONSISTENT WITH THEIR BEST INTERESTS,
- 21 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM
- 22 THEIR PARENTS;
- 23 (3) ENSURE ADOPTION ONLY BY INDIVIDUALS FIT FOR THE
- 24 RESPONSIBILITY;
- 25 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED
- 26 AGREEMENTS TO TERMINATE PARENTAL RIGHTS;
- 27 (5) PROTECT PROSPECTIVE ADOPTIVE PARENTS BY GIVING THEM
- 28 INFORMATION ABOUT CHILDREN AND THEIR BACKGROUNDS; AND
- 29 (6) PROTECT ADOPTIVE PARENTS FROM FUTURE DISTURBANCES OF
- 30 THEIR RELATIONSHIPS WITH CHILDREN BY FORMER PARENTS.
- 31 COMMITTEE NOTE: This section is derived from former FL § 5-303.
- 32 In subsection (a) of this section, the former clause "that concern adoption"
- is deleted as the findings apply to guardianship as well.

- In subsection (b)(1) of this section, reference to "timely" provision of
- 2 "permanent and safe homes ... consistent with [the children's] best
- 3 interests" is substituted for the former reference to "stable homes that
- 4 protect ... safety and health", to emphasize the need for prompt resolution
- of a case in accordance with the "best interests" standard applicable under,
- 6 e.g., former FL §§ 5-311(b)(2), 5-313(a), (c), and (d)(1) and (3), 5-317(g)(1),
- 7 5-319(f)(1) and (2) and (g)(1), and 5-323(a)(2).
- 8 In subsection (b)(2) and (4) of this section, the former word "natural" is
- 9 omitted, to reflect that the parental rights of a nonbiological i.e., adoptive
- parent can be terminated in the same manner as a biological parent's
- can. Similarly, in subsection (b)(6) of this section, the word "former" is
- substituted for "natural", to encompass all individuals who have at any
- time previously been a "parent".
- In subsection (b)(5) of this section, the word "prospective" is added to
- modify "adoptive parents", to reflect that information is provided before
- 16 completion of an adoption.
- 17 Defined terms: "Adoptive parent" § 5-101
- 18 "Child" § 5-301
- 19 "Parent" § 5-301
- 20 5-304. RELATIONSHIP WITH TITLE 5, SUBTITLE 5.
- 21 THIS SUBTITLE IS RELATED TO AND SHOULD BE READ IN RELATION TO
- 22 SUBTITLE 5 OF THIS TITLE.
- 23 COMMITTEE NOTE: This section formerly was FL § 5-304.
- No change is made.
- 25 5-305. FOREIGN ORDERS.
- 26 (A) "ORDER" DEFINED.
- 27 IN THIS SECTION, "ORDER" INCLUDES ANY ACTION THAT, UNDER THE LAWS OF
- 28 ANOTHER JURISDICTION, HAS THE FORCE AND EFFECT OF A COMPARABLE JUDICIAL
- 29 ORDER UNDER THIS SUBTITLE.
- 30 (B) ORDER OF ANOTHER STATE.
- 31 IN ACCORDANCE WITH THE UNITED STATES CONSTITUTION, THIS STATE SHALL
- 32 ACCORD FULL FAITH AND CREDIT TO:
- 33 (1) AN ORDER OF ANOTHER STATE AS TO ADOPTION OR GUARDIANSHIP
- 34 IN COMPLIANCE WITH THE OTHER STATE'S LAWS; AND
- 35 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 36 OTHER STATE'S LAWS.

- 1 (C) OTHER FOREIGN ORDERS.
- 2 AS TO A JURISDICTION OTHER THAN A STATE:
- 3 (1) AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN
- 4 COMPLIANCE WITH THE JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL
- 5 EFFECT AS AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN THIS STATE;
- 6 AND
- 7 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 8 JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL EFFECT AS TERMINATION OF
- 9 PARENTAL RIGHTS IN THIS STATE.
- 10 COMMITTEE NOTE: Subsection (a) of this section is new and added to cover
- administrative or other nonjudicial orders or proceedings that, under the
- laws of another jurisdiction, have the force and effect of a comparable
- 13 judicial order.
- Subsections (b)(1) and (c)(1) of this section are derived from former FL §
- 15 5-326 but bifurcated to reflect that the full faith and credit clause is
- applicable to "states" as provided in "the United States Constitution".
- Accordingly, in subsections (b) and (c) of this section, respectively, the
- defined term "state" and the reference to a "jurisdiction other than a state"
- are substituted for the former term "jurisdiction". Subsections (b)(1) and
- 20 (c)(1) are revised to cover orders for "guardianship", as well.
- Subsections (b)(2) and (c)(2) of this section are added to provide expressly
- for recognition of foreign orders relating to termination of parental rights.
- In subsections (b)(1) and (c)(1) of this section, references to "compliance"
- 24 with ... laws" are added to state expressly that an order being recognized
- 25 must be a lawful order.
- Also in subsections (b)(1) and (c)(1) of this section, the word "order" is
- substituted for the former, more archaic "decree".
- 28 Defined terms: "Guardianship" § 5-301
- 29 "Includes" § 1-101
- 30 "Including" § 1-101
- 31 "Order" § 5-305
- 32 "State" § 1-101
- 33 5-306. PATERNITY.
- 34 (A) PRESUMPTION.
- 35 UNLESS A COURT EXCLUDES A MAN AS THE FATHER OF A CHILD, A MAN IS THE
- 36 FATHER IF:

- 1 (1) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF 2 THE CHILD'S CONCEPTION:
- 3 (2) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF 4 THE CHILD'S BIRTH;
- 5 (3) THE MAN IS NAMED AS THE FATHER ON THE CHILD'S BIRTH 6 CERTIFICATE AND HAS NOT SIGNED A DENIAL OF PATERNITY;
- 7 (4) THE CHILD'S MOTHER HAS NAMED THE MAN AS THE CHILD'S FATHER 8 AND THE MAN HAS NOT SIGNED A DENIAL OF PATERNITY;
- 9 (5) THE MAN HAS BEEN ADJUDICATED TO BE THE CHILD'S FATHER;
- 10 (6) THE MAN HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, 11 TO BE THE CHILD'S FATHER AND THE MOTHER AGREES; OR
- 12 (7) ON THE BASIS OF GENETIC TESTING, THE MAN IS INDICATED TO BE 13 THE CHILD'S BIOLOGICAL FATHER.
- 14 (B) NOTICE AND HEARING ON PATERNITY CLAIM.
- 15 (1) A PETITIONER UNDER PART II OR PART III OF THIS SUBTITLE SHALL
- 16 GIVE A JUVENILE COURT NOTICE THAT A MAN WHO IS NOT NAMED IN THE PETITION
- 17 AND HAS NOT BEEN EXCLUDED AS A FATHER CLAIMS PATERNITY.
- 18 (2) AFTER A REQUEST OF A PARTY OR CLAIMANT AND BEFORE RULING
- 19 ON A PETITION UNDER PART II OR PART III OF THIS SUBTITLE, A JUVENILE COURT
- 20 SHALL HOLD A HEARING ON THE ISSUE OF PATERNITY.
- 21 COMMITTEE NOTE: Subsections (a)(1) through (6) and (b) of this section are
- derived from former FL § 5-310.
- 23 Subsection (a)(7) of this section is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- 25 The introductory clause of subsection (a) of this section, "[u]nless a court
- 26 excludes a man as the father of a child", is substituted for the former
- 27 disclaimer "unless ... his nonpaternity has been established to the
- 28 satisfaction of the court by affidavit or testimony", which pertained only to
- 29 the provisions revised in subsection (a)(3) and (4) of this section, because a
- finding by a court should pertain to all of the criteria under subsection (a)
- 31 of this section.
- In subsection (b)(1) of this section, the word "man" is substituted for the
- former reference to "an individual who does not meet the criteria for being
- a natural father ... claims to be the natural father", for brevity and to
- reflect that fatherhood could result from, e.g., an earlier adoption.
- 36 In subsection (b)(2) of this section, the limitation "before ruling on a

- 1 petition under ... this subtitle" is added to clarify the period during which
- 2 a court may act.
- Also in subsection (b)(2) of this section, the reference to a "request of a
- 4 party or claimant" is substituted for the former reference to "receipt of
- 5 notice", to allow a claimant, as well as a petitioner, to request a hearing but
- 6 obviate the need for a hearing if no one requests one.
- 7 Defined terms: "Child" § 5-301
- 8 "Juvenile court" § 1-101
- 9 "Party" § 5-301
- 10 5-307. APPOINTED COUNSEL.
- 11 (A) PARENT.
- 12 (1) UNLESS THE PUBLIC DEFENDER IS REQUIRED UNDER ARTICLE 27A, §
- 13 4 OF THE CODE TO PROVIDE REPRESENTATION, IN A CASE UNDER PART II OR PART III
- 14 OF THIS SUBTITLE, A JUVENILE COURT SHALL APPOINT AN ATTORNEY TO
- 15 REPRESENT A PARENT WHO:
- 16 (I) HAS A DISABILITY THAT MAKES THE PARENT INCAPABLE OF
- 17 EFFECTIVELY PARTICIPATING IN THE CASE; OR
- 18 (II) WHEN A PETITION FOR GUARDIANSHIP OR ADOPTION IS FILED,
- 19 IS A MINOR.
- 20 (2) TO DETERMINE WHETHER A DISABILITY MAKES A PARENT
- 21 INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A JUVENILE COURT, ON ITS
- 22 OWN MOTION OR MOTION OF A PARTY, MAY ORDER EXAMINATION OF THE PARENT.
- 23 (B) CHILD.
- 24 (1) IN ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION, IN A
- 25 CASE UNDER THIS SUBTITLE, A JUVENILE COURT SHALL APPOINT AN ATTORNEY TO
- 26 REPRESENT A CHILD.
- 27 (2) UNLESS A JUVENILE COURT FINDS THAT IT IS NOT IN A CHILD'S
- 28 BEST INTERESTS, THE JUVENILE COURT:
- 29 (I) IF THE ATTORNEY WHO CURRENTLY REPRESENTS THE CHILD
- 30 IN A PENDING CINA CASE OR GUARDIANSHIP CASE IS UNDER CONTRACT WITH THE
- 31 DEPARTMENT TO PROVIDE SERVICES UNDER THIS SUBSECTION, SHALL APPOINT
- 32 THAT ATTORNEY; AND
- 33 (II) IF THE ATTORNEY WHO CURRENTLY REPRESENTS THE CHILD
- 34 IS NOT UNDER CONTRACT WITH THE DEPARTMENT, SHALL STRIKE THE APPEARANCE
- 35 OF THAT ATTORNEY.
- 36 (C) DUAL REPRESENTATION.

- 1 AN ATTORNEY OR FIRM MAY REPRESENT MORE THAN ONE PARTY IN A CASE
- 2 UNDER THIS SUBTITLE ONLY IF THE MARYLAND RULES OF PROFESSIONAL CONDUCT
- 3 ALLOW.
- 4 (D) COMPENSATION.
- 5 AN ATTORNEY APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR
- 6 REASONABLE FEES, AS APPROVED BY A JUVENILE COURT.
- 7 COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former
- 8 FL §§ 5-301(h) and 5-323 (a)(1)(ii) and (iii) and revised to apply only to
- 9 guardianship or adoption before termination of parental rights. Subsection
- 10 (a)(1) also is broadened by omitting the former word "natural", as the
- parental rights of a nonbiological i.e., adoptive parent can be
- terminated in the same manner as a biological parent's can, and by timing
- parental minority from the filing of the petition rather than the time to
- 14 give consent.
- Subsections (a)(2) and (b)(2) of this section are derived from former FL §
- 16 5-323 (c) and (a)(2), respectively.
- Subsection (b)(1) of this section is derived from former FL § 5-323(a)(1)(i)
- and (iv) and expanded to provide for representation of the subject of a
- 19 petition in every case, including adoption, without regard to consent or
- 20 disability.
- 21 Subsection (c) of this section is derived from former FL § 5-323(e) and
- 22 restated to cover guardianship cases and to allow dual representation only
- 23 if not inconsistent with the Maryland Rules of Professional Conduct.
- 24 Subsection (d) of this section is derived from the first sentence of former
- 25 FL § 5-323(d).
- In subsection (a)(1) of this section, the reference to "Article 27A, § 4" is
- 27 substituted for former FL § 5-323(b), which enumerated specific hearings
- without reference to appeals, to ensure that the substantive provisions
- 29 remain consistent in the event of future amendment. Art. 27A, § 4
- provides, in relevant part, for representation of an indigent parent in
- 31 connection with a case under Part II or III this subtitle, extending to a
- hearing in connection with a guardianship case, a hearing under new §
- 5-326 for which the parent has not waived the right to notice, a hearing in
- connection with an adoption case under Part III of this subtitle, and an
- appeal and, unless the Public Defender or court relieves an assigned
- attorney, continuing until final disposition of the cause.
- In subsection (a)(1)(i) of this section, the reference to "effectively
- 38 participating" is substituted for the former reference to "consenting and
- 39 effectively participating", to conform to former FL § 5-323(c) subsection
- 40 (a)(2) of this section which, by reference to "consenting and otherwise
- 41 effectively participating", made clear that consent is part of effective

(I)

1 participation. 2 In subsection (a)(2) of this section, the newly defined term "parent" is 3 substituted for the former references to an "individual whose consent is 4 required" and "individual", for brevity and consistency with subsection 5 (a)(1) of this section. The introductory language of subsection (b)(1) of this section, "[i]n accordance with paragraph (2)", is substituted for the former 6 language "subject to paragraph (2)" and the former disclaimer "unless the 7 8 public defender is required to provide representation" is omitted, as 9 children are represented by the Department's contractor. 10 In subsection (b)(2) of this section, the former limitation "[i]n any action in 11 which payment for the services of a court-appointed attorney for a child is 12 the responsibility of the local department of social services" is omitted from 13 this subtitle as unnecessary, as local departments are responsible for all 14 CINA. 15 As to "minor", see Art. 1, § 24 of the Code. 16 Defined terms: "Child" § 5-301 17 "CINA case" § 1-101 18 "Department" § 5-101 19 "Disability" § 5-101 20 "Guardianship" § 5-301 21 "Juvenile court" § 1-101 22 "Parent" § 5-301 23 "Party" § 5-301 24 5-308. AGREEMENT FOR POSTADOPTION CONTACT. 25 (A) AUTHORIZED. A PROSPECTIVE ADOPTIVE PARENT AND PARENT OF A PROSPECTIVE 26 (1) 27 ADOPTEE UNDER THIS SUBTITLE MAY ENTER INTO A WRITTEN AGREEMENT TO 28 ALLOW CONTACT, AFTER THE ADOPTION, BETWEEN: 29 (I) THE PARENT OR OTHER RELATIVE OF THE ADOPTEE; AND 30 (II)THE ADOPTEE OR ADOPTIVE PARENT. 31 (2) AN ADOPTIVE PARENT AND FORMER PARENT OF AN ADOPTEE 32 UNDER THIS SUBTITLE MAY ENTER INTO A WRITTEN AGREEMENT TO ALLOW 33 CONTACT BETWEEN:

A RELATIVE OR FORMER PARENT OF THE ADOPTEE; AND

- 1 (II) THE ADOPTEE OR ADOPTIVE PARENT.
- 2 (B) CONSTRUCTION OF AGREEMENT.
- 3 AN AGREEMENT MADE UNDER THIS SECTION APPLIES TO CONTACT WITH AN 4 ADOPTEE ONLY WHILE THE ADOPTEE IS A MINOR.
- 5 (C) DISSEMINATION; REDACTION.
- 6 AN INDIVIDUAL WHO PREPARES AN AGREEMENT DESCRIBED IN SUBSECTION 7 (A)(1) OF THIS SECTION:
- 8 (1) SHALL PROVIDE A COPY TO EACH PARTY IN A CASE PENDING AS TO 9 THE PROSPECTIVE ADOPTEE UNDER THIS SUBTITLE OR IN A CINA CASE PENDING AS 10 TO THE PROSPECTIVE ADOPTEE; AND
- 11 (2) IF THE AGREEMENT SO PROVIDES, SHALL REDACT IDENTIFYING 12 INFORMATION FROM THE COPIES.
- 13 (D) EFFECT OF NONCOMPLIANCE.
- 14 FAILURE TO COMPLY WITH A CONDITION OF AN AGREEMENT MADE UNDER
- 15 THIS SECTION IS NOT A GROUND FOR REVOKING CONSENT TO, OR SETTING ASIDE AN
- 16 ORDER FOR, AN ADOPTION OR GUARDIANSHIP.
- 17 (E) MEDIATION.
- 18 IF A DISPUTE AS TO AN AGREEMENT MADE UNDER THIS SECTION ARISES, A
- 19 COURT MAY REFER THE PARTIES TO MEDIATION TO TRY TO RESOLVE THE DISPUTE.
- 20 (F) ENFORCEMENT.
- 21 (1) A JUVENILE COURT OR OTHER COURT OF COMPETENT
- 22 JURISDICTION SHALL ENFORCE A WRITTEN AGREEMENT MADE IN ACCORDANCE
- 23 WITH THIS SECTION UNLESS ENFORCEMENT IS NOT IN THE ADOPTEE'S BEST
- 24 INTERESTS.
- 25 (2) IF A PARTY MOVES IN JUVENILE COURT OR ANOTHER COURT OF
- 26 COMPETENT JURISDICTION TO MODIFY A WRITTEN AGREEMENT MADE IN
- 27 ACCORDANCE WITH THIS SECTION AND SATISFIES THE COURT THAT MODIFICATION
- 28 IS JUSTIFIED BECAUSE AN EXCEPTIONAL CIRCUMSTANCE HAS ARISEN AND THE
- 29 COURT FINDS MODIFICATION TO BE IN AN ADOPTEE'S BEST INTERESTS, THE COURT
- 30 MAY MODIFY THE AGREEMENT.
- 31 COMMITTEE NOTE: This section is new and added to create a formal
- 32 procedure for postadoption visits or other contact. This section is
- 33 applicable to cases filed on or before September 30, 2005 but is not
- 34 intended to preclude other agreements not intended to invalidate
- agreements entered into on or before September 30 December 31, 2005.
- New subsection (f)(1) provides for any court of competent jurisdiction to

- 1 enforce an agreement, although the Committee believes it would be best
- for parties to return to a juvenile court. 2
- 3 As to "minor", see Art. 1, § 24 of the Code.
- 4 Defined terms: "Adoptive parent" § 5-101
- 5 "CINA case" § 1-101
- "Guardianship" § 5-301 6
- 7 "Identifying information" § 5-301
- "Juvenile court" § 1-101 8
- 9 "Parent" § 5-301
- 10 "Party" § 5-301
- 11 5-309. ASSESSMENT OF COSTS.
- A JUVENILE COURT MAY ASSIGN COUNSEL FEES AND COSTS AMONG THE 12
- 13 PARTIES TO A CASE AS THE JUVENILE COURT CONSIDERS APPROPRIATE AND THE
- 14 PARTIES' ECONOMIC SITUATIONS ALLOW.
- 15 COMMITTEE NOTE: This section is derived from the second sentence of
- 16 former FL § 5-323(d) but revised to allow assessment of costs, in addition
- 17 to counsel fees, and to require consideration of the "economic situations" of
- 18 the parties.
- 19 Defined terms: "Juvenile court" § 1-101
- 20 "Party" § 5-301
- 21 5-310. APPEAL.
- A PARTY TO A CASE UNDER THIS SUBTITLE MAY APPEAL TO THE COURT OF 22
- 23 SPECIAL APPEALS:
- 24 IN AN INTERLOCUTORY APPEAL, FROM A DENIAL OF THE RIGHT TO (1)
- 25 PARTICIPATE IN A GUARDIANSHIP CASE BEFORE ENTRY OF AN ORDER FOR
- 26 GUARDIANSHIP;
- 27 IN AN INTERLOCUTORY APPEAL, FROM A DENIAL OF THE RIGHT TO
- 28 PARTICIPATE IN AN ADOPTION CASE UNDER PART III OF THIS SUBTITLE; OR
- 29 (3) FROM A FINAL ORDER.
- 30 COMMITTEE NOTE: This section is derived from former FL § 5-330 and
- revised to cover guardianship cases under this subtitle but limit 31
- 32 interlocutory appeals to issues as to participation in a guardianship case or
- 33 an adoption case before termination of parental rights.

1 In item (3) of this section, the former word "decree" is omitted as unnecessary in light of the word "order". 2 Defined terms: "Guardianship" § 5-301 3 4 "Party" § 5-301 5 5-311. RESERVED. 6 5-312. RESERVED. 7 PART II. GUARDIANSHIP. 8 5-313. PETITION. 9 (A) REQUIRED. 10 EXCEPT AS PROVIDED IN § 5-331 OF THIS SUBTITLE, A PETITION FOR 11 GUARDIANSHIP SHALL PRECEDE A PETITION FOR ADOPTION UNDER THIS SUBTITLE. 12 (B) PETITIONER. ONLY THE INDIVIDUAL WHO WOULD BE SUBJECT TO GUARDIANSHIP OR A 13 14 LOCAL DEPARTMENT MAY FILE A PETITION FOR GUARDIANSHIP UNDER THIS PART II 15 OF THIS SUBTITLE. 16 (C) AGE LIMIT. A PETITION FOR GUARDIANSHIP OF AN INDIVIDUAL SHALL BE FILED BEFORE 17 18 THE INDIVIDUAL ATTAINS 18 YEARS OF AGE. 19 (D) CONTENTS. 20 A PETITIONER UNDER THIS SECTION SHALL ATTACH TO A PETITION: ALL WRITTEN CONSENTS FOR THE GUARDIANSHIP THAT THE 21 (1) 22 PETITIONER HAS; IF APPLICABLE: 23 (2) PROOF OF GUARDIANSHIP OR RELINQUISHMENT OF PARENTAL 24 (I) 25 RIGHTS GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY OF A 26 STATE OR OTHER JURISDICTION; AND CERTIFICATION THAT THE GUARDIANSHIP OR 27 (II)28 RELINQUISHMENT WAS GRANTED IN COMPLIANCE WITH THE JURISDICTION'S LAWS; 29 AND 30 A NOTICE OF FILING THAT: (3) 31 STATES THE DATE ON WHICH THE PETITION WAS FILED; (I)

1 2	(II) IDENTIFIES EACH PERSON WHOSE CONSENT WAS FILED WITH THE PETITION;
	(III) STATES THE OBLIGATION OF A PARENT TO GIVE THE JUVENILE COURT AND LOCAL DEPARTMENT NOTICE OF EACH CHANGE IN THE PARENT'S ADDRESS;
6 7	(IV) HAS PRINTED ON IT THE WEBSITE THAT THE DEPARTMENT MAINTAINS UNDER ARTICLE 88A, § 18 OF THE CODE; AND
8 9	(V) INCLUDES NO IDENTIFYING INFORMATION THAT WOULD BE IN VIOLATION OF AN AGREEMENT OR CONSENT.
10 11 12 13 14	petition and, in conjunction with new § 5-302, to apply only to a child in need of assistance in the custody of a local department, rather than the
15 16 17 18 19	it related to CINAs, so that the reference to a petition of a child in need of assistance or local department is substituted for the former reference to "the executive head of a child placement agency or child" petitioning for
20 21 22	revised to connect minority to the filing of a guardianship petition rather
23 24	
25 26	
27 28	
29	Defined terms: "Department" § 5-101
30	"Guardianship" § 5-301
31	"Identifying information" § 5-301
32	"Juvenile court" § 1-101
33	"Local department" § 1-101
34	"Parent" § 5-301
35	"Person" § 1-101

- 1 "State" § 1-101
- 2 5-314. PARENTAL ADDRESSES.
- 3 A CLERK OF A JUVENILE COURT SHALL KEEP A LISTING OF EACH ADDRESS
- 4 GIVEN TO THE JUVENILE COURT FOR A PARENT UNDER THIS PART II OF THIS
- 5 SUBTITLE.
- 6 COMMITTEE NOTE: This section is new and added to clarify the duty of a
- 7 clerk of court to keep the listing required under current CJ § 3-822 beyond
- 8 the CINA proceeding.
- 9 Defined terms: "Juvenile court" § 1-101
- 10 "Parent" § 5-301
- 11 5-315. NOTICE OF FILING.
- 12 (A) REQUIREMENT.
- 13 WITHIN 5 DAYS AFTER A PETITION FOR GUARDIANSHIP OF A CHILD IS FILED
- 14 WITH A JUVENILE COURT, THE CLERK SHALL SEND A COPY OF THE PETITION, WITH
- 15 THE NOTICE OF FILING THAT WAS ATTACHED TO THE PETITION, TO:
- 16 (1) THE LOCAL DEPARTMENT;
- 17 (2) EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED THE 18 RIGHT TO NOTICE;
- 19 (3) EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE CINA 20 CASE; AND
- 21 (4) THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE.
- 22 (B) METHOD.
- 23 NOTICE UNDER THIS SECTION SHALL BE BY FIRST CLASS MAIL.
- 24 (C) PARENTAL ADDRESS.
- 25 NOTICE UNDER THIS SECTION SHALL BE SENT TO A PARENT'S LAST ADDRESS
- 26 KNOWN TO THE JUVENILE COURT.
- 27 COMMITTEE NOTE: This section is new and added to state an express
- 28 requirement for the clerk to provide notice to counsel for the individual
- 29 who is the subject of the guardianship petition and the individual's
- 30 counsel, as well as the individual's parents and their counsel.
- 31 Defined terms: "Child" § 5-301
- 32 "CINA case" § 1-101
- 33 "Guardianship" § 5-301

- **UNOFFICIAL COPY OF SENATE BILL 710 30** 1 "Juvenile court" § 1-101 2 "Local department" § 1-101 3 "Parent" § 5-301 4 5-316. ORDER TO SHOW CAUSE. 5 (A) REQUIREMENT. PROMPTLY AFTER A PETITION FOR GUARDIANSHIP IS FILED UNDER THIS PART 6 7 II OF THIS SUBTITLE, A JUVENILE COURT SHALL ISSUE A SHOW CAUSE ORDER THAT 8 REQUIRES THE PARTY TO WHOM IT IS ISSUED TO RESPOND AS REQUIRED UNDER 9 THE MARYLAND RULES. 10 (B) SERVICE. 11 ON ISSUANCE OF A SHOW CAUSE ORDER AS TO GUARDIANSHIP OF A CHILD, A 12 PETITIONER SHALL SERVE THE ORDER ON: EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT CONSENTED 13 (1) 14 TO THE GUARDIANSHIP; EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE CINA 15 (2) 16 CASE; AND 17 (3) THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE. 18 (C) METHOD. 19 SERVICE UNDER THIS SECTION SHALL BE: 20 (1) ON A PARENT, BY: 21 (I) PERSONAL SERVICE; OR CERTIFIED MAIL, RESTRICTED DELIVERY, RETURN RECEIPT 22 (II)23 REQUESTED; AND ON AN ATTORNEY, BY: 24 (2) 25 (I) PERSONAL SERVICE; OR
- 26 (II)CERTIFIED MAIL, RETURN RECEIPT REQUESTED.
- 27 (D) PARENTAL ADDRESSES.
- 28 SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, SERVICE ON A (1)
- 29 PARENT UNDER THIS SECTION SHALL BE ATTEMPTED AT:

35 ENTITY:

EACH ADDRESS IN RECORDS OF A JUVENILE COURT KEPT 1 (I)2 UNDER § 3-822 OF THE COURTS ARTICLE WITHIN THE 270 DAYS IMMEDIATELY 3 PRECEDING THE FILING OF THE PETITION FOR GUARDIANSHIP: EACH ADDRESS IN RECORDS OF, OR KNOWN TO, THE LOCAL 5 DEPARTMENT WITHIN THE 270 DAYS IMMEDIATELY PRECEDING THE FILING OF THE 6 PETITION FOR GUARDIANSHIP; THE LAST ADDRESS IN RECORDS OF A CHILD SUPPORT AGENCY; 7 (III)8 AND 9 EACH OTHER ADDRESS PROVIDED BY THE CHILD'S CAREGIVER. (IV) 10 IF A LOCAL DEPARTMENT HAS PROOF THAT A PARENT DOES NOT 11 LIVE AT AN ADDRESS, THE LOCAL DEPARTMENT NEED NOT ATTEMPT SERVICE 12 THERE. 13 (E) REASONABLE EFFORTS TO LOCATE PARENT. IF A JUVENILE COURT NEVER NOTIFIED A PARENT OF THE 14 15 REQUIREMENTS OF § 3-822 OF THE COURTS ARTICLE AND A PETITIONER CANNOT 16 SERVE THE PARENT AT ANY OF THE ADDRESSES LISTED IN SUBSECTION (D) OF THIS 17 SECTION, THE PETITIONER SHALL MAKE A REASONABLE, GOOD FAITH EFFORT TO 18 IDENTIFY AN ADDRESS FOR THE PARENT AND SERVE THE PARENT AT THAT 19 ADDRESS. 20 A JUVENILE COURT SHALL FIND THAT A PETITIONER HAS MET THE 21 REQUIREMENTS OF PARAGRAPH (1) OF THIS SUBSECTION IF THE PETITIONER 22 SHOWS, BY AFFIDAVIT OR TESTIMONY, THAT THE PETITIONER MADE INQUIRIES 23 AFTER OR WITHIN THE 180 DAYS IMMEDIATELY PRECEDING THE FILING OF THE 24 PETITION FOR GUARDIANSHIP: 25 (I) WITH THE STATE MOTOR VEHICLE ADMINISTRATION; 26 (II)WITH THE DEPARTMENT; 27 (III) WITH THE STATE DEPARTMENT OF PUBLIC SAFETY AND 28 CORRECTIONAL SERVICES, INCLUDING ITS DIVISION OF PAROLE AND PROBATION; WITH THE DETENTION CENTER OF THE COUNTY WHERE THE (IV) 30 PETITION IS FILED; 31 (V) WITH THE JUVENILE COURT; 32 (VI) IF THE LOCAL DEPARTMENT IS AWARE THAT THE PARENT HAS 33 RECEIVED BENEFITS FROM A PARTICULAR SOCIAL SERVICES ENTITY WITHIN THE 34 180 DAYS IMMEDIATELY PRECEDING THE FILING OF THE PETITION, WITH THAT

- 1 (VII) IF THE LOCAL DEPARTMENT IS AWARE THAT THE PARENT HAS
- 2 BEEN CONFINED IN A PARTICULAR DETENTION FACILITY WITHIN THE 180 DAYS
- 3 IMMEDIATELY PRECEDING THE FILING OF THE PETITION, WITH THAT FACILITY;
- 4 (VIII) WITH THE CHILD'S CAREGIVER;
- 5 (IX) IF THE PETITIONER IS ABLE TO CONTACT THE CHILD'S OTHER 6 PARENT, WITH THAT PARENT;
- 7 (X) IF THE PETITIONER IS ABLE TO CONTACT KNOWN MEMBERS OF 8 THE PARENT'S IMMEDIATE FAMILY, WITH THOSE MEMBERS; AND
- 9 (XI) IF THE PETITIONER IS ABLE TO CONTACT THE PARENT'S 10 CURRENT OR LAST KNOWN EMPLOYER, WITH THAT EMPLOYER.
- 11 (3) A JUVENILE COURT SHALL CONSIDER AN INQUIRY UNDER THIS
- 12 SUBSECTION SUFFICIENT IF MADE BY SEARCHING THE COMPUTER FILES OF, OR
- 13 MAKING AN INQUIRY BY FIRST-CLASS MAIL TO, A GOVERNMENTAL UNIT OR PERSON
- 14 LISTED IN THIS SUBSECTION.
- 15 (4) A JUVENILE COURT SHALL CONSIDER FAILURE TO RECEIVE A
- 16 RESPONSE WITHIN 30 DAYS AFTER THE PETITIONER MAILS AN INQUIRY UNDER THIS
- 17 SUBSECTION TO BE A NEGATIVE RESPONSE TO THE INQUIRY.
- 18 (F) PUBLICATION.
- 19 (1) IF A JUVENILE COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY,
- 20 THAT A PETITIONER MET THE REQUIREMENTS OF SUBSECTION (D) AND, IF
- 21 APPLICABLE, SUBSECTION (E) OF THIS SECTION BUT COULD NOT EFFECT SERVICE
- 22 ON A PARENT, THE JUVENILE COURT SHALL ORDER SERVICE THROUGH NOTICE BY
- 23 PUBLICATION AS TO THAT PARENT.
- 24 (2) NOTICE UNDER THIS SUBSECTION SHALL CONSIST OF
- 25 SUBSTANTIALLY THE FOLLOWING STATEMENT:
- 26 TO: (FATHER'S NAME) TO: (MOTHER'S NAME) TO: UNKNOWN PARENT
- 27 "YOU ARE HEREBY NOTIFIED THAT A GUARDIANSHIP CASE HAS BEEN FILED IN
- 28 THE CIRCUIT COURT FOR (COUNTY NAME), CASE NO. (NUMBER). ALL PERSONS WHO
- 29 BELIEVE THEMSELVES TO BE PARENTS OF A (MALE OR FEMALE) CHILD BORN ON
- 30 (DATE OF BIRTH) IN (CITY, STATE) TO (MOTHER'S AND FATHER'S NAMES AND DATES
- 31 OF BIRTH) SHALL FILE A WRITTEN RESPONSE. A COPY OF THE PETITION MAY BE
- 32 OBTAINED FROM THE JUVENILE CLERK'S OFFICE AT (ADDRESS) AND (TELEPHONE
- 33 NUMBER), IF YOU DO NOT FILE A WRITTEN OBJECTION BY (DEADLINE), YOU WILL
- 34 HAVE AGREED TO THE PERMANENT LOSS OF YOUR PARENTAL RIGHTS TO THIS
- 35 CHILD."
- 36 (3) SERVICE UNDER THIS SUBSECTION SHALL BE BY:

		PUBLICATION AT LEAST ONCE IN ONE OR MORE NEWSPAPERS ON IN THE COUNTY WHERE THE PARENT LAST RESIDED OR, E PETITION IS FILED; AND
4 5	DEPARTMENT. (II)	POSTING FOR AT LEAST 30 DAYS ON A WEBSITE OF THE
6 7		tion (a) of this section is new and added to state urt to issue a show cause order.
8 9 10 11 12	as it related to guardiansh of (b), and revised to refle of a show cause order by	tion is derived from former FL § 5-322(a)(3) and, ip, (1)(i) and (ii)2 and the introductory language ext that a petitioner's duty begins "[o]n issuance" a court and to require service on a parent's last
13 14 15 16 17 18 19	or private process" in the and revised to clarify that "restricted delivery, return "return receipt requested" reference to "both certifie	ion is derived from the reference to "certified mail introductory language of former FL § 5-322(b), when certified mail is used, as to a parent, receipt requested" and, as to an attorney, are required and to delete the inconsistent d mail and private process", in former FL §
20 21		ii) of this section is derived from former FL §
22 23		(iv) of this section is new and added to encompass current address.
24 25	* / * /	ection is new and added to state conditions under attempted.
26 27 28 29 30	and revised to state expre efforts to locate and serve effected and the parent wa	ection is derived from former FL § 5-322(b)(2)(ii) saly that a petitioner must make reasonable a parent but only if service is not otherwise as not notified at any time, not just during the to keep a current address on file with a court.
31 32 33	this section is derived from	through (vii), and (ix) through (xi), (3), and (4) of m former FL § 5-322(e)(1)(i) and (iii) through
34 35		is section is substituted for former FL § erred to a local department.
36	Subsection (e)(2)(viii) of	this section is new and added for completeness.
37 38		i) of this section is derived from former FL §

- Subsection (f)(2) of this section is new and added to give a clerk a statutory
- 2 form that will afford adequate notice.
- 3 Subsection (f)(3)(ii) of this section is new and added to afford an additional
- 4 means of notice by publication on a website.
- In subsections (b)(1), (d)(1), and (e)(1) of this section, the former word
- 6 "natural" is omitted, to reflect that the parental rights of a nonbiological -
- 7 i.e., adoptive parent can be terminated in the same manner as a
- 8 biological parent's can.
- 9 In subsection (b)(1) of this section, the reference to a "paren[t] who has not
- consented" is substituted, for brevity, for the reference, in former FL §
- 5-322(a)(1)(i), to the "person whose consent is required" and for former FL
- 12 § 5-322(a)(2), which exempted persons having consented already.
- Also in subsection (b)(1) of this section, the former limitation as to "a
- petition ... filed after ... the child has been adjudicated to be a child in need
- of assistance" is omitted, and references to a "child" and the "CINA case"
- are substituted for the former references to a "minor child" and "juvenile
- 17 proceeding", to conform to the revised scope of this subtitle. The similar
- limitation and the former language "[f]or a petition filed by a local
- department of social services" also are omitted in subsections (e)(1) and
- (f)(1) of this section.
- 21 In subsection (b)(3) of this section, reference to the "last attorney of record"
- is substituted for the former reference to the attorney "who represented" a
- child, to ensure service on the most recent attorney.
- 24 Subsection (d)(1) of this section is revised to require attempt at service, at
- 25 addresses available from all, rather than just one, of the listed sources, for
- a parent whether present or not present at a CINA hearing. Accordingly,
- 27 the requirement in former FL § 5-322(a)(3) for attempted service at the
- 28 "last known address" of "each person whose consent is required" is omitted
- as surplusage.
- In subsection (d)(1)(i) and (ii) of this section, the references to "270 days"
- are substituted for the former 6-month period, to extend the period and to
- 32 allow easier calculation of the period. Similarly, in the introductory
- language of subsection (e)(2) of this section, reference to "180 days" is
- 34 substituted for the former 6-month period, while in subsection (e)(2)(vi)
- and (vii), references to "180 days" are substituted for former 9-month
- 36 periods.
- 37 Subsection (e)(2) of this section is revised in the active voice to state
- expressly that which only is implied in former FL § 5-322(e)(1) that a
- 39 petitioner has the onus to make, and satisfy a court as to, inquiries but
- 40 the former limitation, "[f]or a petition filed by a local department of social
- services", is omitted, making the onus applicable to a CINA petitioner as
- 42 well.

- Subsection (e)(2)(iii) of this section is revised to "includ[e]" contact with the
- 2 "Division of Parole and Probation" as the Division is part of the State
- 3 Department of Public Safety and Correctional Services.
- In subsection (f)(1) and the introductory clause of (e)(2) of this section, the
- 5 general references to "requirements" of referenced provisions are
- 6 substituted for the former references to "a reasonable, good faith effort ...
- 7 to identify the last known address of the parent" and "reasonable good
- 8 faith efforts to serve ... the parent at the addresses specified in ... this
- 9 section", for brevity.
- In subsection (e)(2)(iv) of this section, the defined term "county" is
- substituted for the former reference to a "local jurisdiction", for brevity and
- 12 consistency.
- In subsection (e)(2)(v) of this section, the former reference to "the
- jurisdiction in which the petition is filed" is omitted as unnecessary in light
- of the use of the article "the".
- Subsection (e)(3) and (4) of this section is revised in the active voice to state
- expressly that which only was implied in former FL § 5-322(e)(2)(i) that
- a court has the onus to make a determination as to sufficiency of an
- inquiry according to the presumption.
- 20 In subsection (e)(3) of this section, reference to a "governmental unit or
- 21 person" is substituted for the former references to "an identified agency"
- and "the agency or person", to state expressly that governmental units are
- covered private "agencies" being within the defined term "person" and
- 24 to reflect that a person, such as a private agency, may have computer
- 25 records.
- As to a newspaper in general circulation, see Art. 1, § 28 of the Code.
- 27 Defined terms: "Caregiver" § 5-301
- 28 "Child" § 5-301
- 29 "CINA case" § 1-101
- 30 "County" § 1-101
- 31 "Department" § 5-101
- 32 "Guardianship" § 5-301
- 33 "Including" § 1-101
- 34 "Juvenile court" § 1-101
- 35 "Local department" § 1-101
- 36 "Parent" § 5-301

- 1 "Party" § 5-301
- 2 "Person" § 1-101
- 3 5-317. INVESTIGATIONS.
- 4 IN ADDITION TO ANY INVESTIGATION REQUIRED UNDER § 5-323(C) OF THIS
- 5 SUBTITLE, A JUVENILE COURT MAY ORDER A NEUTRAL GOVERNMENTAL UNIT OR
- 6 NEUTRAL PERSON TO CARRY OUT ANY INVESTIGATION THAT THE JUVENILE COURT
- 7 CONSIDERS NECESSARY TO DETERMINE A CHILD'S BEST INTERESTS IN RULING ON A
- 8 PETITION FOR GUARDIANSHIP.
- 9 COMMITTEE NOTE: This section is derived from the references to
- investigation in former FL \S 5-317(c)(1) and (g)(1).
- 11 The introductory clause, "[i]n addition to ...", is substituted for the former
- 12 "[e]xcept as provided", to make clear that an investigation under this
- section supplements mandated investigations.
- 14 The reference to investigation by a "neutral governmental unit or neutral
- person" is added to ensure the court is provided with impartial
- 16 information.
- 17 The phrase "to determine a child's best interests" is added to state the
- 18 standard expressly.
- The word "ruling" is substituted for the former reference to "grant[ing] a
- decree awarding guardianship", to reflect that the ruling may deny
- 21 guardianship.
- 22 Defined terms: "Child" § 5-301
- 23 "Guardianship" § 5-301
- "Juvenile court" § 1-101
- 25 "Person" § 1-101
- 26 5-318. HEARINGS ON GUARDIANSHIP PETITION.
- 27 (A) CONSENSUAL GUARDIANSHIP.
- 28 (1) IN ADDITION TO ANY HEARING REQUIRED UNDER THIS SUBSECTION
- 29 OR § 5-306(B)(2) OF THIS SUBTITLE, A JUVENILE COURT MAY HOLD A HEARING
- 30 BEFORE ENTERING A GUARDIANSHIP ORDER UNDER § 5-320(A)(1) OF THIS SUBTITLE
- 31 OR OTHERWISE RULING ON A GUARDIANSHIP PETITION.
- 32 (2) IF A PARTY BECOMES AWARE, BEFORE A JUVENILE COURT RULES ON
- 33 A GUARDIANSHIP PETITION, THAT A CONDITION OF CONSENT UNDER § 5-320(B) OF
- 34 THIS SUBTITLE MAY NOT BE FULFILLED:
- 35 (I) THE PARTY PROMPTLY SHALL:

31

32

34

Defined terms: "Guardianship" § 5-301

MAXIMUM LIMITS.

"Juvenile court" § 1-101

"Party" § 5-301

33 5-319. TIME LIMITS.

(A)

1 2		JBSECTION (B) OF THIS S JIANSHIP PETITION:	SECTION, A JUVENILE COURT SHALL
3	(1)	WITHIN 180 DAYS AFTE	R THE PETITION IS FILED; AND
4	(2)	WITHIN 45 DAYS AFTER	THE EARLIER OF:
5 6	PART II OF THIS S		OF THE CONSENTS REQUIRED UNDER THIS
7		(II) TRIAL ON THE M	MERITS.
8	(B) MINIM	JM LIMIT.	
9 10		OURT MAY NOT ENTER A S SUBTITLE BEFORE TH	AN ORDER FOR GUARDIANSHIP OF A E LATER OF:
11	(1)	30 DAYS AFTER THE BII	RTH OF THE CHILD;
12 13	()	EXPIRATION OF THE TIL DER § 5-321(C) OF THIS S	ME SET FOR REVOCATION OF CONSENT, AND UBTITLE; OR
14 15		EXPIRATION OF THE TIL -316 OF THIS SUBTITLE.	ME TO RESPOND TO THE SHOW CAUSE ORDER
16 17		E: Subsections (a)(1) and (b) ner FL §§ 5-317(d) and 5-32	(1) and (2) of this section are 4, as they related to CINAs.
18 19		of this section is new and ac ne filing of consents or trial.	ded to provide an alternative
20 21		of this section is new and ac suance of a show cause order	
22	Defined terms: "	Child" § 5-301	
23	"Guardianship" {	5-301	
24	"Juvenile court"	1-101	
25	5-320. AUTHORITY	TO GRANT GUARDIANS	HIP.
26	(A) CONSE	NT AND ACQUIESCENCE	OR BEST INTERESTS.
27	A JUVENILE C	OURT MAY GRANT GUAI	RDIANSHIP OF A CHILD ONLY IF:
28	(1)	(I) THE CHILD DOE	S NOT OBJECT;
29		(II) THE LOCAL DEF	ARTMENT:
30		1. FILED T	HE PETITION; OR

1 2	PETITION; AND		2.	DID NOT OBJECT TO ANOTHER PARTY FILING THE
3		(III)	1.	EACH OF THE CHILD'S LIVING PARENTS CONSENTS:
4			A.	IN WRITING;
5 6	BEFORE THE JUVE	NILE CO	B. DURT; O	KNOWINGLY AND VOLUNTARILY, ON THE RECORD R
	AFTER BEING SERV SUBTITLE; OR	/ED WI	С. ГН A SH	BY FAILURE TO FILE A TIMELY NOTICE OF OBJECTION OW CAUSE ORDER IN ACCORDANCE WITH THIS
12		IAN A F	PARENT	IF AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY FION HAS GRANTED A GOVERNMENTAL UNIT OR THE POWER TO CONSENT TO ADOPTION, THE UNIT
16	COURT FINDS TER	MINAT	ION OF I NSENT (CE WITH § 5-323 OF THIS SUBTITLE, THE JUVENILE PARENTAL RIGHTS TO BE IN THE CHILD'S BEST OTHERWISE REQUIRED UNDER THIS SECTION OR
18	(B) CONDIT	TIONAL	CONSE	NT OR ACQUIESCENCE.
19	A GOVERNMEN	TAL U	NIT OR I	PERSON:
				ON CONSENT OR ACQUIESCENCE ON ADOPTION INTO A DEPARTMENT APPROVES FOR THE PLACEMENT;
23 24				DITION CONSENT OR ACQUIESCENCE ON ANY FACTOR A SPECIFIC FAMILY.
25 26 27	added to clarify th			1)(i) and (ii) of this section is new and a local department's role as to
28 29 30 31 32	5-317(c)(2), as it is which consent ma	related to y be giv (iii)1 is r	o CINAs, en in add	on is derived from former FL § and revised to delineate the methods by ition to failure to make timely objection. to change the current meaning of
33 34 35				on is new and added to recognize actions e with former FL §§ 5-313.1 and 5-326
36	Subsection (a)(2)	of this se	ection is	derived from the introductory language

1 of former FL § 5-313(a). 2 Subsection (b) of this section is new and added to provide expressly for 3 conditional consent or acquiescence in conjunction with new §§ 4 5-318(a)(2)(iii) and 5-327, which state the effect of noncompliance. The 5 requirement for approval by a local department should not be construed to require approval before entry of a guardianship order. 6 7 In subsection (a)(1)(iii)1 of this section, the former reference to a "natural" parent is deleted, to reflect that the parental rights of a nonbiological - i.e., 8 9 adoptive - parent can be terminated in the same manner as a biological 10 parent's can. 11 Defined terms: "Child" § 5-301 12 "Guardianship" § 5-301 13 "Juvenile court" § 1-101 14 "Local department" § 1-101 15 "Parent" § 5-301 16 "Party" § 5-301 17 "Person" § 1-101 "State" § 1-101 18 19 5-321. CONSENT. 20 (A) CONTENTS AND ATTACHMENTS. 21 CONSENT OF A PARENT TO GUARDIANSHIP MAY INCLUDE A WAIVER (1) 22 OF THE RIGHT TO NOTICE OF: (I) THE FILING OF A PETITION UNDER THIS SUBTITLE; AND 23 (II) A HEARING UNDER THIS SUBTITLE. 24 25 CONSENT TO GUARDIANSHIP ENTERED INTO BEFORE A JUDGE ON (2) 26 THE RECORD SHALL INCLUDE A WAIVER OF A REVOCATION PERIOD. 27 (3) CONSENT OF A PARTY TO GUARDIANSHIP IS NOT VALID UNLESS: 28 (I) THE CONSENT IS GIVEN IN A LANGUAGE THAT THE PARTY 29 UNDERSTANDS; (II) IF GIVEN IN A LANGUAGE OTHER THAN ENGLISH, THE 30 31 CONSENT: 1. 32 IS GIVEN BEFORE A JUDGE ON THE RECORD; OR

1 2. IS ACCOMPANIED BY THE AFFIDAVIT OF A TRANSLATOR 2 STATING THAT THE TRANSLATION OF THE DOCUMENT OF CONSENT IS ACCURATE;
3 (III) THE PARTY HAS RECEIVED WRITTEN NOTICE OR ON THE 4 RECORD NOTICE BEFORE A JUDGE OF:
5 1. THE REVOCATION PROVISIONS IN SUBSECTIONS (A)(2) 6 AND (C)(1) OF THIS SECTION;
7 2. THE SEARCH RIGHTS OF ADOPTEES AND PARENTS UNDER 8 § 5-359 OF THIS SUBTITLE AND THE SEARCH RIGHTS OF ADOPTEES, PARENTS, AND 9 SIBLINGS UNDER SUBTITLE 4B OF THIS TITLE; AND
10 3. THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-359 11 OF THIS SUBTITLE;
12 (IV) IF SIGNED AFTER COUNSEL ENTERS AN APPEARANCE FOR A 13 PARENT, THE CONSENT IS ACCOMPANIED BY AN AFFIDAVIT OF COUNSEL STATING 14 THAT:
15 1. COUNSEL REVIEWED THE CONSENT WITH THE PARENT; 16 AND
17 2. THE PARENT CONSENTS KNOWINGLY AND VOLUNTARILY; 18 AND
19 (V) THE CONSENT IS ACCOMPANIED BY AN AFFIDAVIT OF 20 COUNSEL APPOINTED UNDER § 5-307(A) OF THIS SUBTITLE STATING THAT A PARENT 21 WHO IS A MINOR OR HAS A DISABILITY CONSENTS KNOWINGLY AND VOLUNTARILY.
22 (B) COPY.
23 (1) WHENEVER A LOCAL DEPARTMENT RECEIVES CONSENT TO 24 GUARDIANSHIP OF AN INDIVIDUAL BEFORE A GUARDIANSHIP PETITION IS FILED, 25 THE LOCAL DEPARTMENT PROMPTLY SHALL:
26 (I) FILE THE CONSENT IN THE INDIVIDUAL'S CINA CASE; AND
27 (II) SERVE A COPY OF THE CONSENT ON:
28 1. EACH LIVING PARENT OF THE INDIVIDUAL;
29 2. THE PARENT'S LAST ATTORNEY OF RECORD IN THE CINA 30 CASE; AND
31 3. THE INDIVIDUAL'S LAST ATTORNEY OF RECORD IN THE 32 CINA CASE.
33 (2) WHENEVER A PARTY OBTAINS CONSENT TO GUARDIANSHIP AFTER A 34 GUARDIANSHIP PETITION IS FILED, THE PARTY PROMPTLY SHALL:

1 2	PETITION 1	IS PEND	(I) ING; AN	FILE THE CONSENT WITH THE JUVENILE COURT IN WHICH THE D
3			(II)	SERVE A COPY OF THE CONSENT ON EACH OTHER PARTY.
4	(C)	REVO	CATION	PERIOD; WAIVER.
5 6	REVOKE C	(1) CONSEN		CT TO PARAGRAPH (2) OF THIS SUBSECTION, A PERSON MAY ARDIANSHIP ANY TIME WITHIN THE LATER OF:
7			(I)	30 DAYS AFTER THE PERSON SIGNS THE CONSENT; OR
8	THIS SECT	ION.	(II)	30 DAYS AFTER THE CONSENT IS FILED AS REQUIRED UNDER
10 11	SECTION 1	(2) IS IRREV		ENT TO GUARDIANSHIP UNDER SUBSECTION (A)(2) OF THIS E.
12	(D)	INVAL	IDATIO	N OF CONDITIONAL CONSENT OR ACQUIESCENCE.
	OF A CHIL	D, THE	JUVENII	ORE A JUVENILE COURT ENTERS AN ORDER FOR ADOPTION LE COURT FINDS THAT A CONDITION FOR GUARDIANSHIP , THE CONSENT OR ACQUIESCENCE BECOMES INVALID.
16 17				etion (a)(1) of this section is derived from former t related to guardianships, § 5-322(a)(2).
18 19				(2) of this section are new and added to require a on-the-record.
20 21 22 23	consent underst	is given ands the	knowingl consent b	i) of this section is new and added to ensure that ly, by ensuring that the individual consenting leing given. As to interpreters in connection with Md. Rule 16-819.
24 25		tion (a)(3) ated to gu		his section is derived from former FL § 5-314(a), ip.
26 27				is section is new and added to provide for e voluntariness of consent.
28 29 30	it relate	d to guar	dianship,	as section is derived from former FL § 5-314(b), as and the substance of former FL § 5-301(h) and ed, as well as minor, parents.
31 32				ion is new and added to ensure that documents egrated into the appropriate court file.
33 34 35		to provid		ection is derived from former FL § 5-317(e) and mative deadline based on the filing date of the

- 1 Subsection (d) of this section is new and added to facilitate compliance
- 2 with new § 5-320(b).
- In subsection (a)(1)(ii) of this section, the former reference to a "natural"
- 4 parent is deleted, to reflect that the parental rights of a nonbiological i.e.,
- 5 adoptive parent can be terminated in the same manner as a biological
- 6 parent's can.
- As to "minor", see Art. 1, § 24 of the Code.
- 8 Defined terms: "Child" § 5-301
- 9 "CINA case" § 1-101
- 10 "Disability" § 5-101
- 11 "Guardianship" § 5-301
- 12 "Includes" § 1-101
- 13 "Including" § 1-101
- 14 "Juvenile court" § 1-101
- 15 "Local department" § 1-101
- 16 "Parent" § 5-301
- 17 "Party" § 5-301
- 18 "Person" § 1-101
- 19 5-322. GRANT OF GUARDIANSHIP CONSENSUAL.
- 20 (A) AUTHORITY.
- 21 IF ALL CONSENTS FOR GUARDIANSHIP OF A CHILD HAVE BEEN GIVEN IN
- 22 ACCORDANCE WITH THIS SUBTITLE AND THE CHILD HAS NOT OBJECTED, A
- 23 JUVENILE COURT MAY ENTER AN ORDER FOR GUARDIANSHIP.
- 24 (B) NOTICE.
- 25 (1) WITHIN 5 DAYS AFTER ENTRY OF AN ORDER UNDER THIS SECTION, A
- 26 JUVENILE COURT SHALL GIVE NOTICE OF THE ORDER TO EACH PARTY OR, IF
- 27 REPRESENTED, COUNSEL.
- 28 (2) NOTICE UNDER THIS SUBSECTION SHALL BE BY FIRST-CLASS MAIL.
- 29 (3) NOTICE TO A PARTY UNDER THIS SUBSECTION SHALL BE SENT TO 30 THE PARTY'S LAST ADDRESS KNOWN TO THE JUVENILE COURT.

- 1 COMMITTEE NOTE: This section is new and added to set forth the manner of
- 2 resolving consensual guardianships.
- 3 Defined terms: "Child" § 5-301
- 4 "Guardianship" § 5-301
- 5 "Juvenile court" § 1-101
- 6 "Party" § 5-301
- 7 5-323. GRANT OF GUARDIANSHIP NONCONSENSUAL.
- 8 (A) "DRUG" DEFINED.
- 9 IN THIS SECTION, "DRUG" MEANS COCAINE, HEROIN, OR A DERIVATIVE OF 10 COCAINE OR HEROIN.
- 11 (B) AUTHORITY.
- 12 IF, AFTER CONSIDERATION OF FACTORS AS REQUIRED IN THIS SECTION, A
- 13 JUVENILE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT
- 14 TERMINATING THE RIGHTS OF A PARENT IS IN A CHILD'S BEST INTERESTS, THE
- 15 JUVENILE COURT MAY GRANT GUARDIANSHIP OF THE CHILD WITHOUT CONSENT
- 16 OTHERWISE REQUIRED UNDER THIS SUBTITLE AND OVER THE CHILD'S OBJECTION.
- 17 (C) EXEMPTION FROM CONSIDERATIONS.
- 18 A JUVENILE COURT NEED NOT CONSIDER ANY FACTOR LISTED IN SUBSECTION
- 19 (D) OF THIS SECTION IN DETERMINING A CHILD'S BEST INTERESTS IF, AFTER A
- 20 THOROUGH INVESTIGATION BY A LOCAL DEPARTMENT, THE JUVENILE COURT FINDS
- 21 THAT:
- 22 (1) THE IDENTITIES OF THE CHILD'S PARENTS ARE UNKNOWN; AND
- 23 (2) DURING THE 60 DAYS IMMEDIATELY AFTER THE CHILD'S
- 24 ADJUDICATION AS A CHILD IN NEED OF ASSISTANCE, NO ONE HAS CLAIMED TO BE
- 25 THE CHILD'S PARENT.
- 26 (D) CONSIDERATIONS.
- 27 EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, IN RULING ON A
- 28 PETITION FOR GUARDIANSHIP OF A CHILD, A JUVENILE COURT SHALL GIVE PRIMARY
- 29 CONSIDERATION TO THE HEALTH AND SAFETY OF THE CHILD AND CONSIDERATION
- 30 TO ALL OTHER FACTORS NEEDED TO DETERMINE WHETHER TERMINATING A
- 31 PARENT'S RIGHTS IS IN THE CHILD'S BEST INTERESTS, INCLUDING:
- 32 (1) (I) ALL SERVICES OFFERED TO THE PARENT BEFORE THE CHILD'S
- 33 PLACEMENT, WHETHER OFFERED BY A LOCAL DEPARTMENT, ANOTHER AGENCY, OR
- 34 A PROFESSIONAL;

THE EXTENT, NATURE, AND TIMELINESS OF SERVICES 1 (II)2 OFFERED BY A LOCAL DEPARTMENT TO FACILITATE REUNION OF THE CHILD AND 3 PARENT; AND THE EXTENT TO WHICH A LOCAL DEPARTMENT AND PARENT (III)5 HAVE FULFILLED THEIR OBLIGATIONS UNDER A SOCIAL SERVICES AGREEMENT, IF 6 ANY; THE RESULTS OF THE PARENT'S EFFORT TO ADJUST THE PARENT'S 7 8 CIRCUMSTANCES, CONDITION, OR CONDUCT TO MAKE IT IN THE CHILD'S BEST 9 INTERESTS FOR THE CHILD TO BE RETURNED TO THE PARENT'S HOME, INCLUDING: (I) THE EXTENT TO WHICH THE PARENT HAS MAINTAINED 11 REGULAR CONTACT WITH: 12 1. THE CHILD; THE LOCAL DEPARTMENT TO WHICH THE CHILD IS 13 2. 14 COMMITTED: AND 15 IF FEASIBLE, THE CHILD'S CAREGIVER; 3. THE PARENT'S CONTRIBUTION TO A REASONABLE PART OF THE (II)16 17 CHILD'S CARE AND SUPPORT, IF THE PARENT IS FINANCIALLY ABLE TO DO SO; THE EXISTENCE OF A PARENTAL DISABILITY THAT MAKES THE 18 (III) 19 PARENT CONSISTENTLY UNABLE TO CARE FOR THE CHILD'S IMMEDIATE AND 20 ONGOING PHYSICAL OR PSYCHOLOGICAL NEEDS FOR LONG PERIODS OF TIME; AND WHETHER ADDITIONAL SERVICES WOULD BE LIKELY TO BRING 21 (IV) 22 ABOUT A LASTING PARENTAL ADJUSTMENT SO THAT THE CHILD COULD BE 23 RETURNED TO THE PARENT WITHIN AN ASCERTAINABLE TIME NOT TO EXCEED 18 24 MONTHS FROM THE DATE OF PLACEMENT UNLESS THE JUVENILE COURT MAKES A 25 SPECIFIC FINDING THAT IT IS IN THE CHILD'S BEST INTERESTS TO EXTEND THE 26 TIME FOR A SPECIFIED PERIOD; 27 (3) WHETHER: THE PARENT HAS ABUSED OR NEGLECTED THE CHILD OR A 28 (I) 29 MINOR AND THE SERIOUSNESS OF THE ABUSE OR NEGLECT; AS EVIDENCED BY AN APPROPRIATE TOXICOLOGY TEST 30 (II) 1. 31 OF THE MOTHER OR CHILD: 32 ON ADMISSION TO A HOSPITAL FOR THE CHILD'S A. 33 DELIVERY, THE MOTHER WAS TESTED POSITIVE FOR A DRUG AS EVIDENCED BY A 34 POSITIVE TOXICOLOGY TEST; OR

1 2 BIRTH OF THE CHILD, TH 3 POSITIVE TOXICOLOGY		THE CHILD WAS BORN EXPOSED TO A DRUG UPON THE DESTED POSITIVE FOR A DRUG AS EVIDENCED BY A DRUG AS EVIDENCED BY A DRUG DRUG AS EVIDENCED BY A DRUG AS EVIDENCED
4 5 RECOMMENDED BY A QU	2. JALIFIEI PHYSICIA	THE MOTHER REFUSED THE LEVEL OF DRUG TREATMENT D ADDICTIONS SPECIALIST, AS DEFINED IN § 5-1201 AN OR PSYCHOLOGIST, AS DEFINED IN THE HEALTH
8 (III)	THE P	ARENT SUBJECTED THE CHILD TO:
9	1.	CHRONIC ABUSE;
10	2.	CHRONIC AND LIFE-THREATENING NEGLECT;
11	3.	SEXUAL ABUSE; OR
12	4.	TORTURE;
13 (IV) 14 COURT OF THE UNITED		ARENT HAS BEEN CONVICTED, IN ANY STATE OR ANY OF:
15	1.	A CRIME OF VIOLENCE AGAINST:
16	A.	A MINOR OFFSPRING OF THE PARENT;
17	B.	THE CHILD; OR
18	C.	ANOTHER PARENT OF THE CHILD; OR
19 20 COMMIT A CRIME DESC	2. RIBED IN	AIDING OR ABETTING, CONSPIRING, OR SOLICITING TO SUBITEM 1 OF THIS ITEM; AND
21 (V) 22 A SIBLING OF THE CHILL		ARENT HAS INVOLUNTARILY LOST PARENTAL RIGHTS TO
23 (4) (I) 24 THE CHILD'S PARENTS, 7 25 CHILD'S BEST INTEREST	ГНЕ СНІІ	HILD'S EMOTIONAL TIES WITH AND FEELINGS TOWARD LD'S SIBLINGS, AND OTHERS WHO MAY AFFECT THE FICANTLY;
26 (II)	THE C	HILD'S ADJUSTMENT TO:
27	1.	COMMUNITY;
28	2.	HOME;
29	3.	PLACEMENT; AND
30	4.	SCHOOL;

- 1 (III) THE CHILD'S FEELINGS ABOUT SEVERANCE OF THE 2 PARENT-CHILD RELATIONSHIP; AND
- 3 (IV) THE LIKELY IMPACT OF TERMINATING PARENTAL RIGHTS ON 4 THE CHILD'S WELL-BEING.
- 5 (E) WAIVER OF LOCAL DEPARTMENT'S OBLIGATION.
- 6 (1) A JUVENILE COURT SHALL CONSIDER THE EVIDENCE UNDER
- 7 SUBSECTION (D)(3)(I) AND (II) OF THIS SECTION AS TO A CONTINUING OR SERIOUS
- 8 ACT OR CONDITION AND MAY WAIVE A LOCAL DEPARTMENT'S OBLIGATIONS FOR
- 9 SERVICES DESCRIBED IN SUBSECTION (D)(1) OF THIS SECTION IF, AFTER
- 10 APPROPRIATE EVALUATION OF EFFORTS MADE AND SERVICES OFFERED, THE
- 11 JUVENILE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT A WAIVER IS
- 12 IN THE CHILD'S BEST INTERESTS.
- 13 (2) A JUVENILE COURT MAY WAIVE A LOCAL DEPARTMENT'S
- 14 OBLIGATIONS FOR SERVICES DESCRIBED IN SUBSECTION (D)(1) OF THIS SECTION IF
- 15 THE JUVENILE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT ONE OR
- 16 MORE OF THE ACTS OR CIRCUMSTANCES LISTED IN SUBSECTION (D)(3)(III), (IV), OR (V)
- 17 OF THIS SECTION EXISTS.
- 18 (3) IF A JUVENILE COURT WAIVES REUNIFICATION EFFORTS UNDER §
- 19 3-812(D) OF THE COURTS ARTICLE, THE JUVENILE COURT MAY NOT CONSIDER ANY
- 20 FACTOR UNDER SUBSECTION (D)(1) OF THIS SECTION.
- 21 (F) SPECIFIC FINDING REQUIRED.
- 22 IF A JUVENILE COURT FINDS THAT AN ACT OR CIRCUMSTANCE LISTED IN
- 23 SUBSECTION (D)(3)(III), (IV), OR (V) OF THIS SECTION EXISTS, THE JUVENILE COURT
- 24 SHALL MAKE A SPECIFIC FINDING, BASED ON FACTS IN THE RECORD, WHETHER
- 25 RETURN OF THE CHILD TO A PARENT'S CUSTODY POSES AN UNACCEPTABLE RISK TO
- 26 THE CHILD'S FUTURE SAFETY.
- 27 (G) CONSTRUCTION AS VOLUNTARY.
- 28 IF A PARENT HAS CONSENTED TO GUARDIANSHIP IN ACCORDANCE WITH §
- $29 \, 5-320(A)(1)(III)1$ OF THIS SUBTITLE, THE LOSS OF PARENTAL RIGHTS SHALL BE
- 30 CONSIDERED VOLUNTARY.
- 31 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow
- concise reference to the drugs referenced in former FL § 5-313(d)(1)(iv)1.
- 33 Subsections (b), (c), (d)(1) through (3) and (4)(i) and (ii)1, 2, and 4, (e), and
- 34 (f) of this section are derived from former FL § 5-313(b), (c), (d)(1)(i), (ii),
- 35 (iv), and (v) and (3) through (5), and the introductory language of (a), as
- related to CINAs, and, in conjunction with new § 5-302, revised to apply
- only to those CINAs committed to a local department.
- 38 Subsection (d)(4)(ii)3, (iii), and (iv) of this section is new and added for

1	completeness.
2 3	Subsection (g) of this section is new and added to delineate voluntary TPR under this subtitle.
4 5 6 7 8 9	In subsections (b) through (d) and (f) of this section, the former word "natural" is omitted, to reflect that the parental rights of a nonbiological, i.e., adoptive - parent can be terminated in the same manner as a biological parent's can. In subsection $(d)(3)(ii)2$ of this section, however, the word "mother" is substituted for the former reference to a "natural parent", to conform to subsection $(d)(3)(ii)1$ of this section.
10 11 12 13	In subsection (b) of this section, the phrase "after consideration of factors as required in this section" is added to make note of the requirement under subsection (d) of this section to consider certain factors unless exempted under subsection (c) of this section.
14 15	Also in subsection (b) of this section, the phrase "over the child's objection" is added to conform to new $\S 5-320(a)(1)(i)$.
16	Also in subsection (b) of this section, the former word "decree" is omitted.
17 18 19 20 21	Subsection (c) of this section is revised to obviate the need to consider certain factors in instances of abandonment, based on the exception in "the case of an abandoned child" in former FL § 5-313(c). Accordingly, the introductory language of subsection (d) of this section, "[e]xcept as provided in subsection (c)", is added.
22 23	Subsection $(c)(2)$ of this section is revised to make the time limit for failure to claim parentage run from adjudication rather than abandonment.
24 25 26	In subsection $(c)(2)$ of this section, reference to "60 days" is substituted for the former reference to "2 months", to allow easier calculation of the period.
27 28 29 30 31	In subsections (d)(1) and (2)(i)2 and (e)(1) and (2) and the introductory language to subsection (c) of this section, the newly defined term "local department" is substituted for the former references to a "child placement agency", "agency to which the child is committed", and "custodian", to conform to the scope of this subtitle.
32 33 34 35	In the introductory language to subsection (d) of this section, the reference to "ruling on a petition" is substituted for the former reference to "determining whether it is in the best interests of the child to terminate a natural parent's rights as to the child in any case", for brevity.
36 37 38 39	In subsection $(d)(2)(i)1$ of this section, the former reference to contact with a child "under a plan to reunite" a parent and child and the former bar against affording significance to an "incidental visit or contribution" are omitted.

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1 2	In subsection $(d)(2)(i)3$ of this section, the phrase "if feasible" is added, to reflect that a caregiver may preclude contact.
3 4	Also in subsection $(d)(2)(i)3$ of this section, the newly defined word "caregiver" is substituted for the former reference to a "custodian".
5 6 7 8	In subsection $(d)(2)(ii)$ of this section, the words "substitute physical" are deleted from, and the defined term "support" is substituted for "maintenance", in the former reference to "substitute physical care and maintenance".
9 10 11	In subsection (d)(2)(iv) of this section, reference to an extension of time by a juvenile court is added, and the former bar against consideration of the inducement afforded by a continued relationship is deleted.
12 13 14 15	In subsection (d)(3)(i) of this section, the word "minor" is substituted for the former reference to "any child in the family", to make the referenced abuse or neglect applicable to anyone under the age of 18 years regardless of relationship to the CINA.
16 17 18 19 20 21	Also in subsection $(d)(3)(i)$ of this section, reference to a determination of the "seriousness" of the abuse or neglect is substituted for the former reference to a determination as "continuing or serious", as more appropriate in light of the gamut of potential abuse or neglect and the requirements in former FL \S 5-313 $(d)(3)$ - new subsection $(e)(1)$ of this section.
22 23 24	Subsection (d)(3)(ii)1 of this section is revised so that a "toxicology" test is required to determine exposure, as well as status of the mother on admission.
25 26 27 28 29 30 31	In subsection (d)(3)(ii)2 of this section, reference to "a qualified addictions specialist or physician or psychologist" is added to ensure a parent is held to a recommendation only of a qualified counselor. As initially enacted by Chapters 367 and 368, Acts of 1997, the requirement would apply only if \$1.7 million was appropriated to pay for recommended treatment for indigent mothers. The Committee believes the availability of money should determine the application of this requirement from year to year.
32 33 34	Also in subsection (d)(3)(ii)2 of this section, the former reference to "fail[ing] to fully participate" is omitted as included in the reference to refusal.
35 36 37 38	In subsection (d)(3)(iv)1 of this section, the more limited phrase "against a minor offspring of the parent, the child, or another parent of the child" is substituted for the former phrase "against the child, the other natural parent of the child, another child of the natural parent, or any person who

resides in the household of the natural parent".

In subsection (e)(1) and (2) of this section, references to "services described

4

- in subsection (d)(1) ..." are substituted for the cross-references to former
- 2 FL § 5-313(c), to identify the referenced obligations clearly.
- In subsection (e)(1) of this section, the narrower reference to "subsection
 - (d)(3)(i) and (ii)" is substituted for the former reference to "paragraph (1)(i)
- 5 through (iv)", to exclude the provision as to parental disability now
- 6 revised in subsection (d)(2)(iii) of this section and the requirement for a
- 7 determination as to repeated failure to clothe etc. a child, under FL §
- 8 5-313(d)(1)(iii), which is omitted as included in determinations as to CINA
- 9 status and financial ability.
- Also in subsection (e)(1) of this section, reference to services "offered" is
- substituted for the former reference to services "rendered", to allow
- evidence of a refusal to accept services.
- Subsection (e)(2) of this section is revised to allow, rather than require,
- waiver, to ensure that services that a court considers in a child's best
- interests can be continued.
- Former FL § 5-313(a)(1) through (3), which allowed adjudication as a
- 17 CINA or "a neglected child, an abused child, or a dependent child", or
- abandonment as an alternative basis for nonconsensual TPR, is omitted in
- light of the limited scope of this subtitle under new § 5-302.
- Former FL § 5-313(d)(2), which barred nonprovision of medical treatment
- 21 based on religious belief from constituting negligent parenting, is omitted.
- As to "minor", see Art. 1, § 24 of the Code.
- 23 Defined terms: "Caregiver" § 5-301
- 24 "Child" § 5-301
- "Child in need of assistance" § 1-101
- 26 "Crime of violence" § 5-101
- 27 "Disability" § 5-101
- 28 "Drug" § 5-323
- 29 "Guardianship" § 5-301
- 30 "Includes" § 1-101
- 31 "Including" § 1-101
- 32 "Juvenile court" § 1-101
- 33 "Local department" § 1-101
- 34 "Parent" § 5-301

- 1 "State" § 1-101 "Support" § 1-101 2 3 5-324. CONTENTS OF ORDER. 4 (A) DENIAL OF GUARDIANSHIP. IN AN ORDER DENYING GUARDIANSHIP OF A CHILD, A JUVENILE COURT SHALL 5 6 INCLUDE: A SPECIFIC FACTUAL FINDING ON WHETHER REASONABLE EFFORTS (1) 8 HAVE BEEN MADE TO FINALIZE THE CHILD'S PERMANENCY PLAN; ANY ORDER UNDER TITLE 3, SUBTITLE 8 OF THE COURTS ARTICLE IN 10 THE CHILD'S BEST INTERESTS; AND A DATE, NO LATER THAN 180 DAYS AFTER THE DATE OF THE ORDER, 12 FOR THE NEXT REVIEW HEARING UNDER TITLE 3, SUBTITLE 8 OF THE COURTS 13 ARTICLE. 14 (B) GRANT OF GUARDIANSHIP. IN AN ORDER GRANTING GUARDIANSHIP OF A CHILD, A JUVENILE 15 (1) 16 COURT: 17 (I) SHALL INCLUDE A DIRECTIVE TERMINATING THE CHILD'S CINA 18 CASE; CONSISTENT WITH THE CHILD'S BEST INTERESTS: 19 (II)20 MAY PLACE THE CHILD: 1. 21 SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IN A A. 22 SPECIFIC TYPE OF FACILITY; OR 23 B. WITH A SPECIFIC INDIVIDUAL; MAY DIRECT PROVISION OF SERVICES BY A LOCAL 24 2. 25 DEPARTMENT TO: 26 THE CHILD; OR A. 27 B. THE CHILD'S CAREGIVER; 28 SUBJECT TO A LOCAL DEPARTMENT RETAINING LEGAL
- 29 GUARDIANSHIP, MAY AWARD TO A CAREGIVER LIMITED AUTHORITY TO MAKE AN
- 30 EMERGENCY OR ORDINARY DECISION AS TO THE CHILD'S CARE, EDUCATION,
- 31 MENTAL OR PHYSICAL HEALTH, OR WELFARE;

MAY ALLOW ACCESS TO A MEDICAL OR OTHER RECORD OF 1 4. 2 THE CHILD; MAY ALLOW VISITATION FOR THE CHILD WITH A SPECIFIC 5. 4 INDIVIDUAL; MAY APPOINT, OR CONTINUE THE APPOINTMENT OF, A 6. 6 COURT-APPOINTED SPECIAL ADVOCATE FOR ANY PURPOSE SET FORTH UNDER § 7 3-830 OF THE COURTS ARTICLE; AND SHALL DIRECT THE PROVISION OF ANY OTHER SERVICE 7. 9 OR TAKING OF ANY OTHER ACTION AS TO THE CHILD'S EDUCATION, HEALTH, AND 10 WELFARE, INCLUDING: A. FOR A CHILD WHO IS AT LEAST 16 YEARS OLD, SERVICES 12 NEEDED TO HELP THE CHILD'S TRANSITION FROM GUARDIANSHIP TO 13 INDEPENDENCE; OR FOR A CHILD WITH A DISABILITY, SERVICES TO OBTAIN 14 B. 15 ONGOING CARE, IF ANY, NEEDED AFTER THE GUARDIANSHIP CASE ENDS; AND MAY CO-COMMIT THE CHILD TO THE CUSTODY OF THE 16 17 DEPARTMENT OF HEALTH AND MENTAL HYGIENE AND ORDER THE DEPARTMENT OF 18 HEALTH AND MENTAL HYGIENE TO PROVIDE ANY SERVICES THAT THE COURT FINDS 19 TO BE IN THE CHILD'S BEST INTERESTS; IF ENTERED UNDER § 5-322 OF THIS SUBTITLE, SHALL STATE (III)21 EACH PARTY'S RESPONSE TO THE PETITION; 22 (IV) SHALL STATE A SPECIFIC FACTUAL FINDING ON WHETHER 23 REASONABLE EFFORTS HAVE BEEN MADE TO FINALIZE THE CHILD'S PERMANENCY 24 PLAN; SHALL STATE WHETHER THE CHILD'S PARENT HAS WAIVED 25 (V) 26 THE RIGHT TO NOTICE; AND 27 (VI) SHALL SET A DATE, NO LATER THAN 180 DAYS AFTER THE DATE 28 OF THE ORDER, FOR THE INITIAL GUARDIANSHIP REVIEW HEARING UNDER § 5-326 29 OF THIS SUBTITLE. EXCEPT FOR EMERGENCY COMMITMENT IN ACCORDANCE 30 (I) 31 WITH § 10-617 OF THE HEALTH - GENERAL ARTICLE OR AS EXPRESSLY AUTHORIZED 32 BY A JUVENILE COURT IN ACCORDANCE WITH THE STANDARDS IN § 3-819(H) OR 26 (I) 33 OF THE COURTS ARTICLE. A CHILD MAY NOT BE COMMITTED OR OTHERWISE PLACED 34 FOR INPATIENT CARE OR TREATMENT IN A PSYCHIATRIC FACILITY OR A FACILITY 35 FOR THE DEVELOPMENTALLY DISABLED. A JUVENILE COURT SHALL INCLUDE IN A COMMITMENT ORDER 36 (II)37 UNDER THIS PARAGRAPH A REQUIREMENT THAT THE GUARDIAN:

- 53 **UNOFFICIAL COPY OF SENATE BILL 710** 1 1. FILE A PROGRESS REPORT WITH THE JUVENILE COURT AT 2 LEAST EVERY 180 DAYS; AND PROVIDE A COPY OF EACH REPORT TO EACH PERSON 4 ENTITLED TO NOTICE OF A REVIEW HEARING UNDER § 5-326 OF THIS SUBTITLE. EVERY 180 DAYS DURING A COMMITMENT OR PLACEMENT 6 UNDER THIS PARAGRAPH, A JUVENILE COURT SHALL HOLD A HEARING TO 7 DETERMINE WHETHER THE STANDARDS IN § 3-819(H) OR (I) OF THE COURTS ARTICLE 8 CONTINUE TO BE MET. 9 COMMITTEE NOTE: Subsections (a) and (b)(1)(i), (ii)1, 2, and 4 through 7, (iii), (iv), and (v) and (2) of this section are new and added to state expressly the 10 11 authority of a guardianship. 12 Subsection (b)(1)(ii)3 of this section is derived from former FL § 5-317(g)(2) 13 and, except for the reference to investigations and hearings, (1), and the 14 substance of former § 5-301(g), which defined "joint guardianship". 15 Subsection (b)(1)(vi) of this section is new and added to ensure scheduling of an initial review hearing. 16 17 Defined terms: "Caregiver" § 5-301 18 "Child" § 5-301 19 "CINA case" § 1-101 20 "Disability" § 5-101 21 "Guardianship" § 5-301 22 "Includes" § 1-101 23 "Including" § 1-101 "Juvenile court" § 1-101 24 25 "Local department" § 1-101 26 "Parent" § 5-301 "Party" § 5-301 27
- "Person" § 1-101 28
- 29 5-325. EFFECTS OF ORDER FOR GUARDIANSHIP.
- 30 PARENT-CHILD RELATIONSHIP. (A)
- 31 AN ORDER FOR GUARDIANSHIP OF AN INDIVIDUAL:

EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, § 4-414 OF THE 2 ESTATES AND TRUSTS ARTICLE, AND § 2-123 OF THE REAL PROPERTY ARTICLE, 3 TERMINATES A PARENT'S DUTIES, OBLIGATIONS, AND RIGHTS TOWARD THE 4 INDIVIDUAL; ELIMINATES THE NEED FOR A FURTHER CONSENT BY A PARENT TO 6 ADOPTION OF THE INDIVIDUAL; GRANTS A LOCAL DEPARTMENT GUARDIANSHIP WITH THE RIGHT TO (3) 8 CONSENT TO THE INDIVIDUAL'S ADOPTION OR OTHER PLANNED PERMANENT LIVING 9 ARRANGEMENT; AND (4) UNLESS A TIMELY APPEAL IS FILED, TERMINATES THE INDIVIDUAL'S 11 CINA CASE. 12 (B) GUARDIAN. UNLESS A JUVENILE COURT GIVES LEGAL CUSTODY TO ANOTHER 13 (1) 14 PERSON, A CHILD'S GUARDIAN UNDER THIS SUBTITLE HAS LEGAL CUSTODY. UNLESS A JUVENILE COURT ORDERS OTHERWISE AND 15 (2)(I) 16 SUBJECT TO REVIEW BY THE JUVENILE COURT. A CHILD'S GUARDIAN MAY MAKE ALL 17 DECISIONS AFFECTING THE CHILD'S EDUCATION, HEALTH, AND WELFARE, 18 INCLUDING CONSENTING: 19 TO ADOPTION OF THE CHILD; 1. 20 2. TO APPLICATION BY THE CHILD FOR A DRIVER'S LICENSE; 21 3. TO ENLISTMENT BY THE CHILD IN THE ARMED FORCES: TO MARRIAGE OF THE CHILD; AND 22 4. SUBJECT TO SUBPARAGRAPHS (II) AND (III) OF THIS 23 5. 24 PARAGRAPH, TO MEDICAL, PSYCHIATRIC, OR SURGICAL TREATMENT. A CHILD'S GUARDIAN: 25 (II)MAY HAVE THE CHILD ADMITTED TO AN INPATIENT 26 1. 27 PSYCHIATRIC FACILITY IN ACCORDANCE WITH THE STANDARDS FOR EMERGENCY 28 COMMITMENT IN § 10-617 OF THE HEALTH - GENERAL ARTICLE FOR NOT MORE THAN 29 20 DAYS; EXCEPT AS PROVIDED IN ITEM 1 OF THIS SUBPARAGRAPH. 31 MAY NOT PLACE THE CHILD IN AN INPATIENT PSYCHIATRIC FACILITY WITHOUT 32 EXPRESS AUTHORIZATION OF THE JUVENILE COURT. 33 A CHILD'S GUARDIAN MAY NOT WITHHOLD OR WITHDRAW (III) 1 34 A LIFE-SUSTAINING PROCEDURE WITHOUT THE PRIOR AUTHORIZATION OF A 35 JUVENILE COURT.

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	2. IN DECIDING WHETHER TO GRANT AUTHORIZATION, A JUVENILE COURT SHALL APPLY THE FACTORS SET FORTH IN \S 13-711(B) OF THE ESTATES AND TRUSTS ARTICLE.
	(3) A LOCAL DEPARTMENT SHALL NOTIFY A JUVENILE COURT, A CHILD'S ATTORNEY, AND THE ATTORNEY FOR EACH OTHER PARTY WHO HAS NOT WAIVED THE RIGHT TO NOTICE:
	(I) WITHIN 2 BUSINESS DAYS AFTER THE CHILD'S PLACEMENT CHANGES OR THE TIME REQUIRED UNDER \S 5-326(B) OF THIS SUBTITLE, WHICHEVER IS SHORTER;
10 11	(II) WITHIN 2 BUSINESS DAYS AFTER THE CHILD IS PLACED IN A PSYCHIATRIC FACILITY; OR
12 13	(III) WITHIN 2 BUSINESS DAYS AFTER THE CHILD IS ABSENT FROM A PLACEMENT FOR MORE THAN A WEEK.
	(4) A LOCAL DEPARTMENT SHALL GIVE A CHILD'S ATTORNEY THE CHILD'S NEW ADDRESS AND TELEPHONE NUMBER WITHIN 2 BUSINESS DAYS AFTER THE ADDRESS OR TELEPHONE NUMBER CHANGES.
17 18	COMMITTEE NOTE: Subsection (a)(1) and (2) of this section is derived from former FL § 5-317(f)(1) and (3), as it related to guardianships.
19 20 21	to state expressly the scope of a local department's authority with respect
22 23	1
24 25	1 7
26 27	, 6 6
28 29 30 31	otherwise provided", is substituted for the former exception "this section" - i.e., former FL § 5-308 - to reflect the recodification of former §
32 33 34 35	omitted, to reflect that the parental rights of a nonbiological - i.e., adoptive - parent can be terminated in the same manner as a biological parent's

Former FL \S 5-317(f)(2), which described guardianship as obviating the need for notice, is omitted as unnecessary in light of the substantive

- provision of the referenced former FL § 5-319 new § 5-326.
- 2 Former FL § 5-318, which barred consent to long-term care in
- 3 guardianships created "before June 1, 1967", is omitted as obsolete.
- 4 Defined terms: "Child" § 5-301
- 5 "CINA case" § 1-101
- 6 "Guardianship" § 5-301
- 7 "Includes" § 1-101
- 8 "Including" § 1-101
- 9 "Juvenile court" § 1-101
- 10 "Local department" § 1-101
- 11 "Parent" § 5-301
- 12 "Party" § 5-301
- 13 "Person" § 1-101
- 14 5-326. REVIEW HEARINGS.
- 15 (A) PERIODIC HEARING.
- 16 (1) A JUVENILE COURT SHALL HOLD:
- 17 (I) AN INITIAL GUARDIANSHIP REVIEW HEARING AS SCHEDULED
- 18 UNDER § 5-324(B)(1)(VI) OF THIS SUBTITLE TO ESTABLISH A PERMANENCY PLAN FOR
- 19 THE CHILD; AND
- 20 (II) AT LEAST ONCE EACH YEAR AFTER THE INITIAL
- 21 GUARDIANSHIP REVIEW HEARING UNTIL THE JUVENILE COURT'S JURISDICTION
- 22 TERMINATES, A GUARDIANSHIP REVIEW HEARING.
- 23 (2) AT EACH GUARDIANSHIP REVIEW HEARING, A JUVENILE COURT
- 24 SHALL DETERMINE WHETHER:
- 25 (I) THE CHILD'S CURRENT CIRCUMSTANCES AND PLACEMENT ARE
- 26 IN THE CHILD'S BEST INTERESTS:
- 27 (II) THE PERMANENCY PLAN THAT IS IN EFFECT IS IN THE CHILD'S
- 28 BEST INTERESTS; AND
- 29 (III) REASONABLE EFFORTS HAVE BEEN MADE TO FINALIZE THE
- 30 PERMANENCY PLAN THAT IS IN EFFECT.

1 2	(3) BEFORE EACH GUA			NILE COURT SHALL GIVE AT LEAST 30 DAYS' NOTICE VIEW HEARING FOR A CHILD TO:
3			1.	THE LOCAL DEPARTMENT;
4			2.	THE CHILD'S ATTORNEY; AND
5 6	WAIVED THE RIGH	IT TO NO		EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT ND THAT PARENT'S ATTORNEY.
7 8	A GUARDIANSHIP	(II) REVIEW		NT IS ENTITLED TO BE HEARD AND TO PARTICIPATE AT NG.
	TO NOTICE OR OP REVIEW HEARING			NT IS NOT A PARTY SOLELY ON THE BASIS OF THE RIGHT BE HEARD OR PARTICIPATE AT A GUARDIANSHIP
12 13	(4) LEAST 7 DAYS' NO			L DEPARTMENT SHALL GIVE A CHILD'S CAREGIVER AT GUARDIANSHIP REVIEW HEARING.
14 15	REVIEW HEARING	(II)	A CARE	GIVER IS ENTITLED TO BE HEARD AT A GUARDIANSHIP
	RIGHT TO NOTICE HEARING.			GIVER IS NOT A PARTY SOLELY ON THE BASIS OF THE TY TO BE HEARD AT A GUARDIANSHIP REVIEW
19 20	(5) HEARING, A LOCA			ST 10 DAYS BEFORE EACH GUARDIANSHIP REVIEW SHALL:
			ZES THE	INVESTIGATE AS NEEDED TO PREPARE A WRITTEN CHILD'S CIRCUMSTANCES AND THE PROGRESS IENTING THE CHILD'S PERMANENCY PLAN; AND
24			2.	SEND A COPY OF THE REPORT TO:
25			Α. ΄	THE CHILD'S ATTORNEY; AND
26 27	WAIVED THE RIGI	HT TO N		EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT ND THAT PARENT'S ATTORNEY.
28 29	TO THE PARENT'S	(II) LAST A		TO A PARENT UNDER THIS PARAGRAPH SHALL BE SENT KNOWN TO THE JUVENILE COURT.
30	(6)	A CHIL	D'S PERN	MANENCY PLAN MAY BE, IN ORDER OF PRIORITY:
31		(I)	ADOPTI	ON OF THE CHILD;
32 33	INDIVIDUAL; OR	(II)	CUSTOE	DY AND GUARDIANSHIP OF THE CHILD BY AN

(III) ANOTHER PLANNED PERMANENT LIVING ARRANGEMENT 1 2 THAT: 3 ADDRESSES THE INDIVIDUALIZED NEEDS OF THE CHILD, 4 INCLUDING THE CHILD'S EDUCATIONAL PLAN, EMOTIONAL STABILITY, PHYSICAL 5 PLACEMENT, AND SOCIALIZATION NEEDS; AND INCLUDES GOALS THAT PROMOTE THE CONTINUITY OF 6 2. 7 RELATIONS WITH INDIVIDUALS WHO WILL FILL A LASTING AND SIGNIFICANT ROLE 8 IN THE CHILD'S LIFE. 9 EVERY REASONABLE EFFORT SHALL BE MADE TO IMPLEMENT A (7) 10 PERMANENCY PLAN WITHIN 1 YEAR. AT EACH GUARDIANSHIP REVIEW HEARING FOR A CHILD, A 12 JUVENILE COURT SHALL: EVALUATE THE CHILD'S SAFETY AND ACT AS NEEDED TO 13 (I) 14 PROTECT THE CHILD; CONSIDER THE WRITTEN REPORT OF A LOCAL OUT-OF-HOME 15 (II)16 PLACEMENT REVIEW BOARD REQUIRED UNDER § 5-545 OF THIS TITLE; DETERMINE THE EXTENT OF COMPLIANCE WITH THE 17 (III) 18 PERMANENCY PLAN; 19 (IV) MAKE A SPECIFIC FACTUAL FINDING ON WHETHER 20 REASONABLE EFFORTS HAVE BEEN MADE TO FINALIZE THE CHILD'S PERMANENCY 21 PLAN AND DOCUMENT THE FINDING; 22 (V) SUBJECT TO SUBSECTION (B) OF THIS SECTION, CHANGE THE 23 CHILD'S PERMANENCY PLAN IF A CHANGE WOULD BE IN THE CHILD'S BEST 24 INTERESTS: (VI) PROJECT A REASONABLE DATE BY WHICH THE PERMANENCY 26 PLAN WILL BE FINALIZED; (VII) ENTER ANY ORDER THAT THE JUVENILE COURT FINDS 28 APPROPRIATE TO IMPLEMENT THE PERMANENCY PLAN; AND 29 (VIII) TAKE ALL OTHER ACTION THAT THE JUVENILE COURT 30 CONSIDERS TO BE IN THE CHILD'S BEST INTERESTS, INCLUDING ANY ORDER 31 ALLOWED UNDER § 5-324(B)(1)(II) OF THIS SUBTITLE. 32 (9)A JUVENILE COURT MAY APPROVE A PERMANENCY PLAN OTHER 33 THAN ADOPTION OF A CHILD ONLY IF THE JUVENILE COURT FINDS THAT. FOR A

34 COMPELLING REASON, ADOPTION IS NOT IN THE CHILD'S BEST INTERESTS.

AT A GUARDIANSHIP REVIEW HEARING HELD 1 YEAR OR MORE (10)(I)2 AFTER A JUVENILE COURT ENTERS AN ORDER FOR GUARDIANSHIP OF A CHILD, THE 3 JUVENILE COURT MAY DESIGNATE AN INDIVIDUAL GUARDIAN OF THE CHILD IF: THE LOCAL DEPARTMENT CERTIFIES THE CHILD'S 1 5 SUCCESSFUL PLACEMENT WITH THE INDIVIDUAL UNDER THE SUPERVISION OF THE 6 LOCAL DEPARTMENT OR ITS AGENT FOR AT LEAST 180 DAYS OR A SHORTER PERIOD 7 ALLOWED BY THE JUVENILE COURT ON RECOMMENDATION OF THE LOCAL 8 DEPARTMENT; THE LOCAL DEPARTMENT FILES A REPORT BY A CHILD 10 PLACEMENT AGENCY, COMPLETED IN ACCORDANCE WITH DEPARTMENT 11 REGULATIONS. AS TO THE SUITABILITY OF THE INDIVIDUAL TO BE THE CHILD'S 12 GUARDIAN; AND 13 3. THE JUVENILE COURT MAKES A SPECIFIC FINDING THAT: FOR A COMPELLING REASON, ADOPTION IS NOT IN THE 14 A. 15 CHILD'S BEST INTERESTS: AND CUSTODY AND GUARDIANSHIP BY THE INDIVIDUAL IS IN 16 В. 17 THE CHILD'S BEST INTERESTS AND IS THE LEAST RESTRICTIVE ALTERNATIVE 18 AVAILABLE. 19 (II)DESIGNATION OF A GUARDIAN UNDER THIS PARAGRAPH 20 TERMINATES THE LOCAL DEPARTMENT'S LEGAL OBLIGATIONS AND 21 RESPONSIBILITIES TO THE CHILD. 22 (III) AFTER DESIGNATION OF A GUARDIAN UNDER THIS 23 PARAGRAPH, A JUVENILE COURT MAY ORDER ANY FURTHER REVIEW THAT THE 24 JUVENILE COURT FINDS TO BE IN THE CHILD'S BEST INTERESTS. 25 (B) EMERGENCY REVIEW HEARING. WHENEVER A JUVENILE COURT ORDERS A SPECIFIC PLACEMENT 27 FOR A CHILD, A LOCAL DEPARTMENT MAY REMOVE THE CHILD FROM THE 28 PLACEMENT BEFORE A HEARING ONLY IF: (I) REMOVAL IS NEEDED TO PROTECT THE CHILD FROM SERIOUS 30 IMMEDIATE DANGER; CONTINUATION OF THE PLACEMENT IS CONTRARY TO THE 31 (II)32 CHILD'S BEST INTERESTS; OR 33 (III)THE CHILD'S CAREGIVER ASKS FOR THE CHILD'S IMMEDIATE 34 REMOVAL. 35 ON THE NEXT DAY ON WHICH THE CIRCUIT COURT SITS AFTER (2) (I) 36 A LOCAL DEPARTMENT CHANGES A PLACEMENT UNDER THIS SUBSECTION, THE 37 JUVENILE COURT SHALL HOLD AN EMERGENCY REVIEW HEARING ON THE CHANGE.

1 2	(II) A JUVENILE COURT SHALL GIVE REASONABLE NOTICE OF AN EMERGENCY REVIEW HEARING TO:
3	1. THE CHILD'S ATTORNEY;
4 5	2. EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED THE RIGHT TO NOTICE AND THAT PARENT'S ATTORNEY; AND
6	3. EACH OTHER PARTY'S ATTORNEY.
	(III) AT AN EMERGENCY REVIEW HEARING, THE STANDARD OF REVIEW AS TO A CHANGE SHALL BE THE STANDARD FOR CONTINUED SHELTER CARE IN A HEARING UNDER § 3-815 OF THE COURTS ARTICLE.
12	(IV) UNLESS ALL OF THE PARTIES AGREE TO A JUVENILE COURT'S ORDER ENTERED AT AN EMERGENCY REVIEW HEARING, THE JUVENILE COURT SHALL HOLD A FULL REVIEW HEARING ON THE CHANGE WITHIN 30 DAYS AFTER THE DATE OF REMOVAL OR, IF AGREED TO BY THE PARTIES, A LATER DATE.
14 15 16 17	require review hearings at set intervals, rather than only on notice of a
18 19	
20 21 22 23 24	define the rights and status of parents and earetakers caregivers. Although subsection (a)(3)(iii) of this section states that a parent is not a party to a guardianship review hearing, the Committee notes that a former
25 26 27	and the parties have current information about a child in a timely manner
28 29 30 31	federal law, by allowing alternative plans in addition to adoption or long-term care but in a timely manner and only when adoption is not in a
32 33 34	"reasonable efforts to finalize the permanency plan" is substituted for
35 36	•
37	Subsection (a)(10) of this section is substituted for former FL § 5-319(g)

- and (h), to set a minimum period before guardianship is awarded to an
- 2 individual, to spell out the effect of an individual guardianship, and to
- 3 provide a court with discretion as to continuing review.
- 4 Subsection (b) of this section is new and added to provide for an emergency
- 5 hearing in the event that a local department believes a court-ordered
- 6 placement is no longer suitable. Subsection (b) is patterned after current
- 7 CJ § 3-820.
- 8 In subsection (a)(8)(viii) of this section, the reference to "any order allowed
- 9 under § 5-324(b)(1)(ii) ..." is added to incorporate the types of action that a
- 10 court could take in granting a guardianship.
- Defined terms: "Caregiver" § 5-301
- 12 "Child" § 5-301
- "Child placement agency" § 5-101
- 14 "Department" § 5-101
- 15 "Guardianship" § 5-301
- 16 "Includes" § 1-101
- 17 "Including" § 1-101
- 18 "Juvenile court" § 1-101
- 19 "Local department" § 1-101
- 20 "Parent" § 5-301
- 21 "Party" § 5-301
- 22 5-327. FAILED CONDITIONAL PLACEMENT DURING GUARDIANSHIP.
- 23 IF, AFTER A JUVENILE COURT GRANTS GUARDIANSHIP, A PARTY BECOMES
- 24 AWARE THAT A CONDITION OF CONSENT TO THE GUARDIANSHIP MAY NOT BE
- 25 FULFILLED:
- 26 (1) THE PARTY PROMPTLY SHALL:
- 27 (I) FILE NOTICE WITH THE JUVENILE COURT; AND
- 28 (II) GIVE NOTICE TO ALL OF THE OTHER PARTIES;
- 29 (2) THE JUVENILE COURT SHALL SCHEDULE A HEARING TO OCCUR
- 30 WITHIN 30 DAYS AFTER THE FILING OF THE NOTICE; AND
- 31 (3) IF THE PARTY WHOSE CONDITION CANNOT BE FULFILLED FAILS TO
- 32 ENTER INTO A NEW CONSENT, THE JUVENILE COURT SHALL:

1 (I) SET ASIDE THE GUARDIANSHIP ORDER; SET THE CASE IN FOR A PROMPT TRIAL ON THE MERITS OF THE 2 (II)3 GUARDIANSHIP PETITION; AND REOPEN THE CINA CASE FOR REVIEW AS REQUIRED UNDER (III) 5 TITLE 3, SUBTITLE 8 OF THE COURTS ARTICLE. 6 COMMITTEE NOTE: This section is new and added to provide for the effect when a condition of the newly authorized conditional consent cannot be 7 8 fulfilled. 9 Defined terms: "CINA case" § 1-101 10 "Guardianship" § 5-301 11 "Juvenile court" § 1-101 12 "Party" § 5-301 13 5-328. TERMINATION OF GUARDIANSHIP. 14 LOCAL DEPARTMENT GUARDIANSHIP. (A) IF A LOCAL DEPARTMENT IS A CHILD'S GUARDIAN UNDER THIS SUBTITLE, A 15 16 JUVENILE COURT: RETAINS JURISDICTION UNTIL: 17 (1) 18 (I) THE CHILD ATTAINS 18 YEARS OF AGE; OR 19 THE JUVENILE COURT FINDS THE CHILD TO BE ELIGIBLE FOR (II)20 EMANCIPATION; AND MAY CONTINUE JURISDICTION UNTIL THE CHILD ATTAINS 21 YEARS 21 (2) 22 OF AGE. 23 (B) INDIVIDUAL GUARDIAN. 24 IF A JUVENILE COURT DESIGNATES AN INDIVIDUAL AS A CHILD'S GUARDIAN, 25 THE JUVENILE COURT: MAY RETAIN JURISDICTION UNTIL THE CHILD ATTAINS 18 YEARS OF 26 (1) 27 AGE; OR 28 ON FINDING FURTHER REVIEW UNNECESSARY TO MAINTAIN THE

29 CHILD'S HEALTH AND WELFARE, MAY TERMINATE THE CASE BEFORE THE CHILD

30 ATTAINS 18 YEARS OF AGE.

ADOPTION ORDER.

31

(C)

30

31

(C)

CONTENTS.

63	UNOFFICIAL COPY OF SENATE BILL 710
1 2	AN ORDER FOR ADOPTION OF A CHILD TERMINATES THE CHILD'S GUARDIANSHIP CASE.
3	(D) CLOSING CASE.
4 5	ON TERMINATION OF A GUARDIANSHIP CASE, A JUVENILE COURT SHALL CLOSE THE CASE.
6 7	COMMITTEE NOTE: This section is substituted for former FL § 5-319(i), which referred only to jurisdiction in equity courts.
8	Defined terms: "Child" § 5-301
9	"Guardianship" § 5-301
10	"Juvenile court" § 1-101
11	"Local department" § 1-101
12	5-329. RESERVED.
13	5-330. RESERVED.
14	PART III. ADOPTION WITHOUT PRIOR TERMINATION OF PARENTAL RIGHTS.
15	5-331. PETITION.
16	(A) AUTHORIZED.
	BEFORE TERMINATION OF PARENTAL RIGHTS AS TO A CHILD, A PETITION FOR ADOPTION OF THE CHILD MAY BE FILED ONLY AS PROVIDED IN THIS PART III OF THIS SUBTITLE.
20	(B) PETITIONER.
	(1) WITH THE CONSENT OF THE LOCAL DEPARTMENT WITH CUSTODY OF A CHILD, ANY ADULT MAY PETITION A JUVENILE COURT UNDER THIS PART III OF THIS SUBTITLE TO ADOPT THE CHILD.
24 25	(2) IF A PETITIONER UNDER THIS SECTION IS MARRIED, THE PETITIONER'S SPOUSE SHALL JOIN IN THE PETITION UNLESS THE SPOUSE:
	(I) IS SEPARATED FROM THE PETITIONER UNDER A CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR DIVORCE; OR

(II) IS NOT COMPETENT TO JOIN IN THE PETITION.

(1) A PETITIONER UNDER THIS SECTION SHALL ATTACH TO A PETITION:

64 **UNOFFICIAL COPY OF SENATE BILL 710** (I) FOR A PARENT WHO IS DEAD, A DEATH CERTIFICATE; 1 FOR EACH OTHER PARENT: 2 (II)THE CONSENT REQUIRED UNDER THIS PART III OF THIS 3 1. 4 SUBTITLE; AN AFFIDAVIT, BY THE LOCAL DEPARTMENT WITH 5 2. 6 CUSTODY OF THE CHILD, STATING THAT: DESPITE REASONABLE EFFORTS AS PROVIDED IN § 5-316 A. 8 OF THIS SUBTITLE, THE PARENT CANNOT BE LOCATED; AND TO THE BEST KNOWLEDGE OF THE LOCAL DEPARTMENT, B. 10 THE PARENT HAS NOT CONTACTED THE LOCAL DEPARTMENT OR CHILD FOR AT 11 LEAST 180 DAYS IMMEDIATELY BEFORE THE FILING OF THE PETITION; OR 12 3. IF APPLICABLE: PROOF OF GUARDIANSHIP OR RELINQUISHMENT OF 13 A. 14 PARENTAL RIGHTS GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL 15 BODY OF A STATE OR OTHER JURISDICTION: AND CERTIFICATION THAT THE GUARDIANSHIP OR B. 17 RELINQUISHMENT WAS GRANTED IN COMPLIANCE WITH THE JURISDICTION'S LAWS: EACH OTHER CONSENT REQUIRED UNDER § 5-338 OF THIS (III)19 SUBTITLE: 20 (IV) A COPY OF AN AGREEMENT, IF ANY, FOR POSTADOPTION 21 CONTACT; AND 22 (V) A NOTICE OF FILING THAT: 23 1. STATES THE DATE ON WHICH THE PETITION WAS FILED; 24 2. IDENTIFIES EACH PERSON WHOSE CONSENT WAS FILED 25 WITH THE PETITION; STATES THE OBLIGATION OF A PARENT TO GIVE THE 26 3. 27 JUVENILE COURT AND LOCAL DEPARTMENT NOTICE OF EACH CHANGE IN THE 28 PARENT'S ADDRESS; IF APPLICABLE, STATES THAT A POSTADOPTION 30 AGREEMENT WAS FILED WITH THE PETITION; AND 5. INCLUDES NO IDENTIFYING INFORMATION THAT WOULD 32 BE IN VIOLATION OF AN AGREEMENT OR CONSENT.

IN ADDITION TO A COPY OF AN AGREEMENT FOR POSTADOPTION

34 CONTACT, A PETITIONER SHALL FILE THE ORIGINAL AGREEMENT UNDER SEAL.

(2)

- 1 (D) AMENDED PETITION.
- 2 IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY OF AN
- 3 ORDER, THE PETITIONER SHALL AMEND THE PETITION ACCORDINGLY.
- 4 (E) ASSISTANCE FROM LOCAL DEPARTMENT.
- 5 THE LOCAL DEPARTMENT WITH CUSTODY OF THE CHILD SHALL ASSIST A
- 6 PETITIONER IN COMPLYING WITH THE REQUIREMENTS OF THIS SECTION.
- 7 COMMITTEE NOTE: Subsection (a) of this section is derived from FL §
- 8 5-317(a) and revised to reflect the new mandate for a prior guardianship
- 9 petition absent special circumstances.
- Subsection (b)(1) of this section is derived from former FL § 5-309(a).
- Subsections (b)(2) and (d) of this section are derived from former FL §
- 12 5-315(a)(2) and (3) and (b).
- 13 Subsection (c) of this section is new and added to specify minimum
- requirements for a petition under this section.
- Subsection (e) of this section is new and added to ensure that a petition
- meets the requirement of this section.
- 17 In subsection (b) of this section, the former word "decree" is omitted.
- Similarly, in subsection (d) of this section, the reference to an "order" is
- substituted for the former word "decree".
- 20 Former FL § 5-315(a)(1), which provided an exception for the petitioner
- whose spouse is a parent, is omitted from this Part III.
- As to "adult", see Art. 1, § 24 of the Code.
- 23 Defined terms: "Child" § 5-301
- 24 "Guardianship" § 5-301
- 25 "Identifying information" § 5-301
- 26 "Includes" § 1-101
- 27 "Including" § 1-101
- 28 "Juvenile court" § 1-101
- 29 "Local department" § 1-101
- 30 "Parent" § 5-301
- 31 "Person" § 1-101

- 1 "State" § 1-101
- 2 5-332. PARENTAL ADDRESSES.
- 3 A CLERK OF A JUVENILE COURT SHALL KEEP A LISTING OF EACH ADDRESS
- 4 GIVEN TO THE JUVENILE COURT FOR A PARENT UNDER THIS PART III OF THIS
- 5 SUBTITLE.
- 6 COMMITTEE NOTE: This section is new and added to clarify the duty of a
- 7 clerk of court to keep the listing required under current CJ § 3-822 beyond
- 8 the CINA proceeding.
- 9 Defined terms: "Juvenile court" § 1-101
- 10 "Parent" § 5-301
- 11 5-333. NOTICE OF FILING.
- 12 (A) REQUIREMENT.
- 13 WITHIN 5 DAYS AFTER A PETITION FOR ADOPTION OF A CHILD IS FILED UNDER
- 14 THIS PART III OF THIS SUBTITLE WITH A JUVENILE COURT, THE CLERK SHALL SEND
- 15 A COPY OF THE PETITION, WITH THE NOTICE OF FILING THAT WAS ATTACHED TO
- 16 THE PETITION, TO:
- 17 (1) THE LOCAL DEPARTMENT WITH CUSTODY OF THE CHILD;
- 18 (2) EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED THE
- 19 RIGHT TO NOTICE;
- 20 (3) EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE CINA
- 21 CASE; AND
- 22 (4) THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE.
- 23 (B) METHOD.
- 24 NOTICE UNDER THIS SECTION SHALL BE BY FIRST CLASS MAIL.
- 25 (C) PARENTAL ADDRESS.
- 26 NOTICE TO A PARENT UNDER THIS SECTION SHALL BE SENT TO THE PARENT'S
- 27 LAST ADDRESS KNOWN TO THE JUVENILE COURT.
- 28 COMMITTEE NOTE: This section is new and added to state an express
- 29 requirement for notice to the individual who is the subject of the
- 30 guardianship petition and the individual's counsel, as well as the
- individual's parents and their counsel.
- 32 Defined terms: "Child" § 5-301
- 33 "CINA case" § 1-101

(D)

PARENTAL ADDRESSES.

- 1 SERVICE ON A PARENT UNDER THIS SECTION SHALL BE ATTEMPTED AS
- 2 PROVIDED IN § 5-316(D), (E), AND (F) OF THIS SUBTITLE.
- 3 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- 4 expressly the duty of a court to issue a show cause order.
- 5 Subsection (b)(1) and (3) of this section is derived from former FL §
- 6 5-322(a)(3) and, as it related to adoption, (1)(i) and (ii)2, and the
- 7 introductory language of (b) and revised to reflect that a petitioner's duty
- 8 begins "on issuance" of a show cause order by a court.
- Subsections (b)(2) and (c)(1)(i) of this section are new and added to provide
- additional methods for notification of a parent.
- Subsection (c)(1) of this section is derived from the reference to "certified
- mail or private process" in the introductory language of former FL §
- 13 5-322(b), and the inconsistent reference to "both certified mail and private
- process", in former FL § 5-322(c)(2) is omitted.
- Subsection (c)(2) of this section is new and added to state an express
- requirement for notice to counsel, as well as a parent.
- 17 Subsection (d) of this section is substituted for former FL § 5-322(b)(1)
- through (e), as it related to adoption, for brevity.
- 19 Defined terms: "Child" § 5-301
- 20 "CINA case" § 1-101
- 21 "Juvenile court" § 1-101
- 22 "Parent" § 5-301
- 23 "Party" § 5-301
- 24 5-335. HEARING ON ADOPTION PETITION.
- 25 (A) REQUIREMENT.
- 26 A JUVENILE COURT SHALL HOLD A HEARING BEFORE ENTERING AN ORDER
- 27 FOR ADOPTION UNDER THIS PART III OF THIS SUBTITLE.
- 28 (B) NOTICE.
- 29 BEFORE A HEARING UNDER THIS SECTION, A JUVENILE COURT SHALL GIVE
- 30 NOTICE TO ALL OF THE PARTIES.
- 31 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 32 5-324.1.
- 33 Subsection (b) of this section is new and added for completeness.

- In subsection (a) of this section, the word "order" is substituted for the
- 2 former, more archaic "decree".
- 3 Defined terms: "Juvenile court" § 1-101
- 4 "Party" § 5-301
- 5 5-336. TIME LIMITS.
- 6 (A) MAXIMUM LIMIT.
- 7 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A JUVENILE COURT SHALL
- 8 RULE ON AN ADOPTION PETITION UNDER THIS PART III OF THIS SUBTITLE
- 9 PROMPTLY BUT NO LATER THAN 180 DAYS AFTER THE PETITION IS FILED.
- 10 (B) MINIMUM LIMIT.
- 11 A JUVENILE COURT MAY NOT ENTER AN ORDER FOR ADOPTION OF A CHILD
- 12 UNDER THIS PART III OF THIS SUBTITLE BEFORE THE LATER OF:
- 13 (1) 30 DAYS AFTER THE BIRTH OF THE CHILD;
- 14 (2) EXPIRATION OF THE TIME FOR REVOCATION OF CONSENT, AND NOT
- 15 WAIVED, UNDER § 5-339 OF THIS SUBTITLE; OR
- 16 (3) EXPIRATION OF THE TIME TO RESPOND TO SHOW CAUSE ORDERS
- 17 ISSUED UNDER THIS SUBTITLE.
- 18 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 19 5-317(d), as it related to adoptions, and revised to cover consensual as well
- as nonconsensual adoptions. Accordingly, subsection (b) of this section is
- added to prevent entry of an order for 30 days after birth and until after
- the revocation or show cause period expires.
- In subsection (a) of this section, the word "promptly" is added for emphasis.
- 24 Defined terms: "Child" § 5-301
- 25 "Juvenile court" § 1-101
- 26 5-337. CONSIDERATIONS.
- 27 (A) GENERAL.
- 28 IN RULING ON A PETITION FOR A CHILD'S ADOPTION UNDER THIS PART III OF
- 29 THIS SUBTITLE, A JUVENILE COURT SHALL CONSIDER:
- 30 (1) ANY ASSURANCE BY A LOCAL DEPARTMENT TO FUND NEEDED
- 31 SUPPORT FOR THE CHILD;
- 32 (2) ALL FACTORS NECESSARY TO DETERMINE THE CHILD'S BEST
- 33 INTERESTS; AND

70 UNOFFICIAL COPY OF SENATE BILL 710 A REPORT BY A CHILD PLACEMENT AGENCY, COMPLETED IN 2 ACCORDANCE WITH DEPARTMENT REGULATIONS, AS TO: THE SUITABILITY OF THE PETITIONER TO BE THE CHILD'S (I) 4 PARENT; AND THE CHILD'S SUCCESSFUL PLACEMENT WITH THE PETITIONER (II)6 UNDER THE SUPERVISION OF THE LOCAL DEPARTMENT OR ITS AGENT FOR AT LEAST 180 DAYS OR A SHORTER PERIOD ALLOWED BY THE JUVENILE COURT ON 8 RECOMMENDATION OF THE LOCAL DEPARTMENT. 9 (B) MARITAL STATUS. 10 IN RULING ON AN ADOPTION PETITION UNDER THIS PART III OF THIS SUBTITLE, 11 A JUVENILE COURT MAY NOT DENY THE PETITION SOLELY BECAUSE THE 12 PETITIONER IS SINGLE OR UNMARRIED. 13 (C) CONSTRUCTION AS VOLUNTARY. IF A PARENT CONSENTS TO ADOPTION IN ACCORDANCE WITH § 5-338 OF THIS 14 15 SUBTITLE, LOSS OF PARENTAL RIGHTS SHALL BE CONSIDERED VOLUNTARY. COMMITTEE NOTE: Subsections (a)(1) and (b) of this section are derived from 16 17 former FL §§ 5-309 and 5-316(1). 18 Subsection (a)(2) of this section is new and added to state expressly that a 19 court may consider relevant factors. Accordingly, former FL § 5-316(2), 20 which provided only for consideration of religious background, is omitted 21 as unnecessary. 22 Subsection (a)(3) of this section is new and added to reflect the 23 requirements of the referenced regulations of the Department, in COMAR 24 07.02.12.10. 25 Subsection (c) of this section is new and added to delineate voluntary TPR 26 under this subtitle. 27 In subsection (a)(1) of this section, the reference to a "local department" is substituted for the former reference to "the Social Services 28 29 Administration", to conform to current FL Title 5, Subtitle 4. 30 Also in subsection (a)(1) of this section, the former word "maintenance" is 31 omitted as included in the defined term "support". 32 In subsection (b) of this section, the reference to being "unmarried" is 33 substituted for the former reference to "not hav[ing] a spouse". 34 Defined terms: "Child" § 5-301

"Child placement agency" § 5-101

"Department" § 5-101

35

36

THE DIRECTOR OF THE LOCAL DEPARTMENT WITH CUSTODY OF THE

IF AT LEAST 10 YEARS OLD, CONSENTS; OR

IS REPRESENTED BY AN ATTORNEY; AND

26

28

29

30

(2) 27 CHILD CONSENTS; AND

(3)

THE CHILD:

1.

(I)

(II)

- **UNOFFICIAL COPY OF SENATE BILL 710** 1 2. IF UNDER THE AGE OF 10 YEARS, DOES NOT OBJECT. 2 (B) WITHHOLDING CONSENT. 3 A LOCAL DEPARTMENT MAY NOT WITHHOLD CONSENT FOR THE SOLE REASON 4 THAT THE RACE, RELIGION, COLOR OR NATIONAL ORIGIN OF A PROSPECTIVE 5 ADOPTIVE PARENT DIFFERS FROM THAT OF THE CHILD OR PARENT. 6 COMMITTEE NOTE: Subsection (a)(1), (2), and (3)(ii)1 of this section is derived 7 from former FL § 5-311(a) and revised to refer to adoption counseling and 8 guidance services and to allow consent by 1 parent in instances when the 9 other parent is dead or not in contact. 10 Subsection (a)(3)(i) of this section is new and added to reflect the expanded 11 requirement for representation by counsel. 12 Subsection (a)(3)(ii)2 of this section is new and added to allow for objection 13 by a child who is not old enough for consent. 14 Subsection (b) of this section is derived from former FL § 5-311(b)(2) and 15 revised to include "color" and "national origin" but omit "where to do so 16 would be contrary to the best interests of the child", to conform to the 17 federal law. 18 In subsection (b) of this section, the defined term "local department" is 19 substituted for the former reference to "the executive head of the child 20 placement agency" for brevity. 21 Defined terms: "Adoptive parent" § 5-101 22 "Child" § 5-301 23 "Juvenile court" § 1-101 "Local department" § 1-101 24 "Parent" § 5-301 25 26 5-339. CONSENT. 27 CONTENTS AND ATTACHMENTS. (A) CONSENT OF A PARENT TO AN ADOPTION UNDER THIS PART III OF 28 (1) 29 THIS SUBTITLE MAY INCLUDE:

A PROVISION BARRING A PETITIONER FROM LEARNING

31 IDENTIFYING INFORMATION ABOUT THE PARENT; AND

(I)

- A WAIVER OF THE RIGHT TO NOTICE OF FURTHER 32 (II)
- 33 PROCEEDINGS UNDER THIS PART III OF THIS SUBTITLE.

CONSENT TO ADOPTION ENTERED INTO BEFORE A JUDGE ON THE 1 (2) 2 RECORD SHALL INCLUDE A WAIVER OF THE REVOCATION PERIOD. CONSENT OF A PARTY TO AN ADOPTION UNDER THIS PART III OF 4 THIS SUBTITLE IS NOT VALID UNLESS: THE CONSENT IS GIVEN IN A LANGUAGE THAT THE PARTY (I) 6 UNDERSTANDS; 7 (II)IF GIVEN IN A LANGUAGE OTHER THAN ENGLISH. THE 8 CONSENT: 9 1. IS GIVEN BEFORE A JUDGE ON THE RECORD: OR 10 2. IS ACCOMPANIED BY THE AFFIDAVIT OF A TRANSLATOR 11 STATING THAT THE TRANSLATION OF THE DOCUMENT OF CONSENT IS ACCURATE: 12 (III) THE CONSENT NAMES THE CHILD; (IV) THE CONSENT CONTAINS ENOUGH INFORMATION TO IDENTIFY 13 14 THE PROSPECTIVE ADOPTIVE PARENT: (V) THE PARTY HAS RECEIVED WRITTEN NOTICE OR ON THE 15 16 RECORD NOTICE OF: THE REVOCATION PROVISIONS IN SUBSECTIONS (A)(2) 17 18 AND (B)(1) OF THIS SECTION; THE SEARCH RIGHTS OF ADOPTEES AND PARENTS UNDER 20 § 5-359 OF THIS SUBTITLE AND THE SEARCH RIGHTS OF ADOPTEES, PARENTS, AND 21 SIBLINGS UNDER SUBTITLE 4B OF THIS TITLE; AND 22 THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-359 3. 23 OF THIS SUBTITLE; AND (VI) THE CONSENT IS ACCOMPANIED BY AN AFFIDAVIT OF 24 25 COUNSEL APPOINTED UNDER § 5-307(A) OF THIS SUBTITLE, STATING THAT A PARENT 26 WHO IS A MINOR OR HAS A DISABILITY CONSENTS KNOWINGLY AND VOLUNTARILY. 27 REVOCATION BY PARENT. (B) 28 SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A PARENT MAY (1) 29 REVOKE CONSENT TO ADOPTION UNDER THIS PART III OF THIS SUBTITLE AT ANY 30 TIME WITHIN THE LATER OF: 31 (I) 30 DAYS AFTER THE PARENT SIGNS THE CONSENT; OR 32 (II)30 DAYS AFTER THE ADOPTION PETITION IS FILED. CONSENT TO ADOPTION UNDER SUBSECTION (A)(2) OF THIS SECTION (2) 34 IS IRREVOCABLE.

- 1 (C) REVOCATION BY LOCAL DEPARTMENT.
- 2 A LOCAL DEPARTMENT MAY REVOKE CONSENT TO AN ADOPTION UNDER THIS
- 3 PART III OF THIS SUBTITLE AT ANY TIME BEFORE A JUVENILE COURT ENTERS AN
- 4 ORDER OF ADOPTION UNDER THIS PART III OF THIS SUBTITLE.
- 5 (D) REVOCATION OR OBJECTION BY CHILD.
- 6 A CHILD MAY REVOKE CONSENT OR OBJECT TO AN ADOPTION UNDER THIS
- 7 PART III OF THIS SUBTITLE AT ANY TIME BEFORE A JUVENILE COURT ENTERS AN
- 8 ORDER OF ADOPTION UNDER THIS PART III OF THIS SUBTITLE.
- 9 COMMITTEE NOTE: Subsection (a)(1)(i) and (3)(iii) and (iv) of this section is
- 10 new and added for completeness.
- Subsection (a)(1)(ii) of this section is derived from former FL § 5-322(a)(2),
- 12 as it related to adoptions.
- Subsections (a)(2) and (b)(2) of this section are new and added to require a
- waiver if consent is given on-the-record.
- Subsection (a)(3)(i) and (ii) of this section is new and added to ensure that
- 16 consent is given knowingly, by ensuring that the individual consenting
- understands the consent being given. As to interpreters in connection with
- on the record consent, see Md. Rule 16-819.
- Subsection (a)(3)(v) and (vi) of this section is derived from former FL §
- 5-314, as it related to adoption, and the substance of former FL § 5-301(h)
- and revised to apply to disabled, as well as minor, parents.
- Subsection (b)(1) of this section is derived from former FL § 5-311(c), as it
- 23 related to parents, and revised to provide an alternative deadline based on
- 24 the filing date of the petition.
- 25 Subsection (c) of this section is substituted for former FL § 5-311(c), as it
- related to a local department, to expand the revocation period.
- 27 Subsection (d) of this section is derived from former FL § 5-311(c)(2) and
- 28 revised to cover acquiescence by children not old enough for consent.
- 29 Former FL § 5-311(c)(3), which otherwise barred revocation, is omitted as
- 30 surplusage.
- As to "minor", see Art. 1, § 24 of the Code.
- 32 Defined terms: "Adoptive parent" § 5-101
- 33 "Child" § 5-301
- 34 "Disability" § 5-101
- 35 "Identifying information" § 5-301

1 "Includes" § 1-101 2 "Including" § 1-101 3 "Juvenile court" § 1-101 "Local department" § 1-101 4 "Parent" § 5-301 5 "Party" § 5-301 6 7 5-340. DISMISSAL. IF A PETITION FOR ADOPTION UNDER THIS PART III OF THIS SUBTITLE IS 9 CONTESTED, A JUVENILE COURT SHALL DISMISS THE PETITION. 10 COMMITTEE NOTE: This section is new and added to state expressly a 11 requirement for dismissal of a contested proceeding under this Part III. 12 Defined term: "Juvenile court" § 1-101 13 5-341. ORDER FOR ADOPTION. 14 (A) EFFECT ON PARENT-CHILD RELATIONSHIP. THIS SUBSECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL 15 (1) 16 TO PROVIDE FOR DISTRIBUTION OF PROPERTY BY WILL. 17 (2) EXCEPT AS PROVIDED IN § 2-123 OF THE REAL PROPERTY ARTICLE, 18 AFTER A JUVENILE COURT ENTERS AN ORDER FOR ADOPTION UNDER THIS PART III 19 OF THIS SUBTITLE: 20 (I) THE ADOPTEE: IS THE CHILD OF THE ADOPTIVE PARENT FOR ALL 21 1. 22 INTENTS AND PURPOSES; AND IS ENTITLED TO ALL OF THE RIGHTS AND PRIVILEGES OF 23 2. 24 AND IS SUBJECT TO ALL OF THE OBLIGATIONS OF OFFSPRING BORN TO THE 25 ADOPTIVE PARENT; (II)EACH OF THE ADOPTEE'S LIVING PARENTS IS: 26 27 1. RELIEVED OF ALL PARENTAL DUTIES AND OBLIGATIONS 28 TO THE ADOPTEE; AND 29 2. DIVESTED OF ALL PARENTAL RIGHTS AS TO THE 30 ADOPTEE; AND THE ESTATES AND TRUSTS ARTICLE SHALL GOVERN ALL OF (III)

32 THE RIGHTS OF INHERITANCE BETWEEN THE ADOPTEE AND PARENTAL RELATIVES.

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1	(B)	EFFECT	ON PE	NDING CASES.				
2 3		_	_	TION UNDER THIS PART III OF THIS SUBTITLE NG CINA CASES AS TO THE ADOPTEE.				
4	(C)	NOTICE	E OF OR	DER.				
	ADOPTION SEND NOT			A JUVENILE COURT ENTERS AN ORDER FOR A CHILD'S ART III OF THIS SUBTITLE, THE JUVENILE COURT SHALL				
8 9	THE ADOP	TEE;	(I)	EACH JUVENILE COURT THAT HAS A PENDING CINA CASE AS				
				EACH OF THE CHILD'S LIVING, FORMER PARENTS WHO HAS TO NOTICE AND THAT PARENT'S LAST ATTORNEY OF SE; AND				
13			(III)	THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE				
14 15		(2) LAST AI		CE ON A PARENT UNDER THIS SUBSECTION SHALL BE AT THE SKNOWN TO THE JUVENILE COURT.				
16 17		EE NOTE) and (b).	E: Subsec	ction (a) of this section is derived from former FL §				
18 19		Subsections (b) and (c) of this section are new and added to state the effect on pending cases and to provide for notice of the order.						
20 21 22 23 24	provide former e recodifi	The introductory exception in subsection (a)(2) of this section, "[e]xcept as provided in § 2-123 of the Real Property Article", is substituted for the former exception "this section" - i.e., former FL § 5-308 - to reflect the recodification of part of former § 5-308(d). The balance is covered by subsection (a)(2)(iii) of this section.						
25 26		In the introductory language of subsection (a)(2) of this section, the word "order" is substituted for the former, more archaic "decree".						
27 28		In subsection (a)(2) of this section, the word "adoptee" is substituted for the former references to the "individual adopted", for consistency and brevity.						
29 30 31	"adoptiv	In subsection (a)(2)(i)1 and 2 of this section, the newly defined term "adoptive parent" is substituted for the former references to a "petitioner", for consistency.						
32 33 34 35 36	In subsection (a)(2)(i)2 of this section, the reference to "offspring born" to the adoptive parent is substituted for the former reference to "a child born to the petitioner in wedlock", to avoid the misleading inference that illegitimacy affects a right, privilege, or obligation of a biological offspring or that the age of majority might affect an adoptee differently from a							

TO

- 1 biological offspring.
- In subsection (a)(2)(ii) of this section, the former reference to a "natural"
- 3 parent is omitted to reflect that the duties and rights of nonbiological i.e.,
- 4 adoptive relatives are affected in the same manner as a biological
- 5 relative. Accordingly, in subsection (a)(2)(iii) of this section, a reference to
- 6 "parental" relatives is substituted for the former reference to "natural"
- 7 relatives.
- 8 Former FL § 5-308(c) and (e), which discounted any difference in orders as
- 9 to adults and minors or as to interlocutory and final orders, is omitted as
- 10 unnecessary.
- Defined terms: "Adoptive parent" § 5-101
- 12 "Child" § 5-301
- 13 "CINA case" § 1-101
- 14 "Juvenile court" § 1-101
- 15 "Parent" § 5-301
- 16 5-342. PETITION TO INVALIDATE.
- 17 IF A PETITION TO INVALIDATE AN ORDER FOR ADOPTION UNDER THIS PART III
- 18 OF THIS SUBTITLE ON THE BASIS OF A JURISDICTIONAL OR PROCEDURAL DEFECT IS
- 19 FILED MORE THAN 1 YEAR AFTER ENTRY OF THE ORDER, A JUVENILE COURT SHALL
- 20 DISMISS THE PETITION.
- 21 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- 22 revised to require dismissal rather than barring receipt, as more consistent
- with court practices.
- The word "order" is substituted for the former, more archaic "decree".
- 25 Defined term: "Juvenile court" § 1-101
- 26 5-343. RESERVED.
- 27 5-344. RESERVED.
- 28 PART IV. ADOPTION AFTER TERMINATION OF PARENTAL RIGHTS.
- 29 5-345. PETITION.
- 30 (A) AUTHORIZED.
- 31 IF, AFTER TERMINATION OF PARENTAL RIGHTS AS TO A CHILD, THERE IS AN
- 32 OPEN GUARDIANSHIP CASE, A PETITION FOR ADOPTION OF THE CHILD MAY BE
- 33 FILED ONLY AS PROVIDED IN THIS PART IV OF THIS SUBTITLE.
- 34 (B) PETITIONER.

- ANY ADULT MAY PETITION A JUVENILE COURT FOR AN ADOPTION (1) 2 UNDER THIS PART IV OF THIS SUBTITLE. IF A PETITIONER UNDER THIS SECTION IS MARRIED, THE 4 PETITIONER'S SPOUSE SHALL JOIN IN THE PETITION UNLESS THE SPOUSE: IS SEPARATED FROM THE PETITIONER UNDER A 6 CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR 7 DIVORCE; OR 8 (II)IS NOT COMPETENT TO JOIN IN THE PETITION. 9 (C) CONTENTS. A PETITIONER UNDER THIS SECTION SHALL ATTACH TO A PETITION: 10 (1) 1. ALL WRITTEN CONSENTS REQUIRED UNDER § 5-350 OF 11 (I) 12 THIS SUBTITLE; OR 13 2. IF APPLICABLE: PROOF OF GUARDIANSHIP OR RELINQUISHMENT OF A. 15 PARENTAL RIGHTS GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL 16 BODY OF A STATE OR OTHER JURISDICTION; AND CERTIFICATION THAT THE GUARDIANSHIP OR 17 В. 18 RELINQUISHMENT WAS GRANTED IN COMPLIANCE WITH THE JURISDICTION'S LAWS; 19 A COPY OF AN AGREEMENT, IF ANY, FOR POSTADOPTION (II)20 CONTACT; AND A NOTICE OF FILING THAT: 21 (III) 22. 1. STATES THE DATE ON WHICH THE PETITION WAS FILED; IDENTIFIES EACH GOVERNMENTAL UNIT OR PERSON 23 2. 24 WHOSE CONSENT WAS FILED WITH THE PETITION; IF APPLICABLE, STATES THAT A POSTADOPTION 25 26 AGREEMENT WAS FILED WITH THE PETITION; AND INCLUDES NO IDENTIFYING INFORMATION THAT WOULD 27 28 BE IN VIOLATION OF AN AGREEMENT OR CONSENT. 29 (2) IN ADDITION TO A COPY OF AN AGREEMENT FOR POSTADOPTION 30 CONTACT, A PETITIONER SHALL FILE THE ORIGINAL AGREEMENT UNDER SEAL. 31 (D) AMENDED PETITION.
- 32 IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY OF AN 33 ORDER, THE PETITIONER SHALL AMEND THE PETITION ACCORDINGLY.

- 1 COMMITTEE NOTE: Subsection (a) of this section is new and added to
- 2 distinguish adoptions after termination of parental rights with an open
- 3 guardianship case from those under Part III of this subtitle as to adoptions
- 4 prior to termination and from those under Part II when a guardianship
- 5 case is terminated after an individual is granted custody and guardianship
- of a child, in which case a guardian must petition for adoption under new
- 7 § 5-3B-13(c).
- 8 Subsection (b)(1) of this section is derived from former FL § 5-309(a).
- 9 Subsections (b)(2) and (d) of this section are derived from former FL §
- 10 5-315(a)(2) and (3) and (b).
- Subsection (c) of this section is new and added to specify minimum
- requirements as to a petition under this section.
- 13 In subsection (d) of this section, the word "order" is substituted for the
- former, more archaic "decree".
- Former FL § 5-315(a)(1), which provided an exception for the petitioner
- whose spouse is a parent, is omitted from this Part IV.
- 17 As to "adult", see Art. 1, § 24 of the Code.
- Defined terms: "Child" § 5-301
- 19 "Guardianship" § 5-301
- 20 "Identifying information" § 5-301
- 21 "Includes" § 1-101
- 22 "Including" § 1-101
- 23 "Juvenile court" § 1-101
- 24 "Person" § 1-101
- 25 "State" § 1-101
- 26 5-346. NOTICE OF FILING.
- 27 (A) REQUIREMENT.
- 28 WITHIN 5 DAYS AFTER A PETITION FOR ADOPTION OF A CHILD IS FILED UNDER
- 29 THIS PART IV OF THIS SUBTITLE WITH A JUVENILE COURT, THE CLERK SHALL SEND
- 30 A COPY OF THE PETITION, WITH THE NOTICE OF FILING THAT WAS ATTACHED TO
- 31 THE PETITION, TO:
- 32 (1) THE LOCAL DEPARTMENT; AND

- 1 (2) THE CHILD'S LAST ATTORNEY OF RECORD IN THE GUARDIANSHIP 2 CASE.
- 3 (B) METHOD.
- 4 NOTICE UNDER THIS SECTION SHALL BE BY FIRST CLASS MAIL.
- 5 COMMITTEE NOTE: This section is new and added to state an express
- 6 requirement for notice to counsel, as well as the local department.
- 7 Defined terms: "Child" § 5-301
- 8 "Guardianship" § 5-301
- 9 "Juvenile court" § 1-101
- 10 "Local department" § 1-101
- 11 5-347. HEARING ON ADOPTION PETITION.
- 12 (A) REQUIREMENT.
- 13 A JUVENILE COURT SHALL HOLD A HEARING BEFORE ENTERING AN ORDER
- 14 FOR ADOPTION UNDER THIS PART IV OF THIS SUBTITLE.
- 15 (B) NOTICE.
- 16 BEFORE A HEARING UNDER THIS SECTION, A JUVENILE COURT SHALL GIVE
- 17 NOTICE TO ALL OF THE PARTIES.
- 18 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 19 5-324.1.
- 20 Subsection (b) of this section is new and added for completeness.
- In subsection (a) of this section, the word "order" is substituted for the
- former, more archaic "decree".
- 23 Defined term: "Juvenile court" § 1-101
- 24 5-348. TIME LIMITS.
- 25 (A) MAXIMUM LIMIT.
- 26 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A JUVENILE COURT SHALL
- 27 RULE ON THE ADOPTION PETITION UNDER THIS PART IV OF THIS SUBTITLE
- 28 PROMPTLY BUT NO LATER THAN 180 DAYS AFTER THE PETITION IS FILED.
- 29 (B) MINIMUM LIMIT.
- 30 A JUVENILE COURT MAY NOT ENTER AN ORDER FOR ADOPTION OF A CHILD
- 31 UNDER THIS PART IV OF THIS SUBTITLE BEFORE THE LATER OF:

- 1 (1) 30 DAYS AFTER THE BIRTH OF THE CHILD; OR
- 2 (2) 10 DAYS AFTER THE NOTICE IS SERVED UNDER § 5-346 OF THIS
- 3 SUBTITLE.
- 4 COMMITTEE NOTE: This section is derived from former FL §§ 5-317(d) and
- 5 5-324, as they related to adoptions.
- 6 In subsection (a) of this section, the word "promptly" is added for emphasis.
- 7 In subsection (b)(2) of this section, the reference to 10 days after service is
- 8 substituted for the former reference to the revocation period, thereby
- 9 incorporating Md. Rule 1-203(c).
- Defined terms: "Child" § 5-301
- 11 "Juvenile court" § 1-101
- 12 5-349. CONSIDERATIONS.
- 13 (A) GENERAL.
- 14 IN RULING ON A PETITION FOR A CHILD'S ADOPTION UNDER THIS PART IV OF
- 15 THIS SUBTITLE, A JUVENILE COURT SHALL CONSIDER:
- 16 (1) ANY ASSURANCE BY THE LOCAL DEPARTMENT TO FUND NEEDED
- 17 SUPPORT FOR THE CHILD;
- 18 (2) ALL FACTORS NECESSARY TO DETERMINE THE CHILD'S BEST
- 19 INTERESTS; AND
- 20 (3) A REPORT BY A CHILD PLACEMENT AGENCY, COMPLETED IN
- 21 ACCORDANCE WITH DEPARTMENT REGULATIONS, AS TO:
- 22 (I) THE SUITABILITY OF THE PETITIONER TO BE THE CHILD'S
- 23 PARENT; AND
- 24 (II) THE CHILD'S SUCCESSFUL PLACEMENT FOR ADOPTION WITH
- 25 THE PETITIONER UNDER THE SUPERVISION OF THE LOCAL DEPARTMENT OR ITS
- 26 AGENT FOR AT LEAST 180 DAYS OR A SHORTER PERIOD ALLOWED BY THE JUVENILE
- 27 COURT ON RECOMMENDATION OF THE LOCAL DEPARTMENT.
- 28 (B) MARITAL STATUS.
- 29 IN RULING ON A PETITION FOR ADOPTION UNDER THIS PART IV OF THIS
- 30 SUBTITLE, A JUVENILE COURT MAY NOT DENY A PETITION FOR ADOPTION SOLELY
- 31 BECAUSE THE PETITIONER IS SINGLE OR UNMARRIED.
- 32 COMMITTEE NOTE: Subsections (a)(1) and (b) of this section are derived from
- 33 former FL §§ 5-309 and 5-316(1).
- 34 Subsection (a)(2) of this section is new and added to state expressly that a

- 1 court may consider relevant factors. Accordingly, former FL § 5-316(2),
- which provided only for consideration of religious background, is omitted
- 3 as unnecessary.
- 4 Subsection (a)(3) of this section is new and added to reflect the
- 5 requirements of the referenced regulations of the Department, in COMAR
- 6 07.02.12.10.
- 7 In subsection (a)(1) of this section, reference to a "local department" is
- 8 substituted for the former reference to "the Social Services"
- 9 Administration", to conform to current FL Title 5, Subtitle 4.
- Also in subsection (a)(1) of this section, the former word "maintenance" is
- omitted as included in the defined term "support".
- In subsection (b) of this section, reference to being "unmarried" is
- substituted for the former reference to "not hav[ing] a spouse".
- Defined terms: "Child" § 5-301
- 15 "Child placement agency" § 5-101
- 16 "Department" § 5-101
- 17 "Juvenile court" § 1-101
- 18 "Local department" § 1-101
- 19 "Support" § 1-101
- 20 5-350. AUTHORITY TO GRANT ADOPTION.
- 21 (A) CONSENT.
- 22 A JUVENILE COURT MAY ENTER AN ORDER FOR A CHILD'S ADOPTION UNDER
- 23 THIS PART IV OF THIS SUBTITLE ONLY IF:
- 24 (1) FOR AN INDIVIDUAL UNDER THE AGE OF 18 YEARS, THE
- 25 INDIVIDUAL'S GUARDIAN CONSENTS; AND
- 26 (2) FOR AN INDIVIDUAL WHO IS AT LEAST 10 YEARS OLD, THE
- 27 INDIVIDUAL CONSENTS.
- 28 (B) WITHHOLDING CONSENT.
- 29 A GUARDIAN MAY NOT WITHHOLD CONSENT FOR THE SOLE REASON THAT THE
- 30 RACE, RELIGION, COLOR, OR NATIONAL ORIGIN OF A PROSPECTIVE ADOPTIVE
- 31 PARENT DIFFERS FROM THAT OF THE CHILD OR PARENT.
- 32 COMMITTEE NOTE: This section is derived from former FL § 5-311(b).
- In subsection (a)(1) of this section, reference to a "guardian" of an

33 THIS SUBTITLE.

(III)

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1 individual "under the age of 18 years" is substituted for the former reference to the "executive head of the child placement agency that has 2 3 been awarded guardianship", for brevity and consistency with new § 4 5-328(a). 5 Subsection (b) of this section is derived from former FL § 5-311(b)(2) and revised to include "color" and "national origin" but omit "where to do so 6 would be contrary to the best interests of the child", to conform to the 7 8 federal law. 9 Defined terms: "Adoptive parent" § 5-101 "Child" § 5-301 10 11 "Juvenile court" § 1-101 12 "Parent" § 5-301 13 5-351. CONSENT. 14 (A) CONTENTS AND ATTACHMENTS. CONSENT OF A PARTY TO AN ADOPTION UNDER THIS PART IV OF THIS SUBTITLE 15 16 IS NOT VALID UNLESS: THE CONSENT IS GIVEN IN A LANGUAGE THAT THE PARTY 17 (1) 18 UNDERSTANDS; 19 (2) IF GIVEN IN A LANGUAGE OTHER THAN ENGLISH, THE CONSENT: 20 (I) IS GIVEN BEFORE A JUDGE ON THE RECORD; OR (II)IS ACCOMPANIED BY THE AFFIDAVIT OF A TRANSLATOR 21 22 STATING THAT THE TRANSLATION OF THE DOCUMENT OF CONSENT IS ACCURATE; 23 THE CONSENT NAMES THE CHILD; (3) THE CONSENT CONTAINS ENOUGH INFORMATION TO IDENTIFY THE (4) 25 PROSPECTIVE ADOPTIVE PARENT; AND THE PARTY HAS RECEIVED WRITTEN NOTICE OR ON-THE-RECORD 26 (5) 27 NOTICE OF: 28 (I) THE REVOCATION PROVISIONS IN THIS SECTION: 29 (II)THE SEARCH RIGHTS OF ADOPTEES AND PARENTS UNDER § 30 5-359 OF THIS SUBTITLE AND THE SEARCH RIGHTS OF ADOPTEES, PARENTS, AND 31 SIBLINGS UNDER SUBTITLE 4B OF THIS TITLE; AND

THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-359 OF

- 1 (B) REVOCATION BY GUARDIAN.
- 2 A GUARDIAN MAY REVOKE CONSENT TO AN ADOPTION UNDER THIS PART IV OF
- 3 THIS SUBTITLE AT ANY TIME BEFORE A JUVENILE COURT ENTERS AN ORDER OF
- 4 ADOPTION UNDER THIS PART IV OF THIS SUBTITLE.
- 5 (C) REVOCATION BY CHILD.
- 6 A CHILD MAY REVOKE CONSENT TO AN ADOPTION UNDER THIS PART IV OF THIS
- 7 SUBTITLE AT ANY TIME BEFORE A JUVENILE COURT ENTERS AN ORDER OF
- 8 ADOPTION UNDER THIS PART IV OF THIS SUBTITLE.
- 9 COMMITTEE NOTE: Subsection (a)(1) and (2) of this section is new and added
- to ensure that consent is given knowingly, by ensuring that the individual
- 11 consenting understands the consent being given. As to interpreters in
- connection with on-the-record consent, see Md. Rule 16-819.
- Subsection (a)(3) and(4) of this section is new and added for completeness.
- Subsection (a)(5) of this section is derived from former FL § 5-314(a).
- Subsection (b) of this section is substituted for former FL § 5-311(c), as it
- related to a guardian, to expand the revocation period.
- 17 Subsection (c) of this section is derived from former FL § 5-311(c)(2).
- Former FL § 5-311(c)(3), which otherwise barred revocation, is omitted as
- 19 surplusage.
- 20 Defined terms: "Adoptive parent" § 5-101
- 21 "Child" § 5-301
- 22 "Juvenile court" § 1-101
- 23 "Parent" § 5-301
- 24 "Party" § 5-301
- 25 5-352. ORDER FOR ADOPTION.
- 26 (A) EFFECT ON PARENT-CHILD RELATIONSHIP.
- 27 (1) THIS SUBSECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL
- 28 TO PROVIDE FOR DISTRIBUTION OF PROPERTY BY WILL.
- 29 (2) EXCEPT AS PROVIDED IN § 2-123 OF THE REAL PROPERTY ARTICLE,
- 30 AFTER A JUVENILE COURT ENTERS AN ORDER FOR ADOPTION UNDER THIS PART IV
- 31 OF THIS SUBTITLE:
- 32 (I) THE ADOPTEE:

1 2	1. IS THE CHILD OF THE ADOPTIVE PARENT FOR ALL INTENTS AND PURPOSES; AND
	2. IS ENTITLED TO ALL OF THE RIGHTS AND PRIVILEGES OF AND IS SUBJECT TO ALL OF THE OBLIGATIONS OF OFFSPRING BORN TO THE ADOPTIVE PARENT;
6	(II) EACH OF THE ADOPTEE'S LIVING PARENTS IS:
7 8	1. RELIEVED OF ALL PARENTAL DUTIES AND OBLIGATIONS TO THE ADOPTEE; AND
9 10	2. DIVESTED OF ALL PARENTAL RIGHTS AS TO THE ADOPTEE; AND
11 12	(III) THE ESTATES AND TRUSTS ARTICLE SHALL GOVERN ALL OF THE RIGHTS OF INHERITANCE BETWEEN THE ADOPTEE AND PARENTAL RELATIVES.
13	(B) EFFECT ON PENDING CASES.
14 15	AN ORDER FOR ADOPTION UNDER THIS PART IV OF THIS SUBTITLE TERMINATES ALL PENDING GUARDIANSHIP CASES AS TO THE ADOPTEE.
16	(C) NOTICE OF ORDER.
	(1) WHEN A JUVENILE COURT ENTERS AN ORDER FOR A CHILD'S ADOPTION UNDER THIS PART IV OF THIS SUBTITLE, THE JUVENILE COURT SHALL SEND NOTICE TO:
20 21	(I) EACH JUVENILE COURT THAT HAS A PENDING GUARDIANSHIP CASE AS TO THE ADOPTEE;
22 23	(II) EACH OF THE CHILD'S LIVING, FORMER PARENTS WHO HAS NOT WAIVED THE RIGHT TO NOTICE;
24 25	(III) THE FORMER PARENT'S LAST ATTORNEY OF RECORD IN THE GUARDIANSHIP CASE; AND
26 27	(IV) THE CHILD'S LAST ATTORNEY OF RECORD IN THE GUARDIANSHIP CASE.
28 29	(2) SERVICE ON A FORMER PARENT UNDER THIS SUBSECTION SHALL BE AT THE PARENT'S LAST ADDRESS KNOWN TO THE JUVENILE COURT.
30 31	COMMITTEE NOTE: Subsection (a) of this section is derived from former FL § 5-308(a) and (b).
32 33	Subsections (b) and (c) of this section are new and added to state the effect on pending cases and to provide for notice of the order.
34	The introductory exception in subsection (a)(2) of this section, "[e]xcept as

- provided in § 2-123 of the Real Property Article", is substituted for the
- former exception "this section" i.e., former FL § 5-308 to reflect the
 - recodification of part of former § 5-308(d). The balance is covered by
- 4 subsection (a)(2)(iii) of this section.
- 5 In the introductory language of subsection (a)(2) of this section, the word
- 6 "order" is substituted for the former, more archaic "decree".
- 7 In subsection (a)(2) of this section, the word "adoptee" is substituted for the
- 8 former references to the "individual adopted", for consistency and brevity.
- 9 In subsection (a)(2)(i)1 and 2 of this section, the newly defined term
- "adoptive parent" is substituted for the former references to a "petitioner",
- 11 for consistency.
- 12 In subsection (a)(2)(i)2 of this section, the reference to "offspring born" to
- the adoptive parent is substituted for the former reference to "a child born
- to the petitioner in wedlock", to avoid the misleading inference that
- illegitimacy affects a right, privilege, or obligation of a biological offspring
- or that the age of majority might affect an adoptee differently from a
- 17 biological offspring.
- In subsection (a)(2)(ii) of this section, the former reference to a "natural"
- parent is omitted to reflect that the duties and rights of nonbiological i.e.,
- 20 adoptive relatives are affected in the same manner as a biological
- 21 relative's. Accordingly, in subsection (a)(2)(iii) of this section, a reference to
- 22 "parental" relatives is substituted for the former reference to "natural"
- 23 relatives.
- Former FL § 5-308(c) and (e), which discounted any difference in orders as
- 25 to adults and minors or as to interlocutory and final orders, are omitted as
- 26 unnecessary.
- 27 Defined terms: "Adoptive parent" § 5-101
- 28 "Child" § 5-301
- 29 "Guardianship" § 5-301
- 30 "Juvenile court" § 1-101
- 31 "Parent" § 5-301
- 32 5-353. PETITION TO INVALIDATE.
- 33 IF A PETITION TO INVALIDATE AN ORDER FOR ADOPTION UNDER THIS PART IV
- 34 OF THIS SUBTITLE ON THE BASIS OF A JURISDICTIONAL OR PROCEDURAL DEFECT IS
- 35 FILED MORE THAN 1 YEAR AFTER ENTRY OF THE ORDER, A JUVENILE COURT SHALL
- 36 DISMISS THE PETITION.

- 1 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- 2 revised to require dismissal rather than barring receipt, as more consistent
- 3 with court practices.
- The word "order" is substituted for the former, more archaic "decree".
- 5 Defined term: "Juvenile court" § 1-101
- 6 5-354. RESERVED.
- 7 5-355. RESERVED.
- 8 PART V. ACCESS TO RECORDS.
- 9 5-356. MEDICAL AND PSYCHOLOGICAL MENTAL HEALTH INFORMATION.
- 10 (A) COMPILATION OF ADOPTEE'S RECORDS OR HISTORY.
- 11 A LOCAL DEPARTMENT SHALL MAKE REASONABLE EFFORTS TO COMPILE AND
- 12 MAKE AVAILABLE TO A PROSPECTIVE ADOPTIVE PARENT:
- 13 (1) ALL OF THE PROSPECTIVE ADOPTEE'S MEDICAL AND PSYCHIATRIC
- 14 MENTAL HEALTH RECORDS THAT THE LOCAL DEPARTMENT HAS; OR
- 15 (2) A COMPREHENSIVE MEDICAL AND PSYCHIATRIC <u>MENTAL HEALTH</u>
- 16 HISTORY OF THE PROSPECTIVE ADOPTEE.
- 17 (B) COMPILATION OF PARENTAL HISTORY.
- 18 ON REQUEST OF AN ADOPTIVE OR PROSPECTIVE ADOPTIVE PARENT, A LOCAL
- 19 DEPARTMENT SHALL MAKE REASONABLE EFFORTS TO COMPILE A PERTINENT
- 20 MEDICAL AND PSYCHIATRIC MENTAL HEALTH HISTORY OF EACH OF THE
- 21 PROSPECTIVE ADOPTEE'S OR ADOPTEE'S PARENTS OR FORMER PARENTS, IF
- 22 AVAILABLE TO THE LOCAL DEPARTMENT, AND TO MAKE THE HISTORY AVAILABLE
- 23 TO THE ADOPTIVE OR PROSPECTIVE ADOPTIVE PARENT.
- 24 (C) LATER RECEIVED INFORMATION.
- 25 (1) IF, AFTER ADOPTION, A LOCAL DEPARTMENT RECEIVES MEDICAL OR
- 26 PSYCHOLOGICAL MENTAL HEALTH INFORMATION ABOUT THE ADOPTEE OR
- 27 ADOPTEE'S FORMER PARENT, THE LOCAL DEPARTMENT SHALL MAKE REASONABLE
- 28 EFFORTS TO MAKE THE INFORMATION AVAILABLE TO THE ADOPTIVE PARENT.
- 29 (2) IF, AFTER ADOPTION, THE ADOPTIVE PARENT REQUESTS
- 30 ADDITIONAL INFORMATION, THE LOCAL DEPARTMENT SHALL MAKE REASONABLE
- 31 EFFORTS TO NOTIFY THE FORMER PARENT, AT THE FORMER PARENT'S LAST KNOWN
- 32 ADDRESS AVAILABLE TO THE LOCAL DEPARTMENT, OF THE REQUEST AND THE
- 33 REASON FOR THE REQUEST.
- 34 (D) EXCLUSION OF IDENTIFYING INFORMATION.

- 1 A MEDICAL OR PSYCHIATRIC MENTAL HEALTH HISTORY COMPILED UNDER
- 2 THIS SECTION MAY NOT CONTAIN IDENTIFYING INFORMATION ABOUT A PARENT OR
- 3 FORMER PARENT.
- 4 COMMITTEE NOTE: Subsection (a) of this section is new and added to provide
- for a local department to compile information on a prospective adoptee
- 6 available to the department, including any dental records.
- 7 Subsections (b) and (d) of this section are derived from former FL § 5-328.
- 8 Subsection (c) of this section is new and added to ensure transmittal of
- 9 later discovered information about an adoptee and, even without a request
- under subsection (b), a former parent.
- In subsections (b) and (d) of this section, the references to "psychiatric"
- "mental health" records are added to ensure inclusion of such information
- as available, without identifying information.
- In subsection (b) of this section, the reference to a "request" is added to
- obviate the need to compile information that a prospective or adoptive
- parent does not want.
- 17 Also in subsection (b) of this section, "reasonable efforts" and "if available"
- are added to reflect that a local department may be unable to compile all of
- 19 the information or contact a parent after an adoption.
- 20 Also in subsection (b) of this section, the newly defined term "local
- 21 department" is substituted for the former reference to a "person authorized
- 22 to place a minor child for adoption", for brevity and consistency with the
- 23 revised scope of this subtitle.
- In subsection (d) of this section, the defined term "identifying information"
- is substituted for the former, limited reference to "identity".
- Also in subsection (d) of this section, the former word "natural" is omitted,
- 27 to reflect that the parental rights of a nonbiological i.e., adoptive-parent
- 28 can be terminated in the same manner as a biological parent's can and
- 29 identifying information about such parent should be protected as well.
- 30 Defined terms: "Adoptive parent" § 5-101
- 31 "Identifying information" § 5-301
- 32 "Local department" § 1-101
- 33 "Parent" § 5-301
- 34 5-357. COURT AND DEPARTMENT RECORDS.
- 35 (A) ACCESS.

- 1 (1) (I) ON REQUEST OF AN ADOPTEE OR ADOPTIVE OR FORMER
- 2 PARENT OF AN ADOPTEE AND WITHOUT A SHOWING OF A NEED, A LOCAL
- 3 DEPARTMENT SHALL PROVIDE INFORMATION, OTHER THAN IDENTIFYING
- 4 INFORMATION, IN ITS ADOPTION RECORD ON THE ADOPTEE.
- 5 (II) IF A LOCAL DEPARTMENT DENIES A REQUEST UNDER THIS
- 6 PARAGRAPH, THEN ON PETITION OF AN ADOPTEE OR ADOPTIVE OR FORMER PARENT
- 7 AND WITHOUT A SHOWING OF NEED, A JUVENILE COURT SHALL ORDER ACCESS FOR
- 8 THE PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS
- 9 SECTION, THE LOCAL DEPARTMENT'S RECORD ON THE ADOPTEE.
- 10 (2) ON PETITION OF AN ADOPTEE OR ADOPTIVE OR FORMER PARENT OF
- 11 AN ADOPTEE AND WITHOUT A SHOWING OF NEED, A JUVENILE COURT SHALL ORDER
- 12 ACCESS FOR THE PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B)
- 13 OF THIS SECTION, THE JUVENILE COURT'S RECORD ON THE ADOPTEE.
- 14 (B) PROTECTION OF IDENTIFYING INFORMATION.
- 15 A JUVENILE COURT MAY NOT ORDER OPENED FOR INSPECTION UNDER THIS
- 16 SECTION ANY PART OF A RECORD THAT CONTAINS IDENTIFYING INFORMATION.
- 17 COMMITTEE NOTE: This section is derived from former FL § 5-329(a) and
- 18 (b)
- In subsection (a)(1) and (2) of this section, the references to an "adoptive or
- 20 former parent" are substituted for the former references to a "birth
- 21 parent", to encompass all individuals who currently are or at any time
- previously have been a "parent". Accordingly, in subsection (b) of this
- section, the former reference to a "former" parent is omitted.
- In subsection (a)(1) of this section, the newly defined term "local
- department" is substituted for the former references to a "child placement
- agency", for brevity and consistency with the revised scope of this subtitle.
- 27 Defined terms: "Adoptive parent" § 5-101
- 28 "Identifying information" § 5-301
- 29 "Juvenile court" § 1-101
- 30 "Local department" § 1-101
- 31 "Parent" § 5-301
- 32 5-358. URGENTLY NEEDED MEDICAL INFORMATION.
- 33 (A) HEARING ON NEED.
- 34 IF, AFTER A HEARING ON A PETITION OF AN ADOPTEE OR FORMER PARENT, A
- 35 JUVENILE COURT IS SATISFIED THAT THE ADOPTEE OR BLOOD RELATIVE OF THE
- 36 ADOPTEE OR FORMER PARENT URGENTLY NEEDS MEDICAL INFORMATION NOT IN

- 1 LOCAL DEPARTMENT AND JUVENILE COURT RECORDS, THE JUVENILE COURT MAY
- 2 APPOINT AN INTERMEDIARY TO TRY TO CONTACT THE ADOPTEE OR A FORMER
- 3 PARENT OF THE ADOPTEE FOR THE INFORMATION.
- 4 (B) ROLE OF INTERMEDIARY.
- 5 AN INTERMEDIARY APPOINTED UNDER THIS SECTION:
- 6 (1) MAY ONLY ADVISE AN ADOPTEE OR FORMER PARENT OF THE NEED 7 FOR MEDICAL INFORMATION: AND
- 8 (2) MAY NOT:
- 9 (I) REVEAL ANY IDENTIFYING INFORMATION ABOUT AN ADOPTEE 10 OR FORMER PARENT; OR
- 11 (II) TRY, IN ANY MANNER, TO ENCOURAGE OR DISCOURAGE 12 CONTACT BETWEEN AN ADOPTEE AND FORMER PARENT.
- 13 (C) REPORT TO COURT.
- 14 AN INTERMEDIARY APPOINTED UNDER THIS SECTION SHALL FILE WITH THE
- 15 APPOINTING JUVENILE COURT A CONFIDENTIAL WRITTEN REPORT ON THE
- 16 INTERMEDIARY'S EFFORTS TO CONTACT AN ADOPTEE OR FORMER PARENT.
- 17 (D) DISCLOSURE BY COURT.
- 18 WHEN A JUVENILE COURT RECEIVES A REPORT FROM AN INTERMEDIARY, THE
- 19 JUVENILE COURT MAY DISCLOSE TO THE ADOPTEE OR FORMER PARENT, WITHOUT
- 20 REVEALING IDENTIFYING INFORMATION ABOUT AN ADOPTEE OR FORMER PARENT:
- 21 (1) WHETHER THE INTERMEDIARY ADVISED AN ADOPTEE OR FORMER
- 22 PARENT ABOUT THE NEED FOR MEDICAL INFORMATION; AND
- 23 (2) MEDICAL INFORMATION THAT THE ADOPTEE OR A FORMER PARENT
- 24 PROVIDED.
- 25 (E) COMPENSATION.
- 26 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A JUVENILE COURT MAY
- 27 ORDER AN ADOPTEE OR FORMER PARENT TO PAY A REASONABLE FEE FOR THE
- 28 SERVICES OF AN INTERMEDIARY UNDER THIS SECTION.
- 29 COMMITTEE NOTE: This section is derived from former FL § 5-329(c)
- through (e) and revised to clarify that an intermediary is allowed to contact
- 31 only a former parent and not a spouse, child, or other family member of a
- 32 former parent.
- Throughout this section, references to a "former" parent are substituted for
- the former references to a "birth" parent, to recognize that, e.g., a former
- parent, by adoption, may have information about an adoptee or biological

- 1 parent.
- In subsection (a) of this section, the newly defined term "local department"
- is substituted for the former reference to the "child placement agency", for
- brevity and consistency with the revised scope of this subtitle.
- Also in subsection (a) of this section, the former reference to "evidence
- 6 presented at the hearing" is omitted as unnecessary in light of the rules
- 7 governing proceedings generally and as potentially overnarrow should a
- 8 court request memoranda or other submissions to which an opposing party
- 9 has an opportunity to respond.
- Defined terms: "Identifying information" § 5-301
- 11 "Juvenile court" § 1-101
- 12 "Local department" § 1-101
- 13 "Parent" § 5-301
- 14 5-359. VITAL RECORDS.
- 15 (A) DEFINITIONS.
- 16 (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 17 STATED.
- 18 (2) "DIRECTOR" MEANS THE STATE DIRECTOR OF SOCIAL SERVICES.
- 19 "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL 20 HYGIENE.
- 21 (B) SCOPE OF SECTION.
- 22 THIS SECTION APPLIES ONLY TO AN ADOPTION IN WHICH A JUVENILE COURT
- 23 ENTERS AN ORDER FOR ADOPTION ON OR AFTER JANUARY 1, 2000.
- 24 (C) CONSTRUCTION OF SECTION.
- 25 THIS SECTION DOES NOT BAR:
- 26 (1) AN ADOPTEE OR BIOLOGICAL PARENT FROM APPLYING FOR SEARCH,
- 27 CONTACT, AND REUNION SERVICES UNDER SUBTITLE 4B OF THIS TITLE; OR
- 28 (2) THE DIRECTOR OR A CONFIDENTIAL INTERMEDIARY FROM
- 29 OBTAINING A COPY OF A RECORD UNDER § 5-4B-04(C) OR § 5-4B-06(B) OR (C) OF THIS
- 30 TITLE.
- 31 (D) APPLICATION FOR RECORD.
- 32 (1) AN ADOPTEE WHO IS AT LEAST 21 YEARS OLD MAY APPLY TO THE
- 33 SECRETARY FOR A COPY OF:

1		(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
2 3	CERTIFICATE OF B	(II) IRTH, II	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW FANY; AND
4 5	BY THE CLERK OF	(III) COURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
6 7	(2) OF THE ADOPTEE I		ADOPTEE IS AT LEAST 21 YEARS OLD, A BIOLOGICAL PARENT PPLY TO THE SECRETARY FOR A COPY OF:
8		(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
			THE NEW CERTIFICATE OF BIRTH, IF ANY, THAT WAS 4-211 OF THE HEALTH - GENERAL ARTICLE, FOR THE RTIFICATE OF BIRTH;
12 13	CERTIFICATE OF I	(III) BIRTH; A	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW AND
14 15	BY THE CLERK OF	(IV) COURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
16	(3)	EACH A	APPLICANT UNDER THIS SUBSECTION SHALL:
17 18	INFORMATION TH	(I) IAT THE	PROVIDE ALL PROOF OF IDENTITY AND OTHER RELEVANT SECRETARY REQUIRES; AND
19 20	HEALTH - GENERA	(II) AL ARTI	PAY THE FEE REQUIRED UNDER TITLE 4, SUBTITLE 2 OF THE ICLE FOR A COPY OF A RECORD.
21	(E) DISCLO	SURE V	VETO.
22	(1)	A BIOL	OGICAL PARENT MAY:
	DISCLOSURE OF II UNDER THIS SECT		FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THAT PARENT IN A RECORD ACCESSIBLE
26		(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
27		(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
28	(2)	AN AD	OPTEE AT LEAST 21 YEARS OLD MAY:
	DISCLOSURE OF II UNDER THIS SECT		FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE
32		(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND

33

34

"Juvenile court" § 1-101

"Parent" § 5-301

"Secretary" § 5-359

1 (III) REFILE A DISCLOSURE VETO AT ANY TIME. 2 IMMEDIATELY AFTER THE DIRECTOR RECEIVES A DISCLOSURE VETO (3) 3 OR CANCELLATION UNDER THIS SUBSECTION, THE DIRECTOR SHALL FORWARD A 4 COPY TO THE SECRETARY. 5 (F) DUTIES OF SECRETARY. THE SECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS 6 (1) 7 SECTION. 8 SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE (2) 9 SECRETARY SHALL GIVE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF 10 THIS SECTION A COPY OF EACH RECORD THAT THE APPLICANT REQUESTED AND 11 THAT THE SECRETARY HAS ON FILE. 12 WHENEVER A BIOLOGICAL PARENT APPLIES FOR A RECORD, THE 13 SECRETARY SHALL REDACT FROM THE COPY ALL INFORMATION AS TO: THE OTHER BIOLOGICAL PARENT, IF THAT PARENT HAS FILED 14 (I) 15 A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION; AND THE ADOPTEE AND EACH ADOPTIVE PARENT, IF THE ADOPTEE 16 (II)17 HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION. 18 WHENEVER AN ADOPTEE APPLIES FOR A RECORD, THE SECRETARY 19 SHALL REDACT FROM THE COPY ALL INFORMATION AS TO A BIOLOGICAL PARENT, IF 20 THAT PARENT HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION. THE SECRETARY SHALL GIVE EACH APPLICANT UNDER THIS 21 (5) 22 SECTION NOTICE OF THE ADOPTION SEARCH, CONTACT, AND REUNION SERVICES 23 AVAILABLE UNDER SUBTITLE 4B OF THIS TITLE. 24 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow concise reference to the Director and Secretary. 25 26 Subsections (b) through (f) of this section are derived from former FL §§ 27 5-3A-01 through 5-3A-07. 28 In subsection (e)(3) of this section, a duty to forward a cancellation is 29 added, for completeness. Defined terms: "Adoptive parent" § 5-101 30 "Director" § 5-359 31

UNOFFICIAL COPY OF SENATE BILL 710 1 5-360. RESERVED. 2 5-361. RESERVED. PART VI. PROHIBITED ACTS. 3 4 5-362. PROHIBITED PAYMENTS. 5 (A) PROHIBITED ACT. EXCEPT AS OTHERWISE PROVIDED BY LAW, A PERSON MAY NOT CHARGE OR 6 7 RECEIVE, FROM OR FOR A PARENT OR PROSPECTIVE ADOPTIVE PARENT, ANY 8 COMPENSATION FOR A SERVICE IN CONNECTION WITH: PLACEMENT OF AN INDIVIDUAL TO LIVE WITH A PREADOPTIVE 10 PARENT, AS DEFINED IN § 3-823(I)(1) OF THE COURTS ARTICLE; OR 11 (2) AN AGREEMENT FOR CUSTODY IN CONTEMPLATION OF ADOPTION. 12 (B) CONSTRUCTION OF SECTION. IN THIS SUBSECTION. "ADMINISTRATION" MEANS THE SOCIAL 13 (1) 14 SERVICES ADMINISTRATION OF THE DEPARTMENT. THIS SECTION DOES NOT: 15 (2) PROHIBIT PAYMENT, BY AN INTERESTED PERSON, OF A 17 CUSTOMARY AND REASONABLE CHARGE OR FEE FOR HOSPITAL, LEGAL, OR MEDICAL 18 SERVICES; OR 19 (II)PREVENT THE ADMINISTRATION, OR A PERSON THAT THE 20 ADMINISTRATION LICENSES OR SUPERVISES, FROM RECEIVING AND ACCEPTING 21 REASONABLE REIMBURSEMENT FOR COSTS OF AN ADOPTIVE SERVICE IN 22 CONNECTION WITH ADOPTION, IF: THE REIMBURSEMENT IS IN ACCORDANCE WITH 23 1. 24 STANDARDS SET BY REGULATION OF THE ADMINISTRATION; AND THE ABILITY TO PROVIDE THIS REIMBURSEMENT DOES 25 2. 26 NOT AFFECT: 27 THE ACCEPTABILITY OF ANY INDIVIDUAL FOR ADOPTIVE A. 28 SERVICES: OR

THE CHOICE OF THE MOST SUITABLE PROSPECTIVE

30 ADOPTIVE PARENT.

29

31

(C)

EACH STATE'S ATTORNEY SHALL ENFORCE THIS SECTION. 32

B.

DUTY OF STATE'S ATTORNEY.

- 1 (D) PENALTIES.
- 2 A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF A
- 3 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100 OR
- 4 IMPRISONMENT NOT EXCEEDING 3 MONTHS OR BOTH, FOR EACH OFFENSE.
- 5 COMMITTEE NOTE: Subsections (a), (b)(2), (c), and (d) of this section are
- 6 derived from former FL § 5-327(a), (b), (d), and (e) and the substance of §
- 7 5-301(j), which defined "placement for adoption".
- 8 Subsection (b)(1) of this section is new and added to allow concise reference
- 9 to the Administration.
- In subsections (a) and (b)(2)(ii)2B of this section, references to a
- prospective "adoptive parent" are substituted for the former references to
- the "individual who is adopting the individual" and the prospective
- adoptive "family or individual for a child who is to be adopted", for brevity
- and consistency with other references throughout this subtitle.
- In subsections (a), (b)(2), and (d) of this section, the references to a "person"
- are substituted for the former references to "an agency, institution, or
- individual" and "agency or institution", to state expressly that
- governmental units are covered a private "agency, institution, or
- individual" being within the defined term "person".
- In subsection (a) of this section, the phrase "by law" is added to delineate
- 21 the scope of the exception.
- In subsection (b)(2)(ii)1 of this section, the former word "rules" is deleted in
- 23 light of the definition of "regulation" in SG § 10-101 and the usage of
- 24 "regulation" for Executive Branch units and "rule" for Judicial Branch
- 25 units.
- In subsection (c) of this section, a duty to "enforce" is substituted for the
- 27 former duty to "prosecute any violation", as more consistent with
- 28 prosecutorial discretion.
- 29 In subsection (d) of this section, reference to a violation of "any provision"
- 30 is added to clarify that a prosecutor need not show violation of every
- 31 provision.
- 32 Defined terms: "Administration" § 5-362
- 33 "Adoptive parent" § 5-101
- 34 "Department" § 5-101
- 35 "Parent" § 5-301
- 36 "Person" § 1-101

SUBTITLE 3A. PRIVATE AGENCY GUARDIANSHIP AND ADOPTION.

- 2 PART I. GENERAL PROVISIONS.
- 3 5-3A-01. DEFINITIONS.
- 4 (A) IN GENERAL.
- 5 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 6 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a). Only a
- 7 stylistic change is made.
- 8 (B) CHILD.
- 9 "CHILD" MEANS AN INDIVIDUAL WHO IS THE SUBJECT OF A GUARDIANSHIP OR
- 10 ADOPTION PETITION UNDER THIS SUBTITLE.
- 11 COMMITTEE NOTE: This subsection is new and added to allow concise
- reference to the subject of a petition under this subtitle. Use of the word
- "child" as the defined term reflects that, in some instances, a petition must
- be filed during the minority of the subject and, in any event, that most
- petitions involve minors. Such usage, however, is not intended to suggest
- that an individual who is a minor when a petition is filed will not be an
- adult by the time a court rules on the petition.
- 18 Defined term: "Guardianship" § 5-3A-01
- 19 (C) GUARDIANSHIP.
- 20 "GUARDIANSHIP" MEANS AN AWARD, UNDER THIS SUBTITLE, OF ANY POWER OF
- 21 A GUARDIAN.
- 22 COMMITTEE NOTE: This subsection is substituted for former FL § 5-301,
- which defined "guardianship" in terms of the right to consent to adoption
- or long-term care short of adoption, to conform to the scope of this subtitle.
- 25 (D) IDENTIFYING INFORMATION. "IDENTIFYING INFORMATION" MEANS
- 26 INFORMATION THAT REVEALS THE IDENTITY OR LOCATION OF AN INDIVIDUAL.
- 27 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and
- 28 restated in positive, rather than negative, terms, for consistency with
- comparable provisions such as current FL § 5-701(i).
- 30 (E) PARENT.
- 31 (1) "PARENT" MEANS AN INDIVIDUAL WHO, AT THE TIME A PETITION
- 32 FOR GUARDIANSHIP OR ADOPTION IS FILED UNDER THIS SUBTITLE OR AT ANY TIME
- 33 BEFORE A COURT TERMINATES THE INDIVIDUAL'S PARENTAL RIGHTS:
- 34 (I) MEETS A CRITERION IN § 5-3A-06(A) OF THIS SUBTITLE; OR

"Guardianship" § 5-3A-01

1 (II)IS THE MOTHER. 2 "PARENT" DOES NOT INCLUDE AN INDIVIDUAL WHOM A COURT HAS (2) 3 ADJUDICATED NOT TO BE A FATHER OR MOTHER. COMMITTEE NOTE: This subsection is new and added to allow concise 5 reference to an individual who is a party to, or has the right to notice of, a 6 case under this subtitle due to a parental relationship. 7 Defined terms: "Guardianship" § 5-3A-01 8 "Includes" § 1-101 "Including" § 1-101 9 10 GENERAL COMMITTEE NOTE: In addition to the definitions set forth in new 11 § 5-3A-01, definitions in §§ 1-101 and 5-101 of this article apply to this 12 subtitle. 13 5-3A-02. SCOPE OF SUBTITLE. 14 APPLICATION. (A) 15 THIS SUBTITLE APPLIES ONLY TO: GUARDIANSHIP BY A CHILD PLACEMENT AGENCY OF A CHILD OTHER 16 (1) 17 THAN A CHILD IN NEED OF ASSISTANCE; AND 18 (2) ADOPTION OF THE CHILD. 19 (B) EFFECT. 20 EXCEPT AS EXPRESSLY PROVIDED IN THIS SUBTITLE, THIS SUBTITLE DOES NOT 21 APPLY TO ANY CASE PENDING ON OR BEFORE SEPTEMBER 30 DECEMBER 31, 2005. COMMITTEE NOTE: Subsection (a) of this section is new and added to make 22 clear the scope of this subtitle. 23 24 Subsection (b) of this section is substituted for former FL § 5-302, which 25 stated the effect of the former FL provisions and became obsolete with the 26 enactment of this subtitle. This substitution is not intended to limit the 27 access to records in cases filed or postadoption contact agreements entered into on or before October 1, 2005 on or before September 30 December 31, 28 29 2005. 30 Defined terms: "Child" § 5-3A-01 31 "Child in need of assistance" § 1-101 32 "Child placement agency" § 5-101

- 1 5-3A-03. STATEMENT OF FINDINGS; PURPOSES.
- 2 (A) STATEMENT OF FINDINGS.
- 3 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF
- 4 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 5 (B) PURPOSES.
- 6 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 7 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN 8 CONSISTENT WITH THEIR BEST INTERESTS:
- 9 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM 10 THEIR PARENTS;
- 11 (3) ENSURE ADOPTION ONLY BY INDIVIDUALS FIT FOR THE 12 RESPONSIBILITY;
- 13 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED 14 AGREEMENTS TO TERMINATE PARENTAL RIGHTS;
- 15 (5) PROTECT PROSPECTIVE ADOPTIVE PARENTS BY PROVIDING THEM 16 INFORMATION ABOUT PROSPECTIVE ADOPTEES AND THEIR BACKGROUNDS; AND
- 17 (6) PROTECT ADOPTIVE PARENTS FROM A FUTURE DISTURBANCE OF 18 THEIR RELATIONSHIP WITH ADOPTEES BY FORMER PARENTS.
- 19 COMMITTEE NOTE: This section is derived from former FL § 5-303.
- In subsection (a) of this section, the former clause "that concern adoption"
- 21 is deleted as the findings apply to guardianship as well.
- In subsection (b)(1) of this section, reference to "timely" provision of
- 23 "permanent and safe homes ... consistent with [the children's] best
- 24 interests" is substituted for the former reference to "stable homes that
- 25 protect ... safety and health", to emphasize the need for prompt resolution
- of a case in accordance with the "best interests" standard applicable under,
- e.g., former FL §§ 5-308, 5-311, 5-313, and 5-317.
- 28 In subsection (b)(2) and (4) of this section, the former word "natural" is
- omitted to reflect that the parental rights of a nonbiological i. e., adoptive
- parent can be terminated in the same manner as a biological parent's
- 31 can. Similarly, in subsection (b)(6) of this section, the word "former" is
- 32 substituted for "natural", to encompass all individuals who have at any
- time previously been a "parent".
- In subsection (b)(5) of this section, the word "prospective" is added to
- 35 modify "adoptive parents", to reflect that information is provided before
- 36 completion of an adoption.

- 1 Defined terms: "Adoptive parent" § 5-101
- 2 "Child" § 5-3A-01
- 3 "Parent" § 5-3A-01
- 4 5-3A-04. RELATIONSHIP WITH TITLE 5, SUBTITLE 5.
- 5 THIS SUBTITLE IS RELATED TO AND SHOULD BE READ IN RELATION TO
- 6 SUBTITLE 5 OF THIS TITLE.
- 7 COMMITTEE NOTE: This section formerly was FL § 5-304. No change is
- 8 made.
- 9 5-3A-05. FOREIGN ORDERS.
- 10 (A) "ORDER" DEFINED.
- 11 IN THIS SECTION, "ORDER" INCLUDES ANY ACTION THAT, UNDER THE LAWS OF
- 12 ANOTHER JURISDICTION, HAS THE FORCE AND EFFECT OF A COMPARABLE JUDICIAL
- 13 ORDER UNDER THIS SUBTITLE.
- 14 (B) ORDER OF ANOTHER STATE.
- 15 IN ACCORDANCE WITH THE UNITED STATES CONSTITUTION, THIS STATE SHALL
- 16 ACCORD FULL FAITH AND CREDIT TO:
- 17 (1) AN ORDER OF ANOTHER STATE AS TO ADOPTION OR GUARDIANSHIP
- 18 IN COMPLIANCE WITH THE OTHER STATE'S LAWS; AND
- 19 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 20 OTHER STATE'S LAWS.
- 21 (C) OTHER FOREIGN ORDERS.
- 22 AS TO A JURISDICTION OTHER THAN A STATE:
- 23 (1) AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN
- 24 COMPLIANCE WITH THE JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL
- 25 EFFECT AS AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN THIS STATE;
- 26 AND
- 27 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 28 JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL EFFECT AS TERMINATION OF
- 29 PARENTAL RIGHTS IN THIS STATE.
- 30 (D) CONSTRUCTION.
- 31 THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE AN INDIVIDUAL TO
- 32 PETITION A COURT IN THIS STATE FOR ADOPTION OF AN ADOPTEE IF:

- 1 (1) THE INDIVIDUAL ADOPTED THE ADOPTEE IN COMPLIANCE WITH 2 THE LAWS OF A JURISDICTION OTHER THAN A STATE; AND
- 3 (2) THE UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES
- 4 VERIFIES THE VALIDITY OF THAT ADOPTION BY GRANTING, UNDER THE FEDERAL
- 5 IMMIGRATION AND NATIONALITY ACT, AN IR-3 VISA FOR THE ADOPTEE.
- 6 COMMITTEE NOTE: Subsection (a) of this section is new and added to cover
- 7 administrative or other nonjudicial orders or proceedings that, under the
- laws of another jurisdiction, have the force and effect of a comparable
- 9 judicial order.
- Subsections(b)(1) and(c)(1) of this section are derived from former FL §
- 5-326 but bifurcated to reflect that the full faith and credit clause is
- applicable to "states" as provided in "the United States Constitution".
- Accordingly, in subsections (a) and (b) of this section, respectively, the
- defined term "state" and the reference to a "jurisdiction other than a state"
- are substituted for the former term "jurisdiction". Subsections (b)(1) and
- 16 (c)(1) are revised to cover orders for "guardianship", as well.
- Subsections (b)(2) and (c)(2) of this section are added to provide expressly
- for recognition of foreign orders relating to termination of parental rights.
- 19 Subsection (d) of this section is derived from former FL § 5-313.1.
- In subsections (b)(1) and(c)(1) of this section, references to "compliance
- 21 with the ... laws" are added to state expressly that an order being
- recognized must be a lawful order.
- Also in subsections (b)(1) and (c)(1) of this section, the word "order" is
- substituted for the former, more archaic "decree".
- 25 In subsection (d)(2) of this section, reference to the "Citizenship and
- 26 Immigration Services" is substituted for the former, obsolete reference to
- the "Immigration and Naturalization Service".
- 28 Defined terms: "Guardianship" § 5-3A-01
- 29 "Includes" § 1-101
- 30 "Including" § 1-101
- 31 "Order" § 5-3A-05
- 32 "State" § 1-101
- 33 5-3A-06. PATERNITY.
- 34 (A) PRESUMPTION.
- 35 UNLESS A COURT EXCLUDES A MAN AS THE FATHER OF A CHILD, A MAN IS THE 36 FATHER IF:

- 1 (1) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF 2 THE CHILD'S CONCEPTION;
- 3 (2) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF 4 THE CHILD'S BIRTH;
- 5 (3) THE MAN IS NAMED AS THE FATHER ON THE CHILD'S BIRTH 6 CERTIFICATE AND HAS NOT SIGNED A DENIAL OF PATERNITY;
- 7 (4) THE CHILD'S MOTHER HAS NAMED THE MAN AS THE CHILD'S FATHER 8 AND THE MAN HAS NOT SIGNED A DENIAL OF PATERNITY:
- 9 (5) THE MAN HAS BEEN ADJUDICATED TO BE THE CHILD'S FATHER;
- 10 (6) THE MAN HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, 11 TO BE THE CHILD'S FATHER AND THE MOTHER AGREES; OR
- 12 (7) ON THE BASIS OF GENETIC TESTING, THE MAN IS INDICATED TO BE 13 THE CHILD'S BIOLOGICAL FATHER.
- 14 (B) NOTICE AND HEARING ON PATERNITY CLAIM.
- 15 (1) A PETITIONER UNDER THIS SUBTITLE SHALL GIVE A COURT NOTICE 16 THAT A MAN WHO IS NOT NAMED IN THE PETITION AND HAS NOT BEEN EXCLUDED 17 AS A FATHER CLAIMS PATERNITY.
- 18 (2) AFTER A REQUEST OF A PARTY OR CLAIMANT AND BEFORE RULING 19 ON A PETITION FOR GUARDIANSHIP OR ADOPTION UNDER THIS SUBTITLE, A COURT 20 SHALL HOLD A HEARING ON THE ISSUE OF PATERNITY.
- 21 COMMITTEE NOTE: Subsections (a)(1) through (6) and (b) of this section are
- derived from former FL § 5-310.
- 23 Subsection (a)(7) of this section is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- 25 The introductory clause of subsection (a) of this section, "[u]nless a court
- 26 excludes a man as the father of a child", is substituted for the former
- 27 disclaimer "unless ... his nonpaternity has been established to the
- 28 satisfaction of the court by affidavit or testimony", which pertained only to
- 29 the provisions revised in subsection (a)(3) and (4) of this section, as a
- finding by a court should pertain to all of the criteria under subsection (a)
- 31 of this section.
- In subsection (b)(1) of this section, the word "man" is substituted for the
- former reference to "an individual who does not meet the criteria for being
- a natural father ... claims to be the natural father", for brevity and to
- reflect that fatherhood could result from, e.g., an earlier adoption.
- 36 In subsection (b)(2) of this section, the limitation "before ruling on a

- 102 **UNOFFICIAL COPY OF SENATE BILL 710** 1 petition for guardianship or adoption" is added to clarify the period during which a court may act. 2 3 Also in subsection (b)(2) of this section, the reference to a "request of a party or claimant" is substituted for the former reference to "receipt of 4 5 notice", to allow a claimant, as well as a petitioner, to request a hearing but obviate the need for a hearing if no one requests one. 6 7 Defined terms: "Child" § 5-3A-01 8 "Guardianship" § 5-3A-01 9 5-3A-07. APPOINTED COUNSEL. 10 (A) PARENT. 11 IN A CASE UNDER THIS SUBTITLE, A COURT SHALL APPOINT AN (1) 12 ATTORNEY TO REPRESENT A PARENT WHO: HAS A DISABILITY THAT MAKES THE PARENT INCAPABLE OF 13 (I) 14 EFFECTIVELY PARTICIPATING IN THE CASE; OR WHEN THE PARENT MUST DECIDE WHETHER TO CONSENT 15 (II)16 UNDER THIS SUBTITLE, IS STILL A MINOR. 17 TO DETERMINE WHETHER A DISABILITY MAKES A PARENT (2) 18 INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS OWN 19 MOTION OR ON MOTION OF A PARTY, MAY ORDER EXAMINATION OF THE PARENT. CHILD. 20 (B) IN A CASE UNDER THIS SUBTITLE, A COURT MAY SHALL APPOINT AN 21 (1) 22 ATTORNEY TO REPRESENT A CHILD WHO: WHO HAS A DISABILITY THAT MAKES THE CHILD INCAPABLE 23 (I) 24 OF EFFECTIVELY PARTICIPATING IN THE CASE; OR IS A MINOR IF THE CHILD MUST DECIDE WHETHER TO 25 (II)26 CONSENT TO THE ADOPTION, WHO IS AT LEAST 10 YEARS OLD. 27 TO DETERMINE WHETHER A DISABILITY MAKES A CHILD INCAPABLE (2)
- 28 OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS OWN MOTION OR ON
- 29 MOTION OF A PARTY, MAY ORDER EXAMINATION OF THE CHILD.
- 30 (C) DUAL REPRESENTATION.
- 31 AN ATTORNEY OR FIRM:
- MAY REPRESENT MORE THAN ONE PARTY IN A CASE UNDER THIS 32
- 33 SUBTITLE ONLY IF THE MARYLAND RULES OF PROFESSIONAL CONDUCT ALLOW; AND

- 1 MAY NOT REPRESENT A PROSPECTIVE ADOPTIVE PARENT AND (2) 2 PARENT IN THE SAME CASE.
- 3 (D) COMPENSATION.
- COUNSEL APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR 4
- 5 REASONABLE FEES, AS APPROVED BY THE COURT.
- 6 COMMITTEE NOTE: Subsection (a)(1)(i) of this section is derived from former
- 7 FL § 5-323(a)(1)(ii), as it related to adoptions.
- 8 Subsection (a)(1)(ii) of this section is derived from former FL §
- 9 5-323(a)(1)(iii), as it related to adoptions, and the substance of former FL
- 10 § 5-301(h).
- 11 Subsections (a)(2) and (b)(2) of this section are derived from former FL §
- 12 5-323(c).
- 13 Subsection (b)(1)(i) of this section is derived from former FL §
- 14 5-323(a)(1)(i), as it related to adoptions, and revised to be discretionary,
- 15 rather than mandatory.
- 16 Subsection (b)(1)(ii) of this section is new and added to allow appointment
- of counsel for minors. 17
- 18 Subsection (c) of this section is substituted for former FL § 5-323(e), to
- 19 ensure that dual representation is allowed under this subtitle only if not
- 20 inconsistent with the Md. Rules of Professional Conduct and, in any event,
- 21 not for both the prospective adoptive parent and parent.
- 22 Subsection (d) of this section is derived from the first sentence of former
- 23 FL § 5-323(d).
- 24 In subsection (a) of this section, the former word "natural" is deleted as a
- nonbiological i.e., adoptive parent can allow adoption in the same 25
- manner as a biological parent can. 26
- 27 In subsection (a)(1)(i) of this section, reference to "effectively participating"
- is substituted for the former reference to "consenting and effectively 28
- 29 participating", to conform to former FL § 5-323(c) - subsection (a)(2) of this
- 30 section-which, by reference to "consenting and otherwise effectively
- participating", made clear that consent is part of effective participation. 31
- 32 In subsections (a)(2) and (b) of this section, the newly defined terms
- 33 "parent" and "child" are substituted for the former word "individual" for
- 34 consistency with other provisions of this section.
- 35 Former FL § 5-323(a)(1)(iv), which provided for representation in a
- contested adoption case, is omitted from this subtitle. 36

- 1 As to "minor", see Art. 1, § 24 of the Code.
- 2 Defined terms: "Adoptive parent" § 5-101
- 3 "Child" § 5-3A-01
- 4 "Disability" § 5-101
- 5 "Parent" § 5-3A-01
- 6 5-3A-08. AGREEMENT FOR POSTADOPTION CONTACT.
- 7 (A) AUTHORIZED.
- 8 (1) A PROSPECTIVE ADOPTIVE PARENT AND PARENT OF A PROSPECTIVE
- 9 ADOPTEE UNDER THIS SUBTITLE MAY ENTER INTO A WRITTEN AGREEMENT TO
- 10 ALLOW CONTACT, AFTER THE ADOPTION, BETWEEN:
- 11 (I) THE PARENT OR OTHER RELATIVE OF THE ADOPTEE; AND
- 12 (II) THE ADOPTEE OR ADOPTIVE PARENT.
- 13 (2) AN ADOPTIVE PARENT AND FORMER PARENT OF AN ADOPTEE
- 14 UNDER THIS SUBTITLE MAY ENTER INTO A WRITTEN AGREEMENT TO ALLOW
- 15 CONTACT BETWEEN:
- 16 (I) A RELATIVE OR FORMER PARENT OF THE ADOPTEE; AND
- 17 (II) THE ADOPTEE OR ADOPTIVE PARENT.
- 18 (B) CONSTRUCTION OF AGREEMENT.
- 19 AN AGREEMENT MADE UNDER THIS SECTION APPLIES TO CONTACT WITH AN
- 20 ADOPTEE ONLY WHILE THE ADOPTEE IS A MINOR.
- 21 (C) DISSEMINATION; REDACTION.
- 22 AN INDIVIDUAL WHO PREPARES AN AGREEMENT DESCRIBED IN SUBSECTION
- 23 (A)(1) OF THIS SECTION:
- 24 (1) SHALL PROVIDE A COPY TO EACH PARTY IN A CASE PENDING AS TO
- 25 THE PROSPECTIVE ADOPTEE UNDER THIS SUBTITLE; AND
- 26 (2) IF THE AGREEMENT SO PROVIDES, SHALL REDACT IDENTIFYING
- 27 INFORMATION FROM ALL COPIES.
- 28 (D) EFFECT OF NONCOMPLIANCE.
- 29 FAILURE TO COMPLY WITH A CONDITION OF AN AGREEMENT MADE UNDER
- 30 THIS SECTION IS NOT A GROUND FOR REVOKING CONSENT TO, OR SETTING ASIDE AN
- 31 ORDER FOR, ADOPTION OR GUARDIANSHIP.

- 1 (E) MEDIATION.
- 2 IF A DISPUTE AS TO AN AGREEMENT MADE UNDER THIS SECTION ARISES, A
- 3 COURT MAY ORDER THE PARTIES TO ENGAGE IN MEDIATION TO TRY TO RESOLVE
- 4 THE DISPUTE.
- 5 (F) ENFORCEMENT.
- 6 (1) A COURT SHALL ENFORCE A WRITTEN AGREEMENT MADE IN
- 7 ACCORDANCE WITH THIS SECTION UNLESS ENFORCEMENT IS NOT IN THE
- 8 ADOPTEE'S BEST INTERESTS.
- 9 (2) IF A PARTY MOVES TO MODIFY A WRITTEN AGREEMENT MADE IN
- 10 ACCORDANCE WITH THIS SECTION AND SATISFIES THE COURT THAT MODIFICATION
- 11 IS JUSTIFIED BECAUSE AN EXCEPTIONAL CIRCUMSTANCE HAS ARISEN AND THE
- 12 COURT FINDS MODIFICATION TO BE IN AN ADOPTEE'S BEST INTERESTS, THE COURT
- 13 MAY MODIFY THE AGREEMENT.
- 14 COMMITTEE NOTE: This section is new and added to create a formal
- procedure for agreements as to postadoption visits. This section is not
- intended to invalidate agreements entered into on or before September 30
- 17 December 31, 2005.
- As to "minor", see Art. 1, § 24 of the Code.
- 19 Defined terms: "Adoptive parent" § 5-101
- 20 "Guardianship" § 5-3A-01
- 21 "Identifying information" § 5-3A-01
- 22 "Parent" § 5-3A-01
- 23 5-3A-09. COSTS.
- 24 A COURT MAY ASSIGN AMONG THE PARTIES TO A CASE UNDER THIS SUBTITLE,
- 25 AS THE COURT CONSIDERS APPROPRIATE, COUNSEL FEES AND THE COST OF
- 26 TESTING UNDER § 5-3A-06 OF THIS SUBTITLE.
- 27 COMMITTEE NOTE: This section is derived from the second sentence of
- 28 former FL § 5-323(d) and revised as a separate provision stating expressly
- 29 that "cost" is not limited to counsel fees but covers the newly referenced
- 30 "testing" fees.
- 31 5-3A-10. APPEAL.
- 32 A PARTY TO A CASE UNDER THIS SUBTITLE MAY APPEAL TO THE COURT OF
- 33 SPECIAL APPEALS FROM AN INTERLOCUTORY OR FINAL ORDER.
- 34 COMMITTEE NOTE: This section is derived from former FL § 5-330.

31

"Guardianship" § 5-3A-01

"State" § 1-101

106 **UNOFFICIAL COPY OF SENATE BILL 710** 1 5-3A-11. RESERVED. 2 5-3A-12. RESERVED. 3 PART II. GUARDIANSHIP PROCEEDING. 4 5-3A-13. PETITION. 5 (A) PETITIONER. ONLY A CHILD PLACEMENT AGENCY MAY PETITION FOR GUARDIANSHIP UNDER 6 7 THIS SUBTITLE. 8 (B) CHILD. 9 A COURT MAY GRANT GUARDIANSHIP UNDER THIS SUBTITLE ONLY FOR A 10 CHILD. 11 (C) CONTENTS. 12 A PETITIONER SHALL ATTACH TO A PETITION: ALL WRITTEN CONSENTS FOR THE GUARDIANSHIP THAT THE 13 (1) 14 PETITIONER HAS; AND 15 (2) IF APPLICABLE: PROOF OF GUARDIANSHIP OR RELINQUISHMENT OF PARENTAL 16 (I) 17 RIGHTS GRANTED BY AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY OF A 18 STATE OR OTHER JURISDICTION; AND 19 CERTIFICATION THAT THE GUARDIANSHIP OR (II)20 RELINQUISHMENT WAS GRANTED IN COMPLIANCE WITH THE JURISDICTION'S LAWS. 21 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL § 22 5-317(b). 23 Subsection (b) of this section is derived from former FL § 5-307(b). 24 Subsection (c) of this section is new and added to mandate inclusion of the 25 requisite consents and other documentation. 26 In subsection (a) of this section, the former authority for a child to petition 27 is deleted. 28 Defined terms: "Child" § 5-3A-01 29 "Child placement agency" § 5-101

- 1 5-3A-14. NOTICE OF FILING.
- 2 (A) REQUIREMENT.
- 3 WITHIN 5 DAYS AFTER A PETITION FOR GUARDIANSHIP OF A CHILD IS FILED
- 4 WITH A COURT, THE CLERK SHALL SEND A COPY OF THE PETITION AND NOTICE OF
- 5 FILING TO:
- 6 (1) EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED THE 7 RIGHT TO NOTICE: AND
- 8 (2) EACH LIVING PARENT'S ATTORNEY OF RECORD.
- 9 (B) METHOD.
- 10 NOTICE UNDER THIS SECTION SHALL BE BY FIRST CLASS MAIL.
- 11 (C) PARENTAL ADDRESS.
- 12 NOTICE TO A PARENT UNDER THIS SECTION SHALL BE SENT TO A PARENT'S
- 13 LAST ADDRESS KNOWN TO THE COURT.
- 14 COMMITTEE NOTE: This section is new and added to state an express duty
- for notice by a clerk of court.
- Defined terms: "Child" § 5-3A-01
- 17 "Guardianship" § 5-3A-01
- 18 "Parent" § 5-3A-01
- 19 5-3A-15. ORDER TO SHOW CAUSE.
- 20 (A) REQUIREMENT.
- 21 ON ISSUANCE OF A SHOW CAUSE ORDER AS TO GUARDIANSHIP OF A CHILD, A
- 22 PETITIONER SHALL SERVE THE ORDER ON EACH OF THE CHILD'S LIVING PARENTS
- 23 WHO HAS NOT CONSENTED TO THE GUARDIANSHIP.
- 24 (B) METHOD.
- 25 SERVICE UNDER THIS SECTION SHALL BE BY:
- 26 (1) PERSONAL SERVICE; OR
- 27 (2) CERTIFIED MAIL, RESTRICTED DELIVERY, RETURN RECEIPT
- 28 REQUESTED.
- 29 (C) PARENTAL ADDRESS.
- 30 SERVICE ON A PARENT UNDER THIS SECTION SHALL BE ATTEMPTED AT THE
- 31 PARENT'S LAST ADDRESS KNOWN TO THE PETITIONER.

- 1 (D) PUBLICATION.
- 2 (1) IF A COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY, THAT,
- 3 AFTER REASONABLE EFFORTS IN GOOD FAITH, A PETITIONER COULD NOT IDENTIFY
- 4 A PARENT OR COULD NOT EFFECT SERVICE ON A PARENT, THE COURT SHALL ORDER
- 5 SERVICE THROUGH NOTICE BY PUBLICATION AS TO THAT PARENT.
- 6 (2) NOTICE UNDER THIS SUBSECTION SHALL CONSIST OF
- 7 SUBSTANTIALLY THE FOLLOWING STATEMENT:
- 8 TO: (FATHER'S NAME) TO: (MOTHER'S NAME) TO: UNKNOWN PARENT
- 9 "YOU ARE HEREBY NOTIFIED THAT A GUARDIANSHIP CASE HAS BEEN FILED IN
- 10 THE CIRCUIT COURT FOR (COUNTY NAME), CASE NO. (NUMBER). ALL PERSONS WHO
- 11 BELIEVE THEMSELVES TO BE PARENTS OF A (MALE OR FEMALE) CHILD BORN ON
- 12 (DATE OF BIRTH) IN (CITY, STATE) TO (MOTHER'S AND FATHER'S NAMES AND DATES
- 13 OF BIRTH) SHALL FILE A WRITTEN RESPONSE. A COPY OF THE PETITION MAY BE
- 14 OBTAINED FROM THE CLERK'S OFFICE AT (ADDRESS) AND (TELEPHONE NUMBER). IF
- 15 YOU DO NOT FILE A WRITTEN OBJECTION BY (DEADLINE), YOU WILL HAVE AGREED
- 16 TO THE PERMANENT LOSS OF YOUR PARENTAL RIGHTS TO THIS CHILD."
- 17 (3) SERVICE UNDER THIS SUBSECTION SHALL BE BY:
- 18 (I) PUBLICATION AT LEAST ONCE IN ONE OR MORE NEWSPAPERS
- 19 IN GENERAL CIRCULATION IN THE COUNTY WHERE THE PARENT LAST RESIDED OR,
- 20 IF UNKNOWN, WHERE THE PETITION IS FILED; AND
- 21 (II) POSTING FOR AT LEAST 30 DAYS ON A WEBSITE OF THE
- 22 DEPARTMENT.
- 23 (4) THE DEPARTMENT MAY CHARGE A PETITIONER A REASONABLE FEE
- 24 TO COVER THE COST OF POSTING.
- 25 COMMITTEE NOTE: Subsection (a) of this section is derived from part of
- former FL § 5-322(a) (3) and , as it related to guardianship, (1)(i).
- 27 Subsection (b) of this section is substituted for the former reference to
- 28 "both certified mail and private process" in former FL § 5-322(c)(2).
- 29 Subsection (c) of this section is derived from part of former FL §
- 30 5-322(a)(3).
- 31 Subsection (d)(1), (2), and (3)(i) of this section is derived from former FL §
- 32 5-322(c)(1) and (2).
- 33 Subsection (d)(3)(ii) and (4) of this section is new and added to afford an
- additional means of notice by publication on a website at a reasonable cost.
- In subsection (d)(1) of this section, reference to "reasonable efforts in good
- 36 faith" is added.

- Also in subsection (d)(1) of this section, the former limitation "[i]f the child
- 2 has not been adjudicated to be a child in need of assistance in a prior
- 3 juvenile proceeding" is omitted as unnecessary in light of the scope of this
- 4 subtitle under new § 5-3A-02(a).
- As to a newspaper in general circulation, see Art. 1, § 28 of the Code.
- 6 Defined terms: "Child" § 5-3A-01
- 7 "Department" § 5-101
- 8 "County" § 1-101
- 9 "Guardianship" § 5-3A-01
- 10 "Parent" § 5-3A-01
- 11 5-3A-16. INVESTIGATION.
- 12 IN ADDITION TO ANY INVESTIGATION REQUIRED UNDER § 5-3A-21 OF THIS
- 13 SUBTITLE, BEFORE RULING ON A GUARDIANSHIP PETITION, A COURT MAY ORDER
- 14 ANY INVESTIGATION THAT THE COURT CONSIDERS NECESSARY.
- 15 COMMITTEE NOTE: This section is derived from the references to
- investigations in former FL \S 5-317(c)(1) and (g)(1).
- 17 Defined term: "Guardianship" § 5-3A-01
- 18 5-3A-17. TIME LIMITS.
- 19 (A) MAXIMUM LIMIT.
- 20 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A COURT SHALL RULE ON A
- 21 GUARDIANSHIP PETITION UNDER THIS SUBTITLE WITHIN 180 DAYS AFTER THE
- 22 PETITION IS FILED.
- 23 (B) MINIMUM LIMIT.
- 24 A COURT MAY NOT ENTER A FINAL ORDER FOR GUARDIANSHIP UNDER THIS
- 25 SUBTITLE UNTIL THE LATER OF EXPIRATION OF THE TIME FOR:
- 26 (1) REVOCATION OF CONSENT; OR
- 27 (2) THE FILING OF A NOTICE OF OBJECTION.
- 28 COMMITTEE NOTE: This section is derived from former FL §§ 5-317(d) and
- 5-324(2), as they related to guardianship.
- 30 Defined term: "Guardianship" § 5-3A-01
- 31 5-3A-18. AUTHORITY TO GRANT GUARDIANSHIP.
- 32 (A) CONSENT OR BEST INTERESTS.

- 110 **UNOFFICIAL COPY OF SENATE BILL 710** 1 A COURT MAY GRANT A GUARDIANSHIP OF A CHILD ONLY IF: 2 (1) EACH OF THE CHILD'S LIVING PARENTS CONSENTS: 3 IN WRITING; OR (I) BY FAILURE TO TIMELY FILE NOTICE OF OBJECTION AFTER 4 (II)5 BEING SERVED WITH A SHOW CAUSE ORDER IN ACCORDANCE WITH THIS SUBTITLE; AN ADMINISTRATIVE. EXECUTIVE, OR JUDICIAL BODY OF A STATE OR 6 (2) OTHER JURISDICTION HAS GRANTED A PERSON OTHER THAN A PARENT THE POWER 7 TO CONSENT TO ADOPTION AND THE PERSON CONSENTS; OR IN ACCORDANCE WITH § 5-3A-21 OF THIS SUBTITLE, THE COURT 9 (3) 10 ORDERS GUARDIANSHIP WITHOUT CONSENT OTHERWISE REQUIRED UNDER THIS SECTION. 12 (B) CONDITIONAL CONSENT. A PERSON: 13 14 MAY CONDITION CONSENT OR ACQUIESCENCE ON ADOPTION INTO A (1) 15 SPECIFIC FAMILY THAT A CHILD PLACEMENT AGENCY HAS APPROVED FOR THE 16 PLACEMENT; BUT 17 (2) MAY NOT CONDITION CONSENT OR ACQUIESCENCE ON ANY FACTOR 18 OTHER THAN PLACEMENT INTO A SPECIFIC FAMILY. 19 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL 20 §§ 5-317(c)(2) and 5-322(d)(1), as they related to guardianship under this 21 subtitle. 22 Subsection (b) of this section is new and added to provide expressly for 23 conditional consent or acquiescence. The requirement for approval by a 24 child placement agency should not be construed to require approval before 25 entry of a guardianship order. In subsection (a) of this section, the former word "natural" is omitted, to 26 27 reflect that the parental rights of a nonbiological - i.e., adoptive - parent 28 can be terminated in the same manner as a biological parent's can. 29 Defined terms: "Child" § 5-3A-01 30 "Child placement agency" § 5-101
- 31 "Guardianship" § 5-3A-01
- 32 "Parent" § 5-3A-01
- "Person" § 1-101 33
- "State" § 1-101 34

1	5-3A-19. CC	DNSENT.	•											
2	(A)	CONTE	ENTS.											
3	NOTICE OF	(1) 7:	CONSE	NT OF A	A PAREI	NT MA	Y INC	LUDE	A WA	IVER (OF THI	E RIGH	T TO	
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6			(II)	FURTH	IER PRC	OCEED:	INGS U	UNDER	R THIS	SUBT	ITLE.			
7		(2)	CONSE	NT TO	GUARDI	IANSH	IP IS N	OT V	ALID U	JNLES	S THE	CONS	ENT:	
8 9	SOUGHT IS	BORN;	(I)	IS GIV	EN AFTI	ER TH	E CHIL	D FOR	R WHO	OM GU	ARDI <i>A</i>	ANSHIF	PIS	
10			(II)	IS GIV	EN IN A	LANG	UAGE	ТНАТ	THE	PARTY	UND	ERSTA	NDS;	
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112	UNOFFICIAL COPY OF SENATE BILL 710
1 2	(2) A PARENT MAY NOT REVOKE CONSENT FOR GUARDIANSHIP OF A CHILD IF:
	(I) IN THE PRECEDING YEAR, THE PARENT HAS REVOKED CONSENT FOR OR FILED A NOTICE OF OBJECTION TO GUARDIANSHIP OF THE CHILD; OR AND
6 7	(II) THE CHILD IS AT LEAST 30 DAYS OLD AND CONSENT IS GIVEN BEFORE A JUDGE ON THE RECORD.
8	(C) FAILED CONDITIONAL PLACEMENT.
	IF A PETITIONER BECOMES AWARE, BEFORE A COURT RULES ON A PETITION, THAT A PERSON'S CONDITION OF CONSENT UNDER § 5-3A-18(B) OF THIS SUBTITLE CANNOT BE FULFILLED, THE PETITIONER PROMPTLY SHALL:
12	(1) FILE NOTICE WITH THE COURT;
13	(2) GIVE NOTICE TO ALL OF THE OTHER PARTIES; AND
14 15	(3) (I) IF THE PERSON ENTERS INTO A NEW CONSENT, FILE THE CONSENT WITH THE COURT; OR
16 17	(II) IF THE PERSON FAILS TO ENTER INTO A NEW CONSENT, DISMISS THE PETITION.
18 19	COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former FL § 5-319(d)(1) and, as it related to guardianship, § 5-322(a)(2).
20 21	Subsection (a)(2)(i) of this section is derived from former FL § 5-324(1) and revised to preclude valid consent, rather than bar entry of an order.
22 23 24	Subsection (a)(2)(ii) and (iii) of this section is new and added to ensure that consent is given knowingly, by ensuring that the individual consenting understands the consent being given. As to interpreters in connection with

- 25 on the record consent, see Md. Rule 16-819.
- 26 Subsection (a)(2)(iv)1, 3, and 4 of this section is derived from former FL §
- 27 5-314(a), as it related to guardianship under this subtitle, and revised to
- 28 incorporate the substance of the referenced former FL § 5-317.
- 29 Subsection (a)(2)(iv)2 of this section is new and added to ensure that
- persons giving conditional consent can be located if a condition of the 30
- consent cannot be fulfilled. 31
- 32 Subsection (a)(2)(v) of this section is derived from former FL § 5-314(b), as
- 33 it related to guardianship under this subtitle, and the substance of former
- 34 FL § 5-101(h) and revised to apply to disabled, as well as minor, parents.
- 35 Subsection (b)(1) of this section is derived from former FL § 5-317(e).

- Subsection (b)(2)(i) of this section is new and added to bar repeated
- 2 thwarting of guardianship.
- 3 Subsection (b)(2)(ii) of this section is new and added to preclude revocation
- 4 of timely consent given on the record.
- 5 Subsection (c) of this section is new and added to reflect the addition of
- 6 provisions for conditional consent in the referenced new § 5-3A-18(b).
- 7 In subsection (a) of this section, the former reference to a "natural" parent
- 8 is omitted, to reflect that the parental rights of a nonbiological i.e.,
- 9 adoptive parent can be terminated in the same manner as a biological
- 10 parent's can.
- 11 As to "minor", see Art. 1, § 24 of the Code.
- 12 Defined terms: "Child" § 5-3A-01
- 13 "Disability" § 5-101
- "Guardianship" § 5-3A-01
- 15 "Includes" § 1-101
- 16 "Including" § 1-101
- 17 "Parent" § 5-3A-01
- 18 "Person" § 1-101
- 19 5-3A-20. GRANT OF GUARDIANSHIP CONSENSUAL.
- 20 (A) AUTHORITY.
- 21 IF ALL CONSENTS FOR GUARDIANSHIP OF A CHILD HAVE BEEN GIVEN IN
- 22 ACCORDANCE WITH THIS SUBTITLE, A COURT MAY ENTER AN ORDER FOR
- 23 GUARDIANSHIP.
- 24 (B) NOTICE.
- 25 (1) WITHIN 5 DAYS AFTER ENTRY OF AN ORDER UNDER THIS SECTION, A
- 26 COURT SHALL NOTIFY EACH PARTY TO THE CASE WHO HAS NOT WAIVED THE RIGHT
- 27 TO NOTICE.
- 28 (2) NOTICE UNDER THIS SUBSECTION SHALL BE BY FIRST CLASS MAIL.
- 29 (3) NOTICE UNDER THIS SUBSECTION SHALL BE SENT TO A PARTY'S
- 30 LAST ADDRESS KNOWN TO THE COURT.
- 31 COMMITTEE NOTE: This section is new and added to set forth the manner of
- 32 disposing of consensual guardianships.
- 33 Defined terms: "Child" § 5-3A-01

1	"Guardia	anship" §	5-3A-01		
2	5 3A 21. GR	ANT OF	GUARI	DIANSHIP	NONCONSENSUAL.
3	(A)	PRIOR '	TERMIN	ATION O	R ABANDONMENT.
		E REQU	IRED U	NDER THIS	ANSHIP OF A CHILD WITHOUT CONSENT S SUBTITLE IF THE COURT FINDS, BY CLEAR AND
7 8	IN ACCORE	(1) PANCE V		TILDI II D II	IGHTS AS TO THE CHILD HAVE BEEN TERMINATED
9 10	AGENCY:	(2)	AFTER	A THORO	PUGH INVESTIGATION BY A CHILD PLACEMENT
11			(I)	THE IDEN	NTITIES OF THE CHILD'S PARENTS ARE UNKNOWN;
				R AT LEAS	LD HAS BEEN IN THE CUSTODY OF THE CHILD ST 60 DAYS DURING WHICH NO ONE HAS CLAIMED
15			(III)	GUARDIA	ANSHIP IS IN THE CHILD'S BEST INTERESTS.
16	(B)	CUSTO	DIAN.		
			ENT OTI	IERWISE I	GRANT GUARDIANSHIP OF A CHILD WITHOUT REQUIRED UNDER THIS SUBTITLE, IF THE COURT GEVIDENCE THAT:
20 21	PARENT FO	OR AT L	(I) EAST 18		LD HAS LIVED WITH A PROSPECTIVE ADOPTIVE
22 23	LEAST 1 Y	EAR;	(II)	THE PAR	ENT HAS NOT HAD CUSTODY OF THE CHILD FOR AT
24 25		FOR TH	(III) E PROSI	_	LD HAS SIGNIFICANT EMOTIONAL TIES TO AND ADOPTIVE PARENT; AND
26			(IV)	THE PAR	ENT:
27					
	CHILD WH OPPORTUN			ONER HA	IAS NOT MAINTAINED MEANINGFUL CONTACT WITH THE D CUSTODY, NOTWITHSTANDING AN
29 30	OPPORTU1	HTY TO	DO SO;	ONER HA	
29 30	OPPORTUN CARE AND	HTY TO	DO SO;	ONER HA	D CUSTODY, NOTWITHSTANDING AN IAS FAILED TO CONTRIBUTE TO THE CHILD'S PHYSICAL

1		B.	CHRONIC AND LIFE THREATENING NEGLECT;
2		C.	SEXUAL ABUSE; OR
3		D.	TORTURE;
4 5	PARENT;	4.	HAS BEEN CONVICTED OF ABUSE OF ANY CHILD OF THE
6 7	THE UNITED STATES, OF:	5.	HAS BEEN CONVICTED, IN ANY STATE OR ANY COURT OF
8		A.	A CRIME OF VIOLENCE AGAINST:
9		I.	A MINOR OFFSPRING OF THE PARENT;
10		II.	THE CHILD; OR
11		III.	ANOTHER PARENT OF THE CHILD; OR
12 13	COMMIT A CRIME DESCR	B. IBED IN	AIDING OR ABETTING, CONSPIRING, OR SOLICITING TO SUBITEM A OF THIS ITEM; OR
14 15	TO A SIBLING OF THE CH	6. ILD.	HAS, OTHER THAN BY CONSENT, LOST PARENTAL RIGHTS
18 19	PARAGRAPH (1)(IV)3 OR 5 SPECIFIC FINDING, BASE	OF THI	NDS THAT AN ACT OR CIRCUMSTANCE LISTED IN S SUBSECTION EXISTS, THE COURT SHALL MAKE A CTS IN THE RECORD, WHETHER RETURN OF THE PARENT POSES AN UNACCEPTABLE RISK TO THE
	` '	ON TO T	DER THIS SUBSECTION, A COURT SHALL GIVE HE HEALTH AND SAFETY OF THE CHILD IN I INTERESTS.
24 25 26		. ,	of this section is derived from former FL 1) and the introductory clause of §
27 28	Subsection (b) of this sect guardianship notwithstand		w and added to allow a court to grant rent's refusal to consent.
29 30 31	reflect that the parental rig	ghts of a	e former word "natural" is omitted, to nonbiological i. e., adoptive parent ner as a biological parent's can.
32	Defined terms: "Adoptive	parent"	§ 5 101
33	"Child" § 5-3A-01		
34	"Child placement agency"	' § 5 101	

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28

30

(B)

(4) 29 PLACEMENT AGENCY.

GUARDIAN.

116 1 "Crime of violence" § 5 101 2 "Guardianship" § 5 3A 01 3 "Parent" § 5 3A 01 "State" § 1 101 4 "Support" § 1 101 5 6 5 3A 22. 5-3A-21. CONTENTS OF ORDER. IN AN ORDER ENTERED UNDER THIS SUBTITLE, A COURT SHALL DOCUMENT: 7 8 (1) THE RESPONSE BY EACH PARTY TO THE GUARDIANSHIP PETITION; 9 AND 10 (2) THE WAIVER, IF ANY, OF A PARENT TO NOTICE OF FURTHER 11 PROCEEDINGS. 12 COMMITTEE NOTE: Item (1) of this section is new and added to provide a record of the responses. 13 14 Item (2) of this section is derived from former FL § 5-319(d)(2). 15 Defined terms: "Guardianship" § 5-3A-01 "Parent" § 5-3A-01 16 17 5-3A-23. 5-3A-22. EFFECTS OF ORDER FOR GUARDIANSHIP. 18 (A) PARENT-CHILD RELATIONSHIP. 19 AN ORDER FOR GUARDIANSHIP OF AN INDIVIDUAL: 20 EXCEPT AS PROVIDED IN § 5 3A 24 § 5-3A-23 OF THIS SUBTITLE, § (1) 21 4-414 OF THE ESTATES AND TRUSTS ARTICLE, AND § 2-123 OF THE REAL PROPERTY 22 ARTICLE, TERMINATES A PARENT'S DUTIES, OBLIGATIONS, AND RIGHTS TOWARD 23 THE INDIVIDUAL; ELIMINATES THE NEED FOR NOTICE TO A PARENT AS TO THE FILING 24 25 OF AN ADOPTION PETITION; ELIMINATES THE NEED FOR FURTHER CONSENT OF A PARENT TO 26 (3) 27 ADOPTION OF THE INDIVIDUAL: AND

GRANTS GUARDIANSHIP OF THE INDIVIDUAL TO A CHILD

32

(A) REPORT.

1	1 (1) UNLESS A COURT GIV 2 CHILD'S GUARDIAN UNDER THIS SUBTIT	YES LEGAL CUSTODY TO ANOTHER PERSON, A LEGAL CUSTODY.							
	3 (2) UNLESS A COURT OR 4 THE COURT, A CHILD'S GUARDIAN MAY 5 CHILD'S EDUCATION, HEALTH, AND WEL								
6	6 (I) ADOPTION OF	THE CHILD;							
7	7 (II) APPLICATION	BY THE CHILD FOR A DRIVER'S LICENSE;							
8	8 (III) ENLISTMENT	BY THE CHILD IN THE ARMED FORCES;							
9	9 (IV) MARRIAGE OI	FTHE CHILD; AND							
10	10 (V) MEDICAL, PSY	CHIATRIC, OR SURGICAL TREATMENT.							
	11 COMMITTEE NOTE: Subsection (a) of this se 12 5-317(f).	ction is derived from former FL §							
	Subsection (b) of this section is new and ad powers and duties of a guardian under this								
		In the introductory language of subsection (a) of this section, the word "order" is substituted for the former, more archaic "decree".							
18 19	omitted, to reflect that the parental rights of	In subsection (a)(1) and (2) of this section, the former word "natural" is omitted, to reflect that the parental rights of a nonbiological - i.e., adoptive - parent can be terminated in the same manner as a biological parent's can.							
21 22 23 24	The introductory exception in subsection (a)(1) of this section, "[e]xcept as provided", is substituted for the former exception "this section" - i.e., former FL § 5-308 - to reflect the recodification of former § 5-308(d) and the role of a parent in review hearings.								
25	Defined terms: "Child" § 5-3A-01								
26	26 "Child placement agency" § 5-101	"Child placement agency" § 5-101							
27	"Guardianship" § 5-3A-01	"Guardianship" § 5-3A-01							
28	28 "Includes" § 1-101	"Includes" § 1-101							
29	29 "Including" § 1-101								
30	30 "Parent" § 5-3A-01								
31	31 5 3A 24. <u>5-3A-23.</u> GUARDIANSHIP REVIEV	V.							

A CHILD PLACEMENT AGENCY SHALL FILE A WRITTEN REPORT WITH 1 (1) 2 A COURT WITH JURISDICTION OVER A CHILD WHENEVER: (I) THE CHILD PLACEMENT AGENCY FAILS TO PLACE THE CHILD 4 FOR ADOPTION WITH A PREADOPTIVE PARENT, AS DEFINED IN § 3-823(I)(1) OF THE 5 COURTS ARTICLE: 1. WITHIN 270 DAYS AFTER BEING AWARDED 6 7 GUARDIANSHIP; OR WITHIN 180 DAYS AFTER PERMANENTLY REMOVING THE 2. 9 CHILD FROM ANOTHER PLACEMENT; OR (II)A COURT DOES NOT ENTER A FINAL ORDER OF ADOPTION 11 WITHIN 2 YEARS AFTER THE PLACEMENT. A REPORT UNDER THIS SUBSECTION SHALL STATE EACH REASON 12 (2) 13 FOR THE DELAY IN PLACEMENT OR ADOPTION. NOTICE. 14 (B) WHENEVER A CHILD PLACEMENT AGENCY FILES A REPORT UNDER 15 (1) 16 THIS SECTION, THE CHILD PLACEMENT AGENCY SHALL MAIL NOTICE OF THE 17 CHILD'S STATUS: TO EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT (I) 19 WAIVED THE RIGHT TO NOTICE; AND IF A COURT APPOINTED COUNSEL FOR THE CHILD UNDER THIS (II)21 SUBTITLE, TO THE CHILD'S LAST ATTORNEY OF RECORD. A WAIVER OF RIGHTS UNDER THIS SUBSECTION IS NOT VALID 22 23 UNLESS THE WAIVER APPEARS EXPRESSLY IN: 24 (I) THE PARENT'S CONSENT TO GUARDIANSHIP; AND 25 (II)THE GUARDIANSHIP ORDER. 26 (C) HEARING. WHENEVER A COURT RECEIVES A REPORT UNDER THIS SECTION, 27 (1) 28 THE COURT SHALL HOLD A HEARING TO: (I) REVIEW THE PROGRESS THAT THE CHILD PLACEMENT AGENCY 30 HAS MADE TOWARD ADOPTION OF THE CHILD; AND TAKE ALL ACTIONS THAT THE COURT CONSIDERS TO BE IN THE (II)32 CHILD'S BEST INTERESTS.

- 119 **UNOFFICIAL COPY OF SENATE BILL 710** 1 EACH YEAR AFTER A HEARING UNDER PARAGRAPH (1) OF THIS (2) 2 SUBSECTION UNTIL THE COURT'S JURISDICTION TERMINATES, THE COURT SHALL 3 HOLD ANOTHER REVIEW HEARING. COMMITTEE NOTE: This section is new language derived from former FL § 5 5-319. In subsection (a)(1)(i)1 of this section, reference to "270 days" is substituted 6 for the former 6-month period, to extend the period and to allow easier 7 8 calculation of the period. Similarly, in subsection (a)(1)(i)2 of this section, a reference to "days" is substituted for the former reference to a 2-month 9 10 period, although the number of days is increased to 180. 11 Defined terms: "Child" § 5-3A-01 12 "Child placement agency" § 5-101 13 "Guardianship" § 5-3A-01 "Parent" § 5-3A-01 14 15 5-3A-25. 5-3A-24. FAILED CONDITIONAL CONSENT DURING GUARDIANSHIP. IF A PETITIONER BECOMES AWARE, AFTER A COURT RULES ON A PETITION, 17 THAT A GOVERNMENTAL UNIT'S OR PERSON'S CONDITION OF CONSENT UNDER § 18 5-3A-18(B) OF THIS SUBTITLE CANNOT BE FULFILLED, THE PETITIONER PROMPTLY 19 SHALL: 20 (1) FILE NOTICE WITH THE COURT; 21 (2) GIVE NOTICE TO ALL OF THE OTHER PARTIES; AND 22 IF THE UNIT OR PERSON ENTERS INTO A NEW CONSENT, FILE (3) **(I)** 23 THE CONSENT WITH THE COURT; IF THE UNIT OR PERSON FAILS TO ENTER INTO A NEW 24 (II)25 CONSENT, ASK THE COURT TO SET ASIDE THE GUARDIANSHIP ORDER; OR IF THE UNIT OR PERSON CANNOT BE LOCATED AFTER 26 (III)27 EXHAUSTION OF THE SERVICE REQUIREMENTS UNDER § 5-3A-15 OF THIS SUBTITLE, 28 ASK THE COURT TO DETERMINE WHETHER IT IS IN THE CHILD'S BEST INTERESTS TO 29 CONTINUE THE GUARDIANSHIP DESPITE THE INABILITY TO FULFILL THE 30 CONDITION. 31 COMMITTEE NOTE: This section is new and added to reflect the addition of 32 provisions for conditional consent in the referenced new § 5-3A-18(b).

Defined terms: "Child" § 5-3A-01

- "Guardianship" § 5-3A-01 34
- "Person" § 1-101 35

33

- 1 5 3A 26. 5-3A-25. TERMINATION OF GUARDIANSHIP.
- 2 (A) AGE LIMIT.
- 3 UNLESS TERMINATED SOONER, A COURT RETAINS JURISDICTION OVER A CHILD
- 4 UNTIL THE CHILD ATTAINS 18 YEARS OF AGE.
- 5 (B) ADOPTION ORDER.
- 6 AN ORDER FOR ADOPTION OF A CHILD TERMINATES THE CHILD'S
- 7 GUARDIANSHIP CASE.
- 8 COMMITTEE NOTE: This section is derived from former FL § 5-319(i).
- 9 Defined terms: "Child" § 5-3A-01
- 10 "Guardianship" § 5-3A-01
- 11 <u>5-3A-26. RESERVED.</u>
- 12 5-3A-27. RESERVED.
- 13 5-3A-28. RESERVED.
- 14 PART III. ADOPTION.
- 15 5-3A-29. PETITIONER.
- 16 (A) AGE.
- 17 ANY ADULT MAY PETITION A COURT FOR AN ADOPTION UNDER THIS SUBTITLE.
- 18 (B) MINIMUM PERIOD OF PLACEMENT.
- 19 A PETITIONER MAY PETITION FOR ADOPTION OF A CHILD 180 DAYS OR MORE
- 20 AFTER A CHILD PLACEMENT AGENCY PLACES THE CHILD WITH THE PETITIONER.
- 21 (C) MARITAL STATUS.
- 22 (1) IF A PETITIONER UNDER THIS SECTION IS MARRIED, THE
- 23 PETITIONER'S SPOUSE SHALL JOIN IN THE PETITION UNLESS THE SPOUSE:
- 24 (I) IS SEPARATED FROM THE PETITIONER UNDER A
- 25 CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR
- 26 DIVORCE; OR
- 27 (II) IS NOT COMPETENT TO JOIN IN THE PETITION.
- 28 (2) IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY
- 29 OF A FINAL ORDER, THE PETITIONER SHALL AMEND THE PETITION ACCORDINGLY.

- 1 COMMITTEE NOTE: Subsection (a) of this section is derived from FL §
- 2 5-309(a).
- 3 Subsection (b) of this section is new.
- 4 Subsection (c) of this section is derived from former FL § 5-315(a)(2) and
- 5 (b)
- 6 In subsection (a) of this section, the former word "decree" is deleted.
- Similarly, in subsection (c)(2) of this section, the word "order" is
- 8 substituted for the former, more archaic "decree".
- 9 As to "adult", see Art. 1, § 24 of the Code.
- Defined terms: "Child" § 5-3A-01
- "Child placement agency" § 5-101
- 12 5-3A-30. NOTICE OF FILING.
- 13 A PETITIONER FOR ADOPTION UNDER THIS SUBTITLE SHALL GIVE NOTICE OF
- 14 THE FILING OF AN ADOPTION PETITION TO EACH GOVERNMENTAL UNIT OR PERSON
- 15 WHOSE CONSENT IS REQUIRED.
- 16 COMMITTEE NOTE: This section is derived from former FL § 5-322(a)(1)(i).
- 17 Defined term: "Person" § 1-101
- 18 5-3A-31. REPORT.
- 19 BEFORE A COURT ENTERS AN ORDER FOR ADOPTION OF A CHILD UNDER THIS
- 20 SUBTITLE, A CHILD PLACEMENT AGENCY SHALL FILE A WRITTEN REPORT ON:
- 21 (1) THE SUITABILITY OF THE PETITIONER TO ADOPT THE CHILD; AND
- 22 (2) THE RELATIONSHIP BETWEEN THE PETITIONER AND CHILD.
- 23 COMMITTEE NOTE: This section is new and added to reflect requirements
- under Department regulations, in COMAR 07.05.03.15.
- 25 Defined terms: "Child" § 5-3A-01
- 26 "Child placement agency" § 5-101
- 27 5-3A-32. HEARING ON ADOPTION PETITION.
- 28 A COURT SHALL HOLD A HEARING BEFORE ENTERING AN ORDER FOR
- 29 ADOPTION UNDER THIS SUBTITLE.
- 30 COMMITTEE NOTE: This section is derived from former FL § 5-324.1.
- 31 The word "order" is substituted for the former, more archaic "decree".

- 1 5-3A-33. TIME LIMITS.
- 2 A COURT MAY NOT ENTER AN ORDER FOR ADOPTION UNDER THIS SUBTITLE
- 3 UNTIL 30 DAYS AFTER ENTRY OF A GUARDIANSHIP ORDER UNDER THIS SUBTITLE.
- 4 COMMITTEE NOTE: This section is derived from former FL § 5-324(2).
- 5 Defined term: "Guardianship" § 5-3A-01
- 6 5-3A-34. AUTHORITY TO GRANT ADOPTION.
- 7 (A) CONSENT.
- 8 A COURT MAY ENTER AN ORDER FOR A CHILD'S ADOPTION UNDER THIS
- 9 SUBTITLE ONLY IF:
- 10 (1) THE CHILD PLACEMENT AGENCY CONSENTS; AND
- 11 (2) FOR A CHILD WHO IS AT LEAST 10 YEARS OLD, THE CHILD CONSENTS.
- 12 (B) WITHHOLDING CONSENT.
- 13 A CHILD PLACEMENT AGENCY MAY NOT WITHHOLD CONSENT FOR THE SOLE
- 14 REASON THAT THE RACE, RELIGION, COLOR, OR NATIONAL ORIGIN OF A
- 15 PROSPECTIVE ADOPTIVE PARENT DIFFERS FROM THAT OF THE CHILD OR PARENT.
- 16 (C) REVOCATION.
- 17 (1) A CHILD PLACEMENT AGENCY MAY REVOKE CONSENT AT ANY TIME 18 WITHIN THE LATER OF:
- 19 (I) 14 DAYS AFTER THE CHILD PLACEMENT AGENCY SIGNS THE
- 20 CONSENT; OR
- 21 (II) 14 DAYS AFTER THE ADOPTION PETITION IS FILED.
- 22 (2) A CHILD WHO IS AT LEAST 10 YEARS OLD MAY REVOKE CONSENT AT
- 23 ANY TIME BEFORE A COURT ENTERS AN ORDER OF ADOPTION UNDER THIS
- 24 SUBTITLE.
- 25 COMMITTEE NOTE: This section is derived from former FL § 5-311(b) and
- (c)(1).
- 27 In subsection (a)(1) of this section, the former reference to the "executive
- head" of a child placement agency "that has been awarded guardianship" is
- deleted, for brevity. Similarly, in subsection (b) of this section, the former
- reference to an agency's "executive head" is deleted.
- 31 Subsection (b) of this section is revised to include "color" and "national
- 32 origin" but delete "where to do so would be contrary to the best interests of
- 33 the child" to conform to the federal law.

- 123 **UNOFFICIAL COPY OF SENATE BILL 710** 1 In subsection (c)(1) of this section, references to a 14-day period are substituted for the former 30-day period. 2 3 Defined terms: "Adoptive parent" § 5-101 4 "Child" § 5-3A-01 "Child placement agency" § 5-101 5 "Parent" § 5-3A-01 6 7 5-3A-35. ORDER FOR ADOPTION. 8 (A) EFFECT ON PARENT-CHILD RELATIONSHIP. (1) THIS SUBSECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL 10 TO PROVIDE FOR DISTRIBUTION OF PROPERTY BY WILL. EXCEPT AS PROVIDED IN § 2-123 OF THE REAL PROPERTY ARTICLE, 11 (2) 12 AFTER A COURT ENTERS AN ORDER FOR ADOPTION UNDER THIS SUBTITLE: 13 (I) THE ADOPTEE: IS THE CHILD OF THE ADOPTIVE PARENT FOR ALL 14 15 INTENTS AND PURPOSES; AND 2. IS ENTITLED TO ALL OF THE RIGHTS AND PRIVILEGES OF 17 AND IS SUBJECT TO ALL OF THE OBLIGATIONS OF OFFSPRING BORN TO THE 18 ADOPTIVE PARENT; EACH OF THE ADOPTEE'S LIVING PARENTS IS: 19 (II) 20 RELIEVED OF ALL PARENTAL DUTIES AND OBLIGATIONS 1. 21 TO THE ADOPTEE; AND 22 2. DIVESTED OF ALL PARENTAL RIGHTS AS TO THE 23 ADOPTEE; AND THE ESTATES AND TRUSTS ARTICLE SHALL GOVERN ALL OF 24 (III) 25 THE RIGHTS OF INHERITANCE BETWEEN THE ADOPTEE AND PARENTAL RELATIVES.
- 26 (B) EFFECT ON PENDING CASES.
- 27 AN ORDER FOR ADOPTION UNDER THIS SUBTITLE TERMINATES ALL PENDING
- 28 GUARDIANSHIP CASES AS TO THE ADOPTEE.
- 29 (C) NOTICE OF ORDER.
- 30 (1) WHEN A COURT ENTERS AN ORDER FOR A CHILD'S ADOPTION UNDER 31 THIS SUBTITLE, THE COURT SHALL SEND NOTICE TO:

- 1 (I) EACH COURT THAT HAS A PENDING GUARDIANSHIP CASE AS TO 2 THE ADOPTEE; (II)EACH OF THE CHILD'S LIVING, FORMER PARENTS WHO HAS 4 NOT WAIVED THE RIGHT TO NOTICE; AND 5 (III) THE FORMER GUARDIAN OF THE CHILD. SERVICE ON A PARENT UNDER THIS SUBSECTION SHALL BE AT THE 6 (2) 7 PARENT'S LAST ADDRESS KNOWN TO THE COURT. 8 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL § 5-308(a) and (b). 10 Subsections (b) and (c) of this section are new and added to state the effect 11 on pending cases and to provide for notice of the order. 12 The introductory exception in subsection (a)(2) of this section, "[e]xcept as 13 provided in § 2-123 of the Real Property Article", is substituted for the 14 former exception "this section" - i.e., former FL § 5-308 - to reflect the 15 recodification of part of former § 5-308(d). The balance is covered by 16 subsection (a)(2)(iii) of this subtitle. 17 Defined terms: "Adoptive parent" § 5-101 18 "Child" § 5-3A-01 19 "Guardianship" § 5-3A-01 "Parent" § 5-3A-01 20 21 5-3A-36. PETITION TO INVALIDATE.
- 22 IF A PETITION TO INVALIDATE AN ORDER FOR ADOPTION UNDER THIS
- 23 SUBTITLE ON THE BASIS OF A JURISDICTIONAL OR PROCEDURAL DEFECT IS FILED
- 24 MORE THAN 1 YEAR AFTER ENTRY OF THE ORDER, A COURT SHALL DISMISS THE
- 25 PETITION.
- 26 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- 27 revised to require dismissal rather than barring receipt, as more consistent
- with court practices.
- 29 The word "order" is substituted for the former, more archaic "decree".

- 1 5-3A-37. RESERVED.
- 2 5-3A-38. RESERVED.
- 3 PART IV. ACCESS TO ADOPTION RECORDS.
- 4 5-3A-39. MEDICAL AND PSYCHOLOGICAL MENTAL HEALTH INFORMATION.
- 5 (A) COMPILATION OF ADOPTEE'S RECORDS OR HISTORY.
- 6 A CHILD PLACEMENT AGENCY SHALL MAKE REASONABLE EFFORTS TO 7 COMPILE AND MAKE AVAILABLE TO A PROSPECTIVE ADOPTIVE PARENT:
- 8 (1) ALL OF THE PROSPECTIVE ADOPTEE'S MEDICAL AND PSYCHIATRIC 9 MENTAL HEALTH RECORDS THAT THE AGENCY HAS; OR
- 10 (2) A COMPREHENSIVE MEDICAL AND PSYCHIATRIC <u>MENTAL HEALTH</u> 11 HISTORY OF THE PROSPECTIVE ADOPTEE.
- 12 (B) COMPILATION OF PARENTAL HISTORY.
- 13 ON REOUEST OF A PROSPECTIVE ADOPTIVE PARENT, A CHILD PLACEMENT
- 14 AGENCY SHALL MAKE REASONABLE EFFORTS TO COMPILE A PERTINENT MEDICAL
- 15 AND PSYCHIATRIC MENTAL HEALTH HISTORY OF EACH OF THE PROSPECTIVE
- 16 ADOPTEE'S PARENTS, IF AVAILABLE TO THE AGENCY, AND TO MAKE THE HISTORY
- 17 AVAILABLE TO THE PROSPECTIVE ADOPTIVE PARENT.
- 18 (C) LATER RECEIVED INFORMATION.
- 19 (1) IF, AFTER ADOPTION, A CHILD PLACEMENT AGENCY RECEIVES
- 20 MEDICAL OR PSYCHOLOGICAL MENTAL HEALTH INFORMATION ABOUT THE
- 21 ADOPTEE OR ADOPTEE'S FORMER PARENT, THE AGENCY SHALL MAKE REASONABLE
- 22 EFFORTS TO MAKE THE INFORMATION AVAILABLE TO THE ADOPTIVE PARENT.
- 23 (2) IF, AFTER ADOPTION, THE ADOPTIVE PARENT REQUESTS
- 24 ADDITIONAL INFORMATION, THE CHILD PLACEMENT AGENCY SHALL MAKE
- 25 REASONABLE EFFORTS TO NOTIFY THE FORMER PARENT, AT THE FORMER PARENT'S
- 26 LAST KNOWN ADDRESS AVAILABLE TO THE AGENCY, OF THE REQUEST AND THE
- 27 REASON FOR THE REQUEST.
- 28 (D) EXCLUSION OF IDENTIFYING INFORMATION.
- 29 A MEDICAL OR PSYCHIATRIC MENTAL HEALTH HISTORY COMPILED UNDER
- 30 THIS SECTION MAY NOT CONTAIN IDENTIFYING INFORMATION AS TO A PARENT.
- 31 COMMITTEE NOTE: Subsection (a) of this section is new and added to provide
- 32 for an agency to compile information on a prospective adoptee available to
- 33 the agency, including any dental records.
- Subsections (b) and (d) of this section are derived from former FL § 5-328.

1	Subsection	(c) of	this s	section is	new	and a	dded 1	to	ensure	transmittal	of
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- 2 later discovered information about an adoptee and, even without a request
- 3 under subsection (b), a former parent.
- In subsection (b) and (d) of this section, the references to "psychiatric"
- 5 "mental health" records are added to ensure inclusion of such information
- 6 as available, without identifying information.
- 7 In subsection (b) of this section, the reference to a "request" is added to
- 8 obviate the need to compile information that a prospective parent does not
- 9 want.
- Also in subsection (b) of this section, "reasonable efforts" and "if available"
- are added to reflect that an agency may be unable to compile all of the
- information or contact a parent after an adoption.
- Also in subsection (b) of this section, the defined term "child placement
- agency" is substituted for the former reference to a "person authorized to
- place a minor child for adoption", for consistency with the revised scope of
- this subtitle.
- 17 In subsection (d) of this section, the defined term "identifying information"
- is substituted for the former, limited reference to "identity".
- Also in subsection (d) of this section, the former word "natural" is omitted,
- 20 to reflect that the parental rights of a nonbiological i.e., adoptive parent
- 21 can be terminated in the same manner as a biological parent's can and
- 22 identifying information about such parent should be protected as well.
- 23 Defined terms: "Adoptive parent" § 5-101
- "Child placement agency" § 5-101
- 25 "Identifying information" § 5-3A-01
- 26 "Parent" § 5-3A-01
- 27 5-3A-40. COURT AND AGENCY RECORDS.
- 28 (A) ACCESS.
- 29 (1) (I) ON REQUEST OF AN ADOPTEE OR ADOPTIVE OR FORMER
- 30 PARENT OF AN ADOPTEE AND WITHOUT A SHOWING OF A NEED, A CHILD
- 31 PLACEMENT AGENCY SHALL PROVIDE INFORMATION, OTHER THAN IDENTIFYING
- 32 INFORMATION, IN ITS ADOPTION RECORD ON THE ADOPTEE.
- 33 (II) IF A CHILD PLACEMENT AGENCY DENIES A REQUEST UNDER
- 34 THIS PARAGRAPH, THEN ON PETITION OF AN ADOPTEE OR ADOPTIVE OR FORMER
- 35 PARENT AND WITHOUT A SHOWING OF NEED, A COURT SHALL ORDER ACCESS FOR
- 36 THE PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS
- 37 SECTION, THE AGENCY'S RECORD ON THE ADOPTEE.

127 **UNOFFICIAL COPY OF SENATE BILL 710** 1 (2) ON PETITION OF AN ADOPTEE OR ADOPTIVE OR FORMER PARENT OF 2 AN ADOPTEE AND WITHOUT A SHOWING OF NEED, A COURT SHALL ORDER ACCESS 3 FOR THE PETITIONER TO INSPECT, IN ACCORDANCE WITH SUBSECTION (B) OF THIS 4 SECTION, THE COURT'S RECORD ON THE ADOPTEE. 5 (B) PROTECTION OF IDENTIFYING INFORMATION. A COURT MAY NOT ORDER OPENED FOR INSPECTION UNDER THIS SECTION ANY 6 7 PART OF A RECORD THAT CONTAINS IDENTIFYING INFORMATION. 8 COMMITTEE NOTE: This section is derived from former FL § 5-329(a) and 9 (b). 10 In subsection (a)(1) and (2) of this section, the references to an "adoptive or 11 former parent" are substituted for the former references to a "birth 12 parent", to encompass all individuals who currently are or at any time 13 previously have been a "parent". Accordingly, in subsection (b) of this 14 section, the former reference to a "former" parent is omitted. 15 Defined terms: "Adoptive parent" § 5-101 "Child placement agency" § 5-101 16 17 "Identifying information" § 5-3A-01 18 "Parent" § 5-3A-01 19 5-3A-41. URGENTLY NEEDED MEDICAL INFORMATION. 20 (A) HEARING ON NEED. 21 IF, AFTER A HEARING ON PETITION OF AN ADOPTEE OR FORMER PARENT, A 22 COURT IS SATISFIED THAT THE ADOPTEE OR BLOOD RELATIVE OF THE ADOPTEE OR 23 FORMER PARENT URGENTLY NEEDS MEDICAL INFORMATION NOT IN AGENCY AND 24 COURT RECORDS, THE COURT MAY APPOINT AN INTERMEDIARY TO TRY TO CONTACT 25 THE ADOPTEE OR A FORMER PARENT OF THE ADOPTEE FOR THE INFORMATION. ROLE OF INTERMEDIARY. 26 (B) 27 AN INTERMEDIARY APPOINTED UNDER THIS SECTION: ONLY MAY ADVISE AN ADOPTEE OR FORMER PARENT OF THE NEED 28 (1) 29 FOR MEDICAL INFORMATION; AND 30 (2) MAY NOT:

(I)

(II)

34 CONTACT BETWEEN AN ADOPTEE AND FORMER PARENT.

32 OR FORMER PARENT; OR

33

REVEAL ANY IDENTIFYING INFORMATION ABOUT AN ADOPTEE

TRY, IN ANY MANNER, TO ENCOURAGE OR DISCOURAGE

- 1 (C) REPORT TO COURT.
- 2 AN INTERMEDIARY APPOINTED UNDER THIS SECTION SHALL FILE WITH THE
- 3 APPOINTING COURT A CONFIDENTIAL WRITTEN REPORT ON THE INTERMEDIARY'S
- 4 EFFORTS TO CONTACT AN ADOPTEE OR FORMER PARENT.
- 5 (D) DISCLOSURE BY COURT.
- 6 WHEN A COURT RECEIVES A REPORT FROM AN INTERMEDIARY, THE COURT
- 7 MAY DISCLOSE TO THE ADOPTEE OR FORMER PARENT, WITHOUT REVEALING
- 8 IDENTIFYING INFORMATION ABOUT THE ADOPTEE OR ANY FORMER PARENT:
- 9 (1) WHETHER THE INTERMEDIARY ADVISED THE ADOPTEE OR FORMER 10 PARENT ABOUT THE NEED FOR MEDICAL INFORMATION; AND
- 11 (2) MEDICAL INFORMATION THAT THE ADOPTEE OR FORMER PARENT 12 PROVIDED.
- 13 (E) COMPENSATION.
- 14 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A COURT MAY ORDER AN
- 15 ADOPTEE OR FORMER PARENT TO PAY A REASONABLE FEE FOR THE SERVICES OF AN
- 16 INTERMEDIARY UNDER THIS SECTION.
- 17 COMMITTEE NOTE: This section is derived from former FL § 5-329(c)
- through (e) and revised to allow use of an intermediary on petition of a
- 19 former parent and to clarify that an intermediary is allowed to contact only
- a former parent and not a spouse, child, or other family member of a
- 21 former parent.
- 22 Throughout this section, references to a "former" parent are substituted for
- 23 the former references to a "birth" parent, to recognize that, e.g., a former
- 24 parent, by adoption, may have information about an adoptee or biological
- 25 parent.
- 26 In subsection (a) of this section, the former reference to "evidence
- 27 presented at the hearing" is omitted as unnecessary in light of the rules
- 28 governing proceedings generally and as potentially over narrow should a
- 29 court request memoranda or other submissions to which an opposing party
- 30 has an opportunity to respond.
- 31 Defined terms: "Adoptive parent" § 5-101
- 32 "Identifying information" § 5-3A-01
- 33 "Parent" § 5-3A-01
- 34 5-3A-42. VITAL RECORDS.
- 35 (A) DEFINITIONS.

- 129 **UNOFFICIAL COPY OF SENATE BILL 710** IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 1 (1) 2 INDICATED. 3 (2) "DIRECTOR" MEANS THE STATE DIRECTOR OF SOCIAL SERVICES. "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL (3) 5 HYGIENE. (B) SCOPE OF SECTION. 6 7 THIS SECTION APPLIES ONLY TO AN ADOPTION IN WHICH A COURT ENTERS AN 8 ORDER FOR ADOPTION ON OR AFTER JANUARY 1, 2000. 9 (C) CONSTRUCTION OF SECTION. 10 THIS SECTION DOES NOT BAR: AN ADOPTEE OR BIOLOGICAL PARENT FROM APPLYING FOR SEARCH, 11 (1) 12 CONTACT, AND REUNION SERVICES UNDER SUBTITLE 4B OF THIS TITLE; OR THE DIRECTOR OR A CONFIDENTIAL INTERMEDIARY FROM 13 14 OBTAINING A COPY OF A RECORD UNDER § 5-4B-04(C) OR § 5-4B-06(B) OR (C) OF THIS 15 TITLE. 16 (D) APPLICATION FOR RECORD. 17 AN ADOPTEE WHO IS AT LEAST 21 YEARS OLD MAY APPLY TO THE (1) 18 SECRETARY FOR A COPY OF: 19 (I) THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH; ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW 20 21 CERTIFICATE OF BIRTH, IF ANY; AND THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED (III) 23 BY THE CLERK OF COURT UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE. IF AN ADOPTEE IS AT LEAST 21 YEARS OLD, A BIOLOGICAL PARENT 25 OF THE ADOPTEE MAY APPLY TO THE SECRETARY FOR A COPY OF: THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH; 26 (I) THE NEW CERTIFICATE OF BIRTH, IF ANY, SUBSTITUTED. 27 (II)28 UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE, FOR THE ADOPTEE'S ORIGINAL 29 CERTIFICATE OF BIRTH;
- (III)ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW 31 CERTIFICATE OF BIRTH; AND
- THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED 32 (IV)
- 33 BY THE CLERK OF COURT UNDER § 4-211 OF THE HEALTH GENERAL ARTICLE.

1		(3)	EACH A	APPLICANT UNDER THIS SUBSECTION SHALL:
2 3	INFORMAT	ION TH	(I) AT THE	PROVIDE ALL PROOF OF IDENTITY AND OTHER RELEVANT SECRETARY REQUIRES; AND
4 5	HEALTH - (GENERA	(II) L ARTI	PAY THE FEE REQUIRED UNDER TITLE 4, SUBTITLE 2 OF THE CLE FOR A COPY OF A RECORD.
6	(E)	DISCLO	SURE V	VETO.
7		(1)	A BIOL	OGICAL PARENT MAY:
	DISCLOSUI UNDER TH			FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THAT PARENT IN A RECORD ACCESSIBLE
11			(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
12			(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
13		(2)	AN AD	OPTEE AT LEAST 21 YEARS OLD MAY:
	DISCLOSU UNDER TH			FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE
17			(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
18			(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
	OR CANCE		N UNDI	DIATELY AFTER THE DIRECTOR RECEIVES A DISCLOSURE VETO ER THIS SUBSECTION, THE DIRECTOR SHALL FORWARD A Y.
22	(F)	DUTIES	S OF SEC	CRETARY.
23 24	SECTION.	(1)	THE SE	ECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS
27	THIS SECT	ION A C	LL GIVE OPY OF	CT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF EACH RECORD THAT THE APPLICANT REQUESTED AND AS ON FILE.
29 30		(3) RY SHAI		EVER A BIOLOGICAL PARENT APPLIES FOR A RECORD, THE ACT FROM THE COPY ALL INFORMATION AS TO:
31 32	A DISCLOS	SURE VE	(I) ETO IN A	THE OTHER BIOLOGICAL PARENT, IF THAT PARENT HAS FILED ACCORDANCE WITH THIS SECTION; AND

- 131 **UNOFFICIAL COPY OF SENATE BILL 710** 1 (II)THE ADOPTEE AND EACH ADOPTIVE PARENT, IF THE ADOPTEE 2 HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION. 3 WHENEVER AN ADOPTEE APPLIES FOR A RECORD, THE SECRETARY 4 SHALL REDACT FROM THE COPY ALL INFORMATION AS TO THE BIOLOGICAL PARENT, 5 IF THAT PARENT HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS 6 SECTION. THE SECRETARY SHALL GIVE EACH APPLICANT UNDER THIS 7 (5) 8 SECTION NOTICE OF THE ADOPTION SEARCH, CONTACT, AND REUNION SERVICES 9 AVAILABLE UNDER THIS TITLE. 10 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow 11 concise reference to the Director and Secretary. 12 Subsections (b) through (f) of this section are derived from former FL §§ 13 5-3A-01 through 5-3A-07. 14 In subsection (e)(3) of this section, a duty to forward a cancellation is added, for completeness. 15 Defined terms: "Adoptive parent" § 5-101 16 17 "Parent" § 5-3A-01 18 5-3A-43. RESERVED. 19 5-3A-44. RESERVED. PART V. PROHIBITED ACTS. 20 21 5-3A-45. PROHIBITED PAYMENTS. 22 PROHIBITED ACT. (A) 23 EXCEPT AS OTHERWISE PROVIDED BY LAW, A PERSON MAY NOT CHARGE OR 24 RECEIVE, FROM OR FOR A PARENT OR PROSPECTIVE ADOPTIVE PARENT, ANY 25 COMPENSATION FOR A SERVICE IN CONNECTION WITH:
- PLACEMENT OF AN INDIVIDUAL TO LIVE WITH A PREADOPTIVE 26 (1) 27 FAMILY; OR
- 28 (2)
- AN AGREEMENT FOR CUSTODY IN CONTEMPLATION OF ADOPTION.
- 29 (B) CONSTRUCTION OF SECTION.
- IN THIS SUBSECTION, "ADMINISTRATION" MEANS THE SOCIAL (1)
- 31 SERVICES ADMINISTRATION OF THE DEPARTMENT.
- 32 THIS SECTION DOES NOT: (2)

35

36

132 **UNOFFICIAL COPY OF SENATE BILL 710** 1 PROHIBIT PAYMENT, BY AN INTERESTED PERSON, OF A (I)2 CUSTOMARY AND REASONABLE CHARGE OR FEE FOR HOSPITAL, LEGAL, OR MEDICAL 3 SERVICES; OR PREVENT THE ADMINISTRATION, OR A PERSON THAT THE 4 (II) 5 ADMINISTRATION LICENSES OR SUPERVISES, FROM RECEIVING AND ACCEPTING 6 REASONABLE REIMBURSEMENT FOR COSTS OF AN ADOPTIVE SERVICE IN 7 CONNECTION WITH ADOPTION, IF: THE REIMBURSEMENT IS IN ACCORDANCE WITH 8 9 STANDARDS SET BY REGULATION OF THE ADMINISTRATION; AND 2. THE ABILITY TO PROVIDE THIS REIMBURSEMENT DOES 11 NOT AFFECT: 12 A. THE ACCEPTABILITY OF ANY INDIVIDUAL FOR ADOPTIVE 13 SERVICES; OR 14 B. THE CHOICE OF THE MOST SUITABLE PROSPECTIVE 15 ADOPTIVE PARENT. DUTY OF STATE'S ATTORNEY. 16 (C) 17 EACH STATE'S ATTORNEY SHALL ENFORCE THIS SECTION. 18 (D) PENALTIES. A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF A 19 20 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100 OR 21 IMPRISONMENT NOT EXCEEDING 3 MONTHS OR BOTH, FOR EACH OFFENSE. 22 COMMITTEE NOTE: Subsections (a), (b)(2), (c), and (d) of this section are 23 derived from former FL § 5-327(a), (b), (d), and (e) and the substance of § 24 5-301(j), which defined "placement for adoption". 25 Subsection (b)(1) of this section is new and added to allow concise reference to the Administration. 26 27 In subsections (a) and (b)(2)(ii)2B of this section, references to a prospective "adoptive parent" are substituted for the former references to 28 29 the "individual who is adopting the individual" and the prospective 30 adoptive "family or individual for a child who is to be adopted", for brevity 31 and consistency with other references throughout this subtitle. 32 In subsections (a) and (d) of this section, the references to a "person" are substituted for the former references to "an agency, institution, or 33 individual" and "agency or institution", to state expressly that 34

governmental units are covered - a private "agency, institution, or

individual" being within the defined term "person".

- 1 In subsection (a) of this section, the phrase "by law" is added to delineate
- 2 the scope of the exception.
- In subsection (b)(2)(i) of this section, the former word "rules" is omitted in
- 4 light of the definition of "regulation" in current SG § 10-101 and the usage
- of "regulation" for Executive Branch units and "rule" for Judicial Branch
- 6 units.
- 7 In subsection (c) of this section, a duty to "enforce" is substituted for the
- 8 former duty to "prosecute any violation", as more consistent with
- 9 prosecutorial discretion.
- In subsection (d) of this section, reference to a violation of "any provision"
- is added to clarify that a prosecutor need not show violation of every
- 12 provision.
- Defined terms: "Administration" § 5-3A-45
- "Adoptive parent" § 5-101
- 15 "Department" § 5-101
- 16 "Parent" § 5-3A-01
- 17 "Person" § 1-101
- 18 SUBTITLE 3B. INDEPENDENT ADOPTION.
- 19 PART I. GENERAL PROVISIONS.
- 20 5-3B-01. DEFINITIONS.
- 21 (A) IN GENERAL.
- 22 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 23 COMMITTEE NOTE: This subsection formerly was FL § 5-301(a). Only a
- 24 stylistic change is made.
- 25 (B) IDENTIFYING INFORMATION.
- 26 "IDENTIFYING INFORMATION" MEANS INFORMATION THAT REVEALS THE
- 27 IDENTITY OR LOCATION OF AN INDIVIDUAL.
- 28 COMMITTEE NOTE: This subsection is derived from former FL § 5-301(i) and
- 29 restated in positive, rather than negative, terms, for consistency with
- comparable provisions such as current FL § 5-701(i).
- 31 (C) PARENT.
- 32 (1) "PARENT" MEANS AN INDIVIDUAL WHO, AT ANY TIME BEFORE A
- 33 COURT ENTERS AN ORDER FOR ADOPTION UNDER THIS SUBTITLE:

134 **UNOFFICIAL COPY OF SENATE BILL 710** 1 (I) MEETS A CRITERION IN § 5-3B-05(A) OF THIS SUBTITLE; OR 2 (II)IS THE MOTHER. 3 "PARENT" DOES NOT INCLUDE AN INDIVIDUAL WHOM A COURT HAS (2) ADJUDICATED NOT TO BE A FATHER OR MOTHER. 5 COMMITTEE NOTE: This subsection is new and added to allow concise reference to an individual who is a party to a case under this subtitle due 6 to a parental relationship. 7 Defined terms: "Includes" § 1-101 8 "Including" § 1-101 9 10 (D) PROSPECTIVE ADOPTEE. 11 "PROSPECTIVE ADOPTEE" MEANS AN INDIVIDUAL WHO IS THE SUBJECT OF A 12 PETITION FOR ADOPTION UNDER THIS SUBTITLE. 13 COMMITTEE NOTE: This subsection is new and added to allow concise and consistent reference to an individual subject to an adoption petition under 14 15 this subtitle. 16 GENERAL COMMITTEE NOTE: In addition to the definitions set forth in new 17 § 5-3B-01, definitions in §§ 1-101 and 5-101 of this article apply to this 18 subtitle. 19 5-3B-02. SCOPE OF SUBTITLE; EFFECT. 20 (A) APPLICATION. 21 THIS SUBTITLE APPLIES ONLY TO AN ADOPTION THAT IS ARRANGED OTHER 22 THAN BY A CHILD PLACEMENT AGENCY. 23 (B) EFFECT. EXCEPT AS EXPRESSLY PROVIDED IN THIS SUBTITLE, IT DOES NOT AFFECT AN 24 25 ADOPTION: FOR WHICH A COURT ENTERED AN ORDER ON OR BEFORE 26 (1) 27 SEPTEMBER 30 DECEMBER 31, 2005; OR 28 (2) PENDING ON OCTOBER 1, 2005 JANUARY 1, 2006. 29 COMMITTEE NOTE: Subsection (a) of this section is new and added to make 30 clear the scope of this subtitle. 31 Subsection (b) of this section is substituted for former FL § 5-302, which stated the effect of the former FL provisions and became obsolete with the 32 33 enactment of this subtitle. This substitution is not intended to limit the access to records in cases filed or postadoption contact agreements entered 34

- 1 into on or before October 1, 2005 on or before September 30 December 31,
- 2 2005.
- 3 Defined term: "Child placement agency" § 5-101
- 4 5-3B-03. STATEMENT OF FINDINGS; PURPOSES.
- 5 (A) STATEMENT OF FINDINGS.
- 6 THE GENERAL ASSEMBLY FINDS THAT THE POLICIES AND PROCEDURES OF 7 THIS SUBTITLE ARE DESIRABLE AND SOCIALLY NECESSARY.
- 8 (B) PURPOSES.
- 9 THE PURPOSES OF THIS SUBTITLE ARE TO:
- 10 (1) TIMELY PROVIDE PERMANENT AND SAFE HOMES FOR CHILDREN 11 CONSISTENT WITH THEIR BEST INTERESTS;
- 12 (2) PROTECT CHILDREN FROM UNNECESSARY SEPARATION FROM 13 THEIR PARENTS:
- 14 (3) ENSURE ADOPTION ONLY BY INDIVIDUALS FIT FOR THE 15 RESPONSIBILITY;
- 16 (4) PROTECT PARENTS FROM MAKING HURRIED OR ILL-CONSIDERED 17 AGREEMENTS TO TERMINATE THEIR PARENTAL RIGHTS;
- 18 (5) PROTECT PROSPECTIVE ADOPTIVE PARENTS BY GIVING THEM 19 INFORMATION ABOUT PROSPECTIVE ADOPTEES AND THEIR BACKGROUNDS; AND
- 20 (6) PROTECT ADOPTIVE PARENTS FROM FUTURE DISTURBANCES OF 21 THEIR RELATIONSHIPS WITH ADOPTEES BY FORMER PARENTS.
- 22 COMMITTEE NOTE: This section is derived from former FL § 5-303.
- 23 In subsection (a) of this section, the former clause "that concern adoption"
- is deleted from this subtitle as surplusage.
- 25 In subsection (b)(1) of this section, reference to "timely" provision of
- 26 "permanent and safe homes ... consistent with [the children's] best
- 27 interests" is substituted for the former reference to "stable homes that
- protect ... safety and health", to emphasize the need for prompt resolution
- of a case in accordance with the "best interests" standard applicable under,
- 30 e. g., former FL §§ 5-311(b)(2), 5-313(a), (c), and (d)(1) and (3), 5-317(g)(1),
- 5-319(f)(1) and (2) and (g)(1), and 5-323(a)(2).
- 32 In subsection (b)(2) and (4) of this section, the former word "natural" is
- omitted, to reflect that the parental rights of a nonbiological i. e.,
- 34 adoptive parent can be terminated in the same manner as a biological
- parent's can. Similarly, in subsection (b)(6) of this section, the word
- 36 "former" is substituted for "natural", to encompass all individuals who

- 1 have at any time previously been a "parent".
- In subsection (b)(5) of this section, the word "prospective" is added to
- 3 modify "adoptive parents", to reflect that information is provided before
- 4 completion of an adoption.
- 5 Defined terms: "Adoptive parent" § 5-101
- 6 "Parent" § 5-3B-01
- 7 "Prospective adoptee" § 5-3B-01
- 8 5-3B-04. FOREIGN ORDERS.
- 9 (A) "ORDER" DEFINED.
- 10 IN THIS SECTION, "ORDER" INCLUDES ANY ACTION THAT, UNDER THE LAWS OF
- 11 ANOTHER JURISDICTION, HAS THE FORCE AND EFFECT OF A COMPARABLE JUDICIAL
- 12 ORDER UNDER THIS SUBTITLE.
- 13 (B) ORDER OF ANOTHER STATE.
- 14 IN ACCORDANCE WITH THE UNITED STATES CONSTITUTION, THIS STATE SHALL
- 15 ACCORD FULL FAITH AND CREDIT TO:
- 16 (1) AN ORDER OF ANOTHER STATE AS TO ADOPTION OR GUARDIANSHIP
- 17 IN COMPLIANCE WITH THE OTHER STATE'S LAWS; AND
- 18 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 19 OTHER STATE'S LAWS.
- 20 (C) OTHER FOREIGN ORDERS.
- 21 AS TO A JURISDICTION OTHER THAN A STATE:
- 22 (1) AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN
- 23 COMPLIANCE WITH THE JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL
- 24 EFFECT AS AN ORDER FOR ADOPTION OR GUARDIANSHIP ENTERED IN THIS STATE;
- 25 AND
- 26 (2) TERMINATION OF PARENTAL RIGHTS IN COMPLIANCE WITH THE
- 27 JURISDICTION'S LAWS SHALL HAVE THE SAME LEGAL EFFECT AS TERMINATION OF
- 28 PARENTAL RIGHTS IN THIS STATE.
- 29 (D) CONSTRUCTION.
- 30 THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE AN INDIVIDUAL TO
- 31 PETITION A COURT IN THIS STATE FOR ADOPTION OF AN ADOPTEE IF:
- 32 (1) THE INDIVIDUAL ADOPTED THE ADOPTEE IN COMPLIANCE WITH
- 33 THE LAWS OF A JURISDICTION OTHER THAN A STATE; AND

- 1 (2) THE UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES
- 2 VERIFIES THE VALIDITY OF THAT ADOPTION BY GRANTING, UNDER THE FEDERAL
- 3 IMMIGRATION AND NATIONALITY ACT, AN IR-3 VISA FOR THE ADOPTEE.
- 4 COMMITTEE NOTE: Subsection (a) of this section is new and added to cover
- 5 administrative or other nonjudicial orders or proceedings that, under the
- 6 laws of another jurisdiction, have the force and effect of a comparable
- 7 judicial order.
- 8 Subsections (b)(1) and (c)(1) of this section are derived from former FL §
- 9 5-326 but bifurcated to reflect that the full faith and credit clause is
- applicable to "states" as provided in "the United States Constitution".
- 11 Accordingly, in subsections (b) and (c) of this section, respectively, the
- defined term "state" and the reference to a "jurisdiction other than a state"
- are substituted for the former term "jurisdiction". Subsections (b)(1) and
- (c)(1) of this section are revised to cover orders for "guardianship", as well.
- Subsections (b)(2) and (c)(2) of this section are new and added to provide
- 16 expressly for recognition of foreign orders relating to termination of
- 17 parental rights.
- Subsection (b) of this section is derived from former FL § 5-313.1.
- In subsections (b)(1) and(c)(1) of this section, references to "compliance"
- with the ... laws" are added to state expressly that an order being
- 21 recognized must be a lawful order.
- Also in subsections (b)(1) and (c)(1) of this section, the word "order" is
- substituted for the former, more archaic "decree".
- In subsection (d)(2) of this section, the reference to the "Citizenship and
- 25 Immigration Services" is substituted for the former, obsolete reference to
- the "Immigration and Naturalization Service".
- 27 Defined terms: "Includes" § 1-101
- 28 "Including" § 1-101
- 29 "Order" § 5-3B-04
- 30 "State" § 1-101
- 31 5-3B-05. PATERNITY.
- 32 (A) PRESUMPTION.
- 33 UNLESS A COURT EXCLUDES A MAN AS THE FATHER OF A CHILD, A MAN IS THE
- 34 FATHER IF:
- 35 (1) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF
- 36 THE CHILD'S CONCEPTION;

- 1 (2) THE MAN WAS MARRIED TO THE CHILD'S MOTHER AT THE TIME OF 2 THE CHILD'S BIRTH;
- 3 (3) THE MAN IS NAMED AS THE FATHER ON THE CHILD'S BIRTH 4 CERTIFICATE AND HAS NOT SIGNED A DENIAL OF PATERNITY;
- 5 (4) THE CHILD'S MOTHER HAS NAMED THE MAN AS THE CHILD'S FATHER 6 AND THE MAN HAS NOT SIGNED A DENIAL OF PATERNITY;
- 7 (5) THE MAN HAS BEEN ADJUDICATED TO BE THE CHILD'S FATHER;
- 8 (6) THE MAN HAS ACKNOWLEDGED HIMSELF, ORALLY OR IN WRITING, 9 TO BE THE CHILD'S FATHER AND THE MOTHER AGREES; OR
- 10 (7) ON THE BASIS OF GENETIC TESTING, THE MAN IS INDICATED TO BE 11 THE CHILD'S BIOLOGICAL FATHER.
- 12 (B) NOTICE AND HEARING ON PATERNITY CLAIM.
- 13 (1) A PETITIONER UNDER THIS SUBTITLE SHALL GIVE A COURT NOTICE
- 14 THAT A MAN WHO IS NOT NAMED IN THE PETITION AND HAS NOT BEEN EXCLUDED
- 15 AS A FATHER CLAIMS PATERNITY.
- 16 (2) AFTER A REQUEST OF A PARTY OR CLAIMANT AND BEFORE RULING
- 17 ON A PETITION FOR ADOPTION UNDER THIS SUBTITLE, A COURT SHALL HOLD A
- 18 HEARING ON THE ISSUE OF PATERNITY.
- 19 COMMITTEE NOTE: Subsections (a)(1) through (6) and (b) of this section are
- 20 derived from former FL § 5-310.
- 21 Subsection (a)(7) of this section is new and added to reflect the increasing
- reliance on the accuracy of genetic testing.
- 23 The introductory clause of subsection (a) of this section, "[u]nless a court
- excludes a man as the father of a child", is substituted for the former
- 25 disclaimer "unless ... his nonpaternity has been established to the
- satisfaction of the court by affidavit or testimony", which pertained only to
- 27 the provisions revised in subsection (a)(3) and (4) of this section, as a
- 28 finding by a court should pertain to all of the criteria under subsection (a)
- of this section.
- 30 In subsection (a) of this section, the word "man" is substituted for the
- 31 former reference to "an individual who does not meet the criteria for being
- a natural father ... claims to be the natural father", for brevity and to
- reflect that fatherhood could result from, e.g., an earlier adoption.
- In subsection (b)(2) of this section, the limitation "before ruling on a
- 35 petition for adoption" is added to clarify the period during which a court
- 36 may act.

- Also in subsection (b)(2) of this section, the reference to a "request of a
- 2 party or claimant" is substituted for the former reference to "receipt of
- notice", to allow a claimant, as well as a petitioner, to request a hearing but
- 4 obviate the need for a hearing if no one requests one.
- 5 5-3B-06. APPOINTED COUNSEL.
- 6 (A) PARENT.
- 7 (1) IN A CASE UNDER THIS SUBTITLE, A COURT SHALL APPOINT AN 8 ATTORNEY TO REPRESENT A PARENT WHO:
- 9 (I) HAS A DISABILITY THAT MAKES THE PARENT INCAPABLE OF
- 10 EFFECTIVELY PARTICIPATING IN THE CASE; OR
- 11 (II) WHEN THE PARENT MUST DECIDE WHETHER TO CONSENT TO
- 12 ADOPTION, IS STILL A MINOR.
- 13 (2) TO DETERMINE WHETHER A DISABILITY MAKES A PARENT
- 14 INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS OWN
- 15 MOTION OR ON MOTION OF A PARTY, MAY ORDER EXAMINATION OF THE PARENT.
- 16 (B) PROSPECTIVE ADOPTEE.
- 17 (1) IN A CASE UNDER THIS SUBTITLE, A COURT SHALL APPOINT AN
- 18 ATTORNEY TO REPRESENT A PROSPECTIVE ADOPTEE WHO:
- 19 (I) HAS A DISABILITY THAT MAKES THE PROSPECTIVE ADOPTEE
- 20 INCAPABLE OF EFFECTIVELY PARTICIPATING IN THE CASE; AND
- 21 (II) WHEN THE PROSPECTIVE ADOPTEE MUST DECIDE WHETHER
- 22 TO CONSENT TO ADOPTION, IS AT LEAST 10 YEARS OLD.
- 23 (2) TO DETERMINE WHETHER A DISABILITY MAKES A PROSPECTIVE
- 24 ADOPTEE INCAPABLE OF EFFECTIVELY PARTICIPATING IN A CASE, A COURT, ON ITS
- 25 OWN MOTION OR ON MOTION OF A PARTY, MAY ORDER EXAMINATION OF THE
- 26 PROSPECTIVE ADOPTEE.
- 27 (C) DUAL REPRESENTATION.
- 28 AN ATTORNEY OR FIRM:
- 29 (1) MAY REPRESENT MORE THAN ONE PARTY IN A CASE UNDER THIS
- 30 SUBTITLE ONLY IF THE MARYLAND RULES OF PROFESSIONAL CONDUCT ALLOW; AND
- 31 (2) MAY NOT REPRESENT A PROSPECTIVE ADOPTIVE PARENT AND
- 32 PARENT IN THE SAME ADOPTION CASE.
- 33 (D) COMPENSATION.

- 1 COUNSEL APPOINTED UNDER THIS SECTION MAY BE COMPENSATED FOR
- 2 REASONABLE FEES, AS APPROVED BY THE COURT.
- 3 COMMITTEE NOTE: Subsection (a)(1)(i) of this section is derived from former
- 4 FL § 5-323(a)(1)(ii), as it related to adoptions.
- 5 Subsection (a)(1)(ii) of this section is derived from former FL §
- 6 5-323(a)(1)(iii), as it related to adoptions and the substance of former FL §
- 7 5-301(h).
- 8 Subsections (a)(2) and (b)(2) of this section are derived from former FL §
- 9 5-323(c).
- Subsection (b)(1) of this section is derived from former FL § 5-323(a)(1)(i),
- 11 as it related to adoptions.
- Subsection (c) of this section is substituted for former FL § 5-323(e), to
- ensure that dual representation is allowed only in accordance with the
- Rules of Professional Conduct, and, in any event, not for both the
- prospective adoptive parent and parent.
- Subsection (d) of this section is derived from the first sentence of former
- 17 FL § 5-323(d).
- In subsection (a) of this section, the former word "natural" is omitted as a
- 19 nonbiological i. e., adoptive parent can allow adoption in the same
- 20 manner as a biological parent can.
- 21 In subsection (a)(1)(i) of this section, reference to "effectively participating"
- 22 is substituted for the former reference to "consenting and effectively
- participating", to conform to former FL § 5-323(c) subsection (a)(2) of this
- section which, by reference to "consenting and otherwise effectively
- 25 participating", made clear that consent is part of effective participation.
- In subsections (a)(2) and (b) of this section, the newly defined terms
- 27 "parent" and "prospective adoptee" are substituted for the former word
- 28 "individual" for consistency with other provisions of this section.
- 29 Former FL § 5-323(a)(1)(iv), which provided for representation in a
- 30 contested adoption case, is omitted from this subtitle.
- 31 As to "minor", see Art. 1, § 24 of the Code.
- 32 Defined terms: "Adoptive parent" § 5-3B-01
- 33 "Disability" § 5-101
- 34 "Parent" § 5-3B-01
- 35 "Prospective adoptee" § 5-3B-01

- 1 5-3B-07. AGREEMENT FOR POSTADOPTION CONTACT.
- 2 (A) AUTHORIZED.
- 3 (1) A PROSPECTIVE ADOPTIVE PARENT AND PARENT OF A PROSPECTIVE
- 4 ADOPTEE MAY ENTER INTO A WRITTEN AGREEMENT TO ALLOW CONTACT, AFTER
- 5 THE ADOPTION, BETWEEN:
- 6 (I) THE PARENT OR OTHER RELATIVE OF THE ADOPTEE; AND
- 7 (II) THE ADOPTEE AND ADOPTIVE PARENT.
- 8 (2) AN ADOPTIVE PARENT AND FORMER PARENT OF AN ADOPTEE
- 9 UNDER THIS SUBTITLE MAY ENTER INTO A WRITTEN AGREEMENT TO ALLOW
- 10 CONTACT BETWEEN:
- 11 (I) A RELATIVE OR FORMER PARENT OF THE ADOPTEE; AND
- 12 (II) THE ADOPTEE OR ADOPTIVE PARENT.
- 13 (B) CONSTRUCTION OF AGREEMENT.
- 14 AN AGREEMENT MADE UNDER THIS SECTION APPLIES TO CONTACT WITH AN
- 15 ADOPTEE ONLY WHILE THE ADOPTEE IS A MINOR.
- 16 (C) DISSEMINATION; REDACTION.
- 17 AN INDIVIDUAL WHO PREPARES AN AGREEMENT DESCRIBED IN SUBSECTION
- 18 (A)(1) OF THIS SECTION:
- 19 (1) SHALL PROVIDE A COPY TO EACH PARTY IN A CASE PENDING AS TO
- 20 THE PROSPECTIVE ADOPTEE UNDER THIS SUBTITLE; AND
- 21 (2) IF THE AGREEMENT SO PROVIDES, SHALL REDACT IDENTIFYING
- 22 INFORMATION FROM THE COPIES.
- 23 (D) EFFECT OF NONCOMPLIANCE.
- 24 FAILURE TO COMPLY WITH A CONDITION OF AN AGREEMENT MADE UNDER
- 25 THIS SECTION IS NOT A GROUND FOR REVOKING CONSENT TO, OR SETTING ASIDE AN
- 26 ORDER FOR, ADOPTION.
- 27 (E) MEDIATION.
- 28 IF A DISPUTE AS TO AN AGREEMENT MADE UNDER THIS SECTION ARISES, A
- 29 COURT MAY ORDER THE PARTIES TO ENGAGE IN MEDIATION TO TRY TO RESOLVE
- 30 THE DISPUTE.
- 31 (F) ENFORCEMENT.

- 1 (1) A COURT SHALL ENFORCE A WRITTEN AGREEMENT MADE IN
- 2 ACCORDANCE WITH THIS SECTION UNLESS ENFORCEMENT IS NOT IN THE
- 3 ADOPTEE'S BEST INTERESTS.
- 4 (2) IF A PARTY MOVES TO MODIFY A WRITTEN AGREEMENT MADE IN
- 5 ACCORDANCE WITH THE SECTION AND SATISFIES THE COURT THAT MODIFICATION
- 6 IS JUSTIFIED BECAUSE AN EXCEPTIONAL CIRCUMSTANCE HAS ARISEN AND THE
- 7 COURT FINDS MODIFICATION TO BE IN AN ADOPTEE'S BEST INTERESTS, THE COURT
- 8 MAY MODIFY THE AGREEMENT.
- 9 COMMITTEE NOTE: This section is new and added to create a formal
- 10 procedure for postadoption visits or other contact. This section is not
- 11 intended, however, to preclude other agreements. This section is not
- intended to invalidate agreements entered into on or before September 30
- 13 December 31, 2005.
- 14 As to "minor", see Art. 1, § 24 of the Code.
- Defined terms: "Adoptive parent" § 5-101
- 16 "Identifying information" § 5-3B-01
- 17 "Parent" § 5-3B-01
- 18 "Prospective adoptee" § 5-3B-01
- 19 5-3B-08. ASSESSMENT OF COSTS.
- 20 (A) INDEPENDENT COUNSEL AND COUNSELING.
- 21 A COURT MAY ORDER AN ADOPTIVE PARENT TO PAY, WHOLLY OR PARTLY,
- 22 REASONABLE FEES FOR A FORMER PARENT'S:
- 23 (1) INDEPENDENT COUNSEL; OR
- 24 (2) ADOPTION COUNSELING OR GUIDANCE FOR A REASONABLE TIME.
- 25 (B) OTHER COSTS.
- 26 EXCEPT AS PROVIDED IN SUBSECTION (A) OF THIS SECTION, A COURT MAY
- 27 ASSIGN AMONG THE PARTIES TO A CASE UNDER THIS SUBTITLE COUNSEL FEES,
- 28 COUNSELING OR GUIDANCE FEES, AND COSTS OF TESTING UNDER § 5-3B-05 OF THIS
- 29 SUBTITLE, AS THE COURT CONSIDERS APPROPRIATE.
- 30 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 31 5-320(b)(1).
- 32 Subsection (b) of this section is derived from the second sentence of former
- FL § 5-323(d) and is revised to include costs for testing.
- 34 Defined terms: "Adoptive parent" § 5-101
- 35 "Parent" § 5-3B-01

- 1 5-3B-09. APPEAL.
- 2 A PARTY TO A CASE UNDER THIS SUBTITLE MAY APPEAL TO THE COURT OF
- 3 SPECIAL APPEALS FROM AN INTERLOCUTORY OR FINAL ORDER.
- 4 COMMITTEE NOTE: This section is derived from former FL § 5-330.
- 5 5-3B-10. RESERVED.
- 6 5-3B-11. RESERVED.
- 7 PART II. ADOPTION PROCEEDING.
- 8 5-3B-12. AUTHORITY TO PLACE CHILD FOR ADOPTION.
- 9 EXCEPT FOR A CHILD BEING PLACED FOR ADOPTION WITH A RELATIVE OF THE
- 10 CHILD, BY BLOOD OR MARRIAGE WITHIN 4 DEGREES OF AFFINITY OR
- 11 CONSANGUINITY UNDER THE CIVIL LAW RULE, A PARENT OR GRANDPARENT MAY
- 12 PLACE A CHILD FOR ADOPTION ONLY IF:
- 13 (1) A PETITION FOR ADOPTION IS FILED IN COURT; AND
- 14 (2) THE COURT, BY ORDER, SANCTIONS THE PLACEMENT PENDING
- 15 FINAL ACTION ON THE PETITION.
- 16 COMMITTEE NOTE: This section is derived from former FL § 5-507(c).
- 17 Defined term: "Parent" § 5-3B-01
- 18 5-3B-13. PETITION.
- 19 (A) ELIGIBLE ADOPTEE.
- 20 ANY ADULT OR MINOR MAY BE ADOPTED UNDER THIS SUBTITLE.
- 21 (B) PETITIONER.
- 22 (1) ANY ADULT MAY PETITION A COURT FOR ADOPTION.
- 23 (2) IF A PETITIONER IS MARRIED, THE PETITIONER'S SPOUSE SHALL
- 24 JOIN IN THE PETITION UNLESS THE SPOUSE:
- 25 (I) IS SEPARATED FROM THE PETITIONER UNDER A
- 26 CIRCUMSTANCE THAT GIVES THE PETITIONER A GROUND FOR ANNULMENT OR
- 27 DIVORCE;
- 28 (II) IS NOT COMPETENT TO JOIN IN THE PETITION; OR
- 29 (III) 1. IS A PARENT OF THE PROSPECTIVE ADOPTEE; AND
- 30 2. HAS CONSENTED TO THE ADOPTION IN ACCORDANCE
- 31 WITH THIS SUBTITLE.

- 1 (C) PENDING CASE.
- 2 BEFORE A PETITION IS FILED UNDER THIS SUBTITLE, A PETITIONER SHALL
- 3 MOVE FOR, AND A COURT SHALL ORDER THAT, A CASE PENDING UNDER SUBTITLE 3
- 4 OF THIS TITLE BE CLOSED.
- 5 (D) AMENDED PETITION.
- 6 IF THE MARITAL STATUS OF A PETITIONER CHANGES BEFORE ENTRY OF AN
- 7 ORDER UNDER THIS SUBTITLE, THE PETITIONER SHALL AMEND THE PETITION
- 8 ACCORDINGLY.
- 9 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- 10 expressly that the prospective adoptee's age does not affect adoption under
- 11 this subtitle.
- Subsections (b) and (e) (d) of this section are derived from former FL §§
- 13 5-309(a) and 5-315.
- Subsection (d) (c) of this section is new and added to avoid overlapping
- cases by requiring pending guardianship cases be closed.
- In subsection (b)(2)(iii)1 of this section, the former word "natural" is
- omitted as a nonbiological i.e., adoptive parent can allow adoption in
- the same manner as a biological parent can.
- As to "adult" and "minor", see Art. 1, § 24 of the Code.
- 20 Defined terms: "Parent" § 5-3B-01
- 21 "Prospective adoptee" § 5-3B-01
- 22 5-3B-14. NOTICE OF FILING.
- 23 A COURT SHALL GIVE NOTICE OF THE FILING OF AN ADOPTION PETITION TO
- 24 EACH INDIVIDUAL WHOSE CONSENT HAS BEEN FILED UNDER THIS SUBTITLE AND
- 25 WHO HAS NOT WAIVED THE RIGHT TO NOTICE.
- 26 COMMITTEE NOTE: This section is new and added to state an express duty
- for notice by a clerk of court.
- 28 5-3B-15. ORDER TO SHOW CAUSE.
- 29 (A) REQUIREMENT.
- 30 ON ISSUANCE OF A SHOW CAUSE ORDER AS TO A PROSPECTIVE ADOPTEE, A
- 31 PETITIONER SHALL SERVE THE ORDER:
- 32 (1) ON EACH OF THE PROSPECTIVE ADOPTEE'S LIVING PARENTS WHO
- 33 HAS NOT CONSENTED TO THE ADOPTION; AND

- 145 **UNOFFICIAL COPY OF SENATE BILL 710** IF THE PROSPECTIVE ADOPTEE IS AT LEAST 10 YEARS OLD AND HAS 1 2 NOT CONSENTED TO THE ADOPTION, ON THE PROSPECTIVE ADOPTEE. 3 (B) METHOD. 4 SERVICE UNDER THIS SECTION SHALL BE BY: 5 (1) PERSONAL SERVICE; OR (2) CERTIFIED MAIL, RESTRICTED DELIVERY, RETURN RECEIPT 6 7 REQUESTED. 8 (C) PARENTAL ADDRESS. 9 SERVICE UNDER THIS SECTION SHALL BE ATTEMPTED AT THE PARENT'S LAST 10 ADDRESS KNOWN TO THE PETITIONER. 11 (D) PUBLICATION. IF A COURT IS SATISFIED, BY AFFIDAVIT OR TESTIMONY, THAT, 12 13 AFTER REASONABLE EFFORTS IN GOOD FAITH, A PETITIONER COULD NOT IDENTIFY 14 A PARENT OR COULD NOT EFFECT SERVICE ON A PARENT, THE COURT SHALL ORDER 15 SERVICE THROUGH NOTICE BY PUBLICATION AS TO THAT PARENT. NOTICE UNDER THIS SUBSECTION SHALL CONSIST OF 16 (2) 17 SUBSTANTIALLY THE FOLLOWING STATEMENT: 18 TO: (FATHER'S NAME) TO: (MOTHER'S NAME) TO: UNKNOWN PARENT "YOU ARE 19 HEREBY NOTIFIED THAT AN ADOPTION CASE HAS BEEN FILED IN THE CIRCUIT 20 COURT FOR (COUNTY NAME), CASE NO. (NUMBER). ALL PERSONS WHO BELIEVE 21 THEMSELVES TO BE PARENTS OF A (MALE OR FEMALE) CHILD BORN ON (DATE OF 22 BIRTH) IN (CITY, STATE) TO (MOTHER'S AND FATHER'S NAMES AND DATES OF BIRTH) 23 SHALL FILE A WRITTEN RESPONSE. A COPY OF THE PETITION SHOW CAUSE ORDER 24 MAY BE OBTAINED FROM THE CLERK'S OFFICE AT (ADDRESS) AND (TELEPHONE 25 NUMBER). IF YOU DO NOT FILE A WRITTEN OBJECTION BY (DEADLINE), YOU WILL 26 HAVE AGREED TO THE PERMANENT LOSS OF YOUR PARENTAL RIGHTS TO THIS 27 CHILD." SERVICE UNDER THIS SUBSECTION SHALL BE BY: 28 (3) 29 PUBLICATION AT LEAST ONCE IN ONE OR MORE NEWSPAPERS (I)
- 30 IN GENERAL CIRCULATION IN THE COUNTY WHERE THE PETITION IS FILED OR, IF
- 31 DIFFERENT, WHERE THE PARENT'S LAST ADDRESS KNOWN TO THE PETITIONER IS
- 32 LOCATED: AND
- 33 (II)POSTING FOR AT LEAST 30 DAYS ON A WEBSITE OF THE
- 34 DEPARTMENT.
- THE DEPARTMENT MAY CHARGE A PETITIONER A REASONABLE FEE 36 TO COVER THE COST OF POSTING.

- 1 COMMITTEE NOTE: Subsection (a) of this section is derived from former FL §
- 5-322(a)(3) and, as it related to adoption, (1)(i).
- 3 Subsection (b) of this section is substituted for the former reference to
- 4 "both certified and private process" in former FL § 5-322(c)(2).
- 5 Subsection (c) of this section is derived from former FL § 5-322(a)(3).
- 6 Subsection (d)(1), (2), and (3)(i) of this section is derived from former FL §
- 7 5-322(c)(1) and (2).
- 8 Subsection (d)(3)(ii) and (4) of this section is new and added to afford an
- 9 additional means of notice by publication on a website at a reasonable cost.
- In subsection (d)(1) of this section, reference to "reasonable efforts in good
- 11 faith" is added.
- Also in subsection (d)(1) of this section, the former limitation "[i]f the child
- has not been adjudicated to be a child in need of assistance in a prior
- iuvenile proceeding" is deleted as unnecessary in light of the scope of this
- subtitle under new § 5-3B-02(a).
- As to a newspaper in general circulation, see Art. 1, § 28 of the Code.
- 17 Defined terms: "County" § 1-101
- 18 "Department" § 5-101
- 19 "Parent" § 5-3B-01
- 20 "Prospective adoptee" § 5-3B-01
- 21 5-3B-16. INVESTIGATION.
- 22 IN ADDITION TO ANY INVESTIGATION REQUIRED UNDER § 5 3B 19 OF THIS
- 23 SUBTITLE, BEFORE BEFORE RULING ON AN ADOPTION PETITION, A COURT MAY
- 24 ORDER ANY INVESTIGATION THAT THE COURT CONSIDERS NECESSARY.
- 25 COMMITTEE NOTE: This section is derived from the references to
- investigations in former FL § 5-317(c)(1) and (g)(1).
- 27 5-3B-17. HEARING ON PETITION.
- 28 (A) SCOPE OF SECTION.
- 29 THIS SECTION DOES NOT APPLY IF A PETITIONER FOR ADOPTION IS A
- 30 STEPPARENT.
- 31 (B) HEARING.
- 32 A COURT SHALL HOLD A HEARING BEFORE ENTERING AN ORDER FOR
- 33 ADOPTION UNDER THIS SUBTITLE.

33

(2)

1 COMMITTEE NOTE: This section is derived from the references to hearings in former FL § 5-317(e)(1) and (g)(1) 5-324.1. 2 3 5-3B-18. TIME LIMIT. A COURT MAY NOT ENTER AN ORDER FOR ADOPTION UNDER THIS SUBTITLE 5 UNTIL EXPIRATION OF THE REVOCATION PERIOD. 6 COMMITTEE NOTE: This section is derived from former FL § 5-324(2). 7 5-3B-19. AUTHORITY TO GRANT ADOPTION. A COURT MAY ENTER AN ORDER FOR ADOPTION ONLY IF: 8 9 (1) (I) EACH OF THE PROSPECTIVE ADOPTEE'S LIVING PARENTS 10 CONSENTS: 11 1. IN WRITING; OR BY FAILURE TO TIMELY FILE NOTICE OF OBJECTION 12 2. 13 AFTER BEING SERVED WITH A SHOW CAUSE ORDER IN ACCORDANCE WITH THIS 14 SUBTITLE: AND IF THE PROSPECTIVE ADOPTEE IS AT LEAST 10 YEARS OLD, THE 15 (II)16 PROSPECTIVE ADOPTEE CONSENTS; OR 17 IN ACCORDANCE WITH § 5-3B-21 OF THIS SUBTITLE, THE COURT 18 ORDERS ADOPTION WITHOUT CONSENT OTHERWISE REQUIRED UNDER THIS 19 SECTION. 20 COMMITTEE NOTE: This section is derived from former FL § 5-317(c)(2), as it 21 related to adoption under this subtitle, and revised to clarify that failure to 22 respond to a show cause order is deemed to be consent. 23 The former word "natural" is deleted, to reflect that the parental rights of 24 a nonbiological - i.e., adoptive - parent can be terminated in the same 25 manner as a biological parent's can. Defined terms: "Parent" § 5-3B-01 26 27 "Prospective adoptee" § 5-3B-01 28 5-3B-20. CONSENT. 29 (A) CONTENTS. 30 CONSENT TO ADOPTION UNDER THIS SUBTITLE IS NOT VALID UNLESS THE 31 CONSENT: IS GIVEN AFTER THE PROSPECTIVE ADOPTEE IS BORN; 32 (1)

IS GIVEN IN A LANGUAGE THAT THE PARTY UNDERSTANDS;

148 **UNOFFICIAL COPY OF SENATE BILL 710** 1 (3) IF GIVEN IN A LANGUAGE OTHER THAN ENGLISH: 2 (I) IS GIVEN BEFORE A JUDGE ON THE RECORD; OR IS ACCOMPANIED BY THE AFFIDAVIT OF A TRANSLATOR 3 (II)4 STATING THAT THE TRANSLATION OF THE DOCUMENT OF CONSENT IS ACCURATE; CONTAINS AN EXPRESS NOTICE OF: 5 (4) THE RIGHT TO REVOKE CONSENT. AT ANY TIME WITHIN 30 6 (I) 7 DAYS AFTER THE CONSENT IS SIGNED: (II)THE OBLIGATION OF THE PERSON GIVING CONSENT TO ADVISE 9 THE COURT AND PETITIONER OF EACH CHANGE OF THE UNIT'S OR PERSON'S 10 ADDRESS; (III) THE SEARCH RIGHTS OF ADOPTEES AND PARENTS UNDER § 11 12 5-3B-29 OF THIS SUBTITLE AND THE SEARCH RIGHTS OF ADOPTEES, SIBLINGS, AND 13 PARENTS UNDER SUBTITLE 4B OF THIS TITLE; AND (IV) (III)THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-3B-29 14 15 OF THIS SUBTITLE: EXCEPT AS TO AN ADOPTION BY A SPOUSE OF THE PROSPECTIVE 16 17 ADOPTEE'S PARENT OR A RELATIVE OF THE PROSPECTIVE ADOPTEE, STATES THAT 18 THE PARENT HAS BEEN ADVISED OF THE PARENT'S RIGHTS TO: 19 (I) HAVE INDEPENDENT COUNSEL; AND 20 (II)RECEIVE ADOPTION COUNSELING AND GUIDANCE; STATES WHETHER THE PARENT CHOSE TO HAVE OR NOT HAVE 21 22 COUNSEL OR COUNSELING; AND IS ACCOMPANIED BY AN AFFIDAVIT OF COUNSEL APPOINTED UNDER 23 24 § 5-3B-06 OF THIS SUBTITLE STATING THAT A PARENT WHO IS A MINOR OR HAS A 25 DISABILITY GIVES CONSENT KNOWINGLY AND VOLUNTARILY. REVOCATION PERIOD. 26 (B) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, A 27 (I) (1) 28 PARENT MAY REVOKE CONSENT AT ANY TIME WITHIN 30 DAYS AFTER THE PARENT 29 SIGNS THE CONSENT. 30 (II)A PARENT MAY NOT REVOKE CONSENT FOR ADOPTION OF A

IN THE PRECEDING YEAR, THE PARENT HAS REVOKED

31 PROSPECTIVE ADOPTEE IF:

34 PROSPECTIVE ADOPTEE; OR AND

1.

33 CONSENT FOR OR FILED A NOTICE OF OBJECTION TO ADOPTION OF THE

32

- 1 2. THE CHILD IS AT LEAST 30 DAYS OLD AND CONSENT IS 2 GIVEN BEFORE A JUDGE ON THE RECORD.
- 3 (2) A PROSPECTIVE ADOPTEE MAY REVOKE CONSENT AT ANY TIME 4 BEFORE A COURT ENTERS AN ORDER OF ADOPTION UNDER THIS SUBTITLE.
- 5 COMMITTEE NOTE: Subsection (a)(1) of this section is derived from former
- 6 FL § 5-324(1).
- 7 Subsection (a)(2) and (3) of this section is new and added to ensure that
- 8 consent is given knowingly, by ensuring that the individual consenting
- 9 understands the consent being given. As to interpreters in connection with
- on the record consent, see Md. Rule 16-819.
- Subsection (a)(4) of this section is derived from former FL § 5-314(a) and
- revised to incorporate the substance of the referenced FL § 5-311, as it
- related to the revocation period.
- Subsection (a)(5) and (6) of this section is derived from former FL §
- 15 5-320(b)(2)(i) and (ii).
- Subsection (a)(7) of this section is derived from the second sentence of
- 17 former FL § 5-314(b).
- Subsection (b)(1)(i) of this section is derived from former FL § 5-311(c), as
- it related to consent of individuals, and revised to limit the period in which
- a prospective adoptee may revoke consent.
- 21 Subsection (b)(1)(ii)1 of this section is new and added to bar repeated
- thwarting of adoption.
- 23 Subsection (b)(1)(ii)2 of this section is new and added to preclude
- 24 revocation of timely consent given on the record.
- In subsection (a)(4), (5), and (6) of this section, the former word "natural" is
- deleted, to reflect that the parental rights of a nonbiological i.e., adoptive
- parent can be terminated in the same manner as a biological parent's
- 28 can.
- As to "minor", see Art. 1, § 24 of the Code.
- 30 Defined terms: "Disability" § 5-101
- 31 "Parent" § 5-3B-01
- 32 "Person" § 1-101
- 33 "Prospective adoptee" § 5-3B-01
- 34 5-3B-21. NONCONSENSUAL ADOPTION.
- 35 (A) SCOPE OF SECTION.

31

1 THIS SECTION APPLIES ONLY IF A PARENT AFFIRMATIVELY WITHHOLDS 2 CONSENT BY FILING A NOTICE OF OBJECTION.			
3 (B) CUST	ODIAN.		
6 EXERCISED PHYS	UIRED UND SICAL CARE FLEAST 180	MAY ALLOW ADOPTION, WITHOUT PARENTAL CONSENT ER THIS SUBTITLE, BY A PETITIONER WHO HAS CONTROL, OR CUSTODY OVER THE PROSPECTIVE DAYS, IF THE COURT FINDS BY CLEAR AND CONVINCING	
9 10 ADOPTEE FOR A	· /	IE PARENT HAS NOT HAD CUSTODY OF THE PROSPECTIVE EAR;	
11 12 TIES TO AND FEI		IE PROSPECTIVE ADOPTEE HAS SIGNIFICANT EMOTIONAL THE PETITIONER; AND	
13	(III) T	HE PARENT:	
14 15 PROSPECTIVE AI 16 AN OPPORTUNIT		ILE THE PETITIONER HAD CUSTODY, NOTWITHSTANDING	HE
17 18 ADOPTEE'S PHYS 19 SO;	2. SICAL CARE	HAS FAILED TO CONTRIBUTE TO THE PROSPECTIVE AND SUPPORT, NOTWITHSTANDING THE ABILITY TO DO	
20	3.	HAS SUBJECTED THE PROSPECTIVE ADOPTEE TO:	
21	A	CHRONIC ABUSE;	
22	В	CHRONIC AND LIFE-THREATENING NEGLECT;	
23	C	SEXUAL ABUSE; OR	
24	D	TORTURE;	
25	4.	HAS BEEN CONVICTED OF ABUSE OF ANY OFFSPRING;	
26 27 THE UNITED STA	5. ATES, OF:	HAS BEEN CONVICTED, IN ANY STATE OR ANY COURT C)F
28	A	A CRIME OF VIOLENCE AGAINST:	
29	I.	A MINOR OFFSPRING OF THE PARENT;	
30	II	THE CHILD; OR	

III. ANOTHER PARENT OF THE CHILD; OR

- 1 B. AIDING OR ABETTING, CONSPIRING, OR SOLICITING TO 2 COMMIT A CRIME DESCRIBED IN SUBITEM A OF THIS ITEM; OR
- 3 6. HAS, OTHER THAN BY CONSENT, LOST PARENTAL RIGHTS 4 TO A SIBLING OF THE PROSPECTIVE ADOPTEE.
- 5 (2) IF A COURT FINDS THAT AN ACT OR CIRCUMSTANCE LISTED IN
- 6 PARAGRAPH (1)(III)3 OR 5 OF THIS SUBSECTION EXISTS, THE COURT SHALL MAKE A
- 7 SPECIFIC FINDING, BASED ON FACTS IN THE RECORD, WHETHER RETURN OF THE
- 8 PROSPECTIVE ADOPTEE TO THE CUSTODY OF THE PARENT POSES AN
- 9 UNACCEPTABLE RISK TO THE PROSPECTIVE ADOPTEE'S SAFETY.
- 10 (3) IN RULING UNDER THIS SUBSECTION. A COURT SHALL GIVE
- 11 PRIMARY CONSIDERATION TO THE HEALTH AND SAFETY OF THE PROSPECTIVE
- 12 ADOPTEE IN DETERMINING THE PROSPECTIVE ADOPTEE'S BEST INTERESTS.
- 13 COMMITTEE NOTE: This section is derived from former FL § 5-312(a)
- through (c).
- In subsection (b)(1)(iii)5 of this section, references to crimes "against any
- offspring" are substituted for the former references to "the child, the other
- 17 natural parent of the child, another child of the natural parent, or any
- person who resides in the household with the natural parent".
- 19 Defined terms: "Crime of violence" § 5-101
- 20 "Parent" § 5-3B-01
- 21 "Prospective adoptee" § 5-3B-01
- 22 "State" § 5-101
- 23 "Support" § 1-101
- 24 5-3B-22. CUSTODY.
- 25 A COURT MAY NOT GRANT A PETITION UNDER § 5-3B-21 OF THIS SUBTITLE
- **26 SOLELY BECAUSE A PARENT:**
- 27 (1) DOES NOT HAVE LEGAL CUSTODY OF A PROSPECTIVE ADOPTEE BY
- 28 REASON OF A DIVORCE OR LEGAL SEPARATION; OR
- 29 (2) HAS BEEN DEPRIVED OF CUSTODY OF A PROSPECTIVE ADOPTEE BY
- 30 AN ACT OF THE OTHER PARENT.
- 31 COMMITTEE NOTE: This section is derived from former FL § 5-312(d).
- 32 Defined terms: "Parent" § 5-3B-01
- 33 "Prospective adoptee" § 5-3B-01

- 1 5-3B-23. ACCOUNTING.
- 2 (A) SCOPE OF SECTION.
- 3 THIS SECTION DOES NOT APPLY TO AN ADOPTION BY THE SPOUSE OF THE
- 4 PROSPECTIVE ADOPTEE'S PARENT OR A RELATIVE OF THE PROSPECTIVE ADOPTEE.
- 5 (B) REQUIREMENT.
- 6 A COURT MAY NOT ENTER AN ORDER UNDER THIS SUBTITLE UNTIL THE
- 7 PETITIONER FILES WITH THE COURT AN ACCOUNTING OF ALL PAYMENTS AND
- 8 DISBURSEMENTS OF ANY ITEM OF VALUE MADE BY OR FOR THE PETITIONER IN
- 9 CONNECTION WITH THE ADOPTION.
- 10 COMMITTEE NOTE: This section is derived from former FL § 5-327(c) and
- 11 revised as a duty of a court.
- 12 Defined terms: "Parent" § 5-3B-01
- 13 "Prospective adoptee" § 5-3B-01
- 14 5-3B-24. EFFECTS OF ORDER FOR ADOPTION.
- 15 (A) DISTRIBUTION BY WILL.
- 16 THIS SUBSECTION DOES NOT LIMIT THE RIGHT OF AN INDIVIDUAL TO PROVIDE
- 17 FOR DISTRIBUTION OF PROPERTY BY WILL.
- 18 (B) PARENT-CHILD RELATIONSHIP.
- 19 EXCEPT AS PROVIDED IN § 2-123 OF THE REAL PROPERTY ARTICLE, AFTER A
- 20 COURT ENTERS AN ORDER FOR ADOPTION UNDER THIS SUBTITLE:
- 21 (1) THE ADOPTEE:
- 22 (I) IS THE OFFSPRING OF THE ADOPTIVE PARENT FOR ALL
- 23 INTENTS AND PURPOSES; AND
- 24 (II) IS ENTITLED TO ALL OF THE RIGHTS AND PRIVILEGES OF AND
- 25 IS SUBJECT TO ALL OF THE OBLIGATIONS OF OFFSPRING BORN TO THE ADOPTIVE
- 26 PARENT;
- 27 (2) EACH OF THE ADOPTEE'S LIVING PARENTS IS:
- 28 (I) RELIEVED OF ALL PARENTAL DUTIES AND OBLIGATIONS TO
- 29 THE ADOPTEE; AND
- 30 (II) DIVESTED OF ALL PARENTAL RIGHTS AS TO THE ADOPTEE; AND
- 31 (3) THE ESTATES AND TRUSTS ARTICLE SHALL GOVERN ALL OF THE
- 32 RIGHTS OF INHERITANCE BETWEEN THE ADOPTEE AND PARENTAL RELATIVES.

- 1 COMMITTEE NOTE: This section is derived from former FL § 5-308(a) and
- 2 (b), as it related to adoptions under this subtitle.
- In subsection (b) of this section, the word "adoptee" is substituted for the
- 4 former references to the "individual adopted" for consistency and brevity.
- In subsection (b)(1)(i) and (ii) of this section, the newly defined term
- 6 "adoptive parent" is substituted for the former references to a "petitioner"
- 7 for consistency.
- 8 The introductory exception in subsection (b) of this section, "[e]xcept as
- provided in § 2-123 of the Real Property Article", is substituted for the
- former exception "this section" i.e., former FL § 5-308 to reflect the
- recodification of part of former § 5-308(d). The balance is covered by new
- subsection (b)(3) of this section.
- In subsection (b)(1)(ii) of this section, the reference to "offspring born" to
- the adoptive parent is substituted for the former reference to "a child born
- to the petitioner in wedlock" to avoid the misleading inference that
- illegitimacy affects a right, privilege, or obligation of a biological offspring
- or that the age of majority might affect an adoptee differently from a
- 18 biological offspring.
- In subsection (b)(2) of this section, the former reference to a "natural"
- 20 parent is deleted to reflect that the duties and rights of nonbiological i.e.,
- 21 adoptive relatives are affected in the same manner as a biological
- relative's. Accordingly, in subsection (b)(3) of this section, a reference to
- 23 "parental" relatives is substituted for the former reference to "natural"
- 24 relatives.
- 25 Defined terms: "Adoptive parent" § 5-101
- 26 "Parent" § 5-3B-01
- 27 5-3B-25. PETITION TO INVALIDATE.
- 28 IF A PETITION TO INVALIDATE AN ORDER UNDER THIS SUBTITLE ON THE BASIS
- 29 OF A JURISDICTIONAL OR PROCEDURAL DEFECT IS FILED MORE THAN 1 YEAR AFTER
- 30 ENTRY OF THE ORDER, A COURT SHALL DISMISS THE PETITION.
- 31 COMMITTEE NOTE: This section is derived from former FL § 5-325 and
- 32 revised to require dismissal rather than barring receipt, as more consistent
- with court practices.

- 1 5-3B-26. RESERVED.
- 2 5-3B-27. RESERVED.
- 3 PART III. ACCESS TO ADOPTION RECORDS.
- 4 5-3B-28. URGENTLY NEEDED MEDICAL INFORMATION.
- 5 (A) HEARING ON NEED.
- 6 IF, AFTER A HEARING ON PETITION OF AN ADOPTEE OR FORMER PARENT, A
- 7 COURT IS SATISFIED THAT THE ADOPTEE OR BLOOD RELATIVE OF THE ADOPTEE OR
- 8 FORMER PARENT URGENTLY NEEDS MEDICAL INFORMATION NOT IN COURT
- 9 RECORDS, THE COURT MAY APPOINT AN INTERMEDIARY TO TRY TO CONTACT THE
- 10 ADOPTEE OR A FORMER PARENT OF THE ADOPTEE FOR THE INFORMATION.
- 11 (B) ROLE OF INTERMEDIARY.
- 12 AN INTERMEDIARY APPOINTED UNDER THIS SECTION:
- 13 (1) ONLY MAY ADVISE AN ADOPTEE OR FORMER PARENT OF THE NEED
- 14 FOR MEDICAL INFORMATION; AND
- 15 (2) MAY NOT:
- 16 (I) REVEAL ANY IDENTIFYING INFORMATION ABOUT AN ADOPTEE
- 17 OR FORMER PARENT; OR
- 18 (II) TRY, IN ANY MANNER, TO ENCOURAGE OR DISCOURAGE
- 19 CONTACT BETWEEN AN ADOPTEE AND FORMER PARENT.
- 20 (C) REPORT TO COURT.
- 21 AN INTERMEDIARY APPOINTED UNDER THIS SECTION SHALL FILE WITH THE
- 22 APPOINTING COURT A CONFIDENTIAL WRITTEN REPORT ON THE INTERMEDIARY'S
- 23 EFFORTS TO CONTACT AN ADOPTEE OR FORMER PARENT.
- 24 (D) DISCLOSURE BY COURT.
- 25 WHEN A COURT RECEIVES A REPORT FROM AN INTERMEDIARY, THE COURT
- 26 MAY DISCLOSE TO THE ADOPTEE OR FORMER PARENT, WITHOUT REVEALING
- 27 IDENTIFYING INFORMATION ABOUT THE ADOPTEE OR ANY FORMER PARENT:
- 28 (1) WHETHER THE INTERMEDIARY ADVISED THE ADOPTEE OR A
- 29 FORMER PARENT ABOUT THE NEED FOR MEDICAL INFORMATION; AND
- 30 (2) MEDICAL INFORMATION THAT THE ADOPTEE OR A FORMER PARENT
- 31 PROVIDED.
- 32 (E) COMPENSATION.

- 1 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A COURT MAY ORDER AN
- 2 ADOPTEE OR FORMER PARENT TO PAY A REASONABLE FEE FOR THE SERVICES OF AN
- 3 INTERMEDIARY UNDER THIS SECTION.
- 4 COMMITTEE NOTE: This section is derived from former FL § 5-329(c)
- 5 through (e) and revised to allow use of an intermediary on petition of a
- 6 former parent and to clarify that an intermediary is allowed to contact only
- 7 a former parent and not a spouse, child, or other family member of a
- 8 former parent.
- 9 Throughout this section, references to a "former" parent are substituted for
- the former references to a "birth" parent, to recognize that, e.g., a former
- parent, by adoption, may have information about an adoptee or biological
- 12 parent.
- In subsection (a) of this section, the former reference to "evidence
- presented at the hearing" is omitted as unnecessary in light of the rules
- governing proceedings generally and as potentially overly narrow should a
- 16 court request memoranda or other submissions to which an opposing party
- has an opportunity to respond.
- Defined terms: "Identifying information" § 5-3B-01
- 19 "Parent" § 5-3B-01
- 20 5-3B-29. VITAL RECORDS.
- 21 (A) DEFINITIONS.
- 22 (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 23 INDICATED.
- 24 (2) "DIRECTOR" MEANS THE STATE DIRECTOR OF SOCIAL SERVICES.
- 25 (3) "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL
- 26 HYGIENE.
- 27 (B) SCOPE OF SECTION.
- 28 THIS SECTION APPLIES ONLY TO AN ADOPTION IN WHICH A COURT ENTERS AN
- 29 ORDER FOR ADOPTION ON OR AFTER JANUARY 1, 2000.
- 30 (C) CONSTRUCTION OF SECTION.
- 31 THIS SECTION DOES NOT BAR:
- 32 (1) AN ADOPTEE OR BIOLOGICAL PARENT FROM APPLYING FOR SEARCH,
- 33 CONTACT, AND REUNION SERVICES UNDER SUBTITLE 4B OF THIS TITLE; OR
- 34 (2) THE DIRECTOR OR A CONFIDENTIAL INTERMEDIARY FROM
- 35 OBTAINING A COPY OF A RECORD UNDER § 5-4B-04(C) OR § 5-4B-06(B) OR (C) OF THIS
- 36 TITLE.

1	(D)	APPLIC	CATION	FOR RECORD.
2 3	SECRETAR	(1) Y FOR A		OPTEE WHO IS AT LEAST 21 YEARS OLD MAY APPLY TO THE OF:
4			(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
5 6	CERTIFICA	TE OF B		ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW FANY; AND
7 8	BY THE CL	ERK OF	(III) COURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
9 10	OF THE AI	(2) DOPTEE		ADOPTEE IS AT LEAST 21 YEARS OLD, A BIOLOGICAL PARENT PPLY TO THE SECRETARY FOR A COPY OF:
11			(I)	THE ADOPTEE'S ORIGINAL CERTIFICATE OF BIRTH;
	SUBSTITU			THE NEW CERTIFICATE OF BIRTH, IF ANY, THAT WAS I-211 OF THE HEALTH - GENERAL ARTICLE, FOR THE RTIFICATE OF BIRTH;
15 16	CERTIFICA	ATE OF I	(III) BIRTH; A	ALL RECORDS THAT RELATE TO THE ADOPTEE'S NEW AND
17 18		LERK OF	(IV) COURT	THE REPORT OF THE ADOPTEE'S ORDER OF ADOPTION FILED UNDER § 4-211 OF THE HEALTH - GENERAL ARTICLE.
19		(3)	EACH A	APPLICANT UNDER THIS SUBSECTION SHALL:
20 21		ΓΙΟΝ ΤΗ	(I) AT THE	PROVIDE ALL PROOF OF IDENTITY AND OTHER RELEVANT SECRETARY REQUIRES; AND
22 23		GENER A	(II) AL ARTI	PAY THE FEE REQUIRED UNDER TITLE 4, SUBTITLE 2 OF THE ICLE FOR A COPY OF A RECORD.
24	(E)	DISCLO	SURE V	/ETO.
25		(1)	A BIOL	OGICAL PARENT MAY:
				FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR ATION ABOUT THAT PARENT IN A RECORD ACCESSIBLE
29			(II)	CANCEL A DISCLOSURE VETO AT ANY TIME; AND
30			(III)	REFILE A DISCLOSURE VETO AT ANY TIME.
31		(2)	AN AD	OPTEE 21 YEARS OLD MAY:

- 157 UNOFFICIAL COPY OF SENATE BILL 710 1 (I) FILE WITH THE DIRECTOR A DISCLOSURE VETO, TO BAR 2 DISCLOSURE OF INFORMATION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE 3 UNDER THIS SECTION: 4 (II) CANCEL A DISCLOSURE VETO AT ANY TIME; AND 5 (III) REFILE A DISCLOSURE VETO AT ANY TIME. IMMEDIATELY AFTER THE DIRECTOR RECEIVES A DISCLOSURE VETO 6 7 OR CANCELLATION UNDER THIS SUBSECTION, THE DIRECTOR SHALL FORWARD A 8 COPY TO THE SECRETARY. DUTIES OF SECRETARY. 9 (F) 10 (1) THE SECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS 11 SECTION. 12 SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE 13 SECRETARY SHALL GIVE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF 14 THIS SECTION A COPY OF EACH RECORD THAT THE APPLICANT REQUESTED AND 15 THAT THE SECRETARY HAS ON FILE. WHENEVER A BIOLOGICAL PARENT APPLIES FOR A RECORD, THE 16 17 SECRETARY SHALL REDACT FROM THE COPY ALL INFORMATION AS TO: THE OTHER BIOLOGICAL PARENT, IF THAT PARENT HAS FILED 18 (I) 19 A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION; AND THE ADOPTEE AND EACH ADOPTIVE PARENT, IF THE ADOPTEE 20 (II)21 HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS SECTION. 22 WHENEVER AN ADOPTEE APPLIES FOR A RECORD, THE SECRETARY 23 SHALL REDACT FROM THE COPY ALL INFORMATION AS TO THE BIOLOGICAL PARENT, 24 IF THAT PARENT HAS FILED A DISCLOSURE VETO IN ACCORDANCE WITH THIS 25 SECTION. THE SECRETARY SHALL GIVE EACH APPLICANT UNDER THIS 26 (5) 27 SECTION NOTICE OF THE ADOPTION SEARCH, CONTACT, AND REUNION SERVICES 28 AVAILABLE UNDER THIS TITLE. 29 COMMITTEE NOTE: Subsection (a) of this section is new and added to allow 30 concise reference to the Director and Secretary. 31 Subsections (b) through (f) of this section are derived from former FL §§ 5-3A-01 through 5-3A-07. 32
- 33 In subsection (e)(3) of this section, a duty to forward a cancellation is
- 34 added, for completeness.
- Defined terms: "Adoptive parent" § 5-101 35
- "Director" § 5-3B-29 36

- 1 "Parent" § 5-3B-01
- 2 "Secretary" § 5-3B-29
- 3 5-3B-30. RESERVED.
- 4 5-3B-31. RESERVED.
- 5 PART IV. PROHIBITED ACT.
- 6 5-3B-32. PROHIBITED PAYMENTS.
- 7 (A) PROHIBITED ACT.
- 8 EXCEPT AS OTHERWISE PROVIDED BY LAW, A PERSON MAY NOT CHARGE OR
- 9 RECEIVE, FROM OR FOR A PARENT OR PROSPECTIVE ADOPTIVE PARENT, ANY
- 10 COMPENSATION FOR A SERVICE IN CONNECTION WITH:
- 11 (1) PLACEMENT OF AN INDIVIDUAL TO LIVE WITH A PREADOPTIVE
- 12 FAMILY; OR
- 13 (2) AN AGREEMENT FOR CUSTODY IN CONTEMPLATION OF ADOPTION.
- 14 (B) CONSTRUCTION OF SECTION.
- 15 THIS SECTION DOES NOT PROHIBIT PAYMENT, BY AN INTERESTED PERSON, OF
- 16 A REASONABLE AND CUSTOMARY CHARGE OR FEE FOR ADOPTION COUNSELING,
- 17 HOSPITAL, LEGAL, OR MEDICAL SERVICES.
- 18 (C) DUTY OF STATE'S ATTORNEY.
- 19 EACH STATE'S ATTORNEY SHALL ENFORCE THIS SECTION.
- 20 (D) PENALTIES.
- 21 A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF A
- 22 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100 OR
- 23 IMPRISONMENT NOT EXCEEDING 3 MONTHS OR BOTH, FOR EACH OFFENSE.
- 24 COMMITTEE NOTE: This section is derived from former FL § 5-327(a), (b),
- 25 (d), and (e) and the substance of § 5-301(j), which defined "placement for
- 26 adoption".
- 27 In subsections (a) and (d) of this section, references to a "person" are
- substituted for the former references to "an agency, institution, or
- 29 individual".
- In subsection (a) of this section, the phrase "by law" is added to delineate
- 31 the scope of the exception.
- 32 Also in subsection (a) of this section, the reference to a prospective

1 2 3 4	who is a individu	adoptive "parent" is substituted for the former reference to the "individual who is adopting the individual" and the prospective adoptive "family or individual", for brevity and consistency to other references throughout this subtitle.					
5 6 7	former		prosecute a	tion, a duty to "enforce" is substituted for the ny violation", as more consistent with			
8 9 10		d to clarif		etion, reference to a violation of "any provision" osecutor need not show violation of every			
11	Defined	l terms: "	Adoptive p	parent" § 5-3B-01			
12	"Parent	" § 5-3B-	-01				
13	"Person	ı" § 1-10	1				
14	5-401.						
15	(a)	In this s	subtitle the	following words have the meanings indicated.			
16 17	(b) THE DEPA			ION" MEANS THE SOCIAL SERVICES ADMINISTRATION OF			
18	(C)	"Eligib	le child" m	eans a minor [child] as to whom:			
19 20	awarded to	(1) a child p		guardianship [with the right to consent to adoption] has been gency under Subtitle 3 of this title; [and] OR			
21 22	OF THIS T	ITLE; A		CONSENSUAL ADOPTION HAS BEEN ORDERED UNDER § 5-338			
			subsidy is	nation has been made by a local department under § 5-403 necessary to [assure] ENSURE the child's adoption reumstances.			
26 27	[(c) county.]	"Local	department	" means a local department of social services of a			
28	(d)	"Subsic	ly" means:				
29		(1)	a money	payment;			
30		(2)	medical c	care;			
31		(3)	medical a	assistance; or			
32		(4)	special se	ervices.			

1	5-407.
4	(c) The [Social Services] Administration [of the Department of Human Resources] may reimburse the Department of Health and Mental Hygiene for the cost of medical assistance and medical care directly or through a contract with the Department [of Health and Mental Hygiene].
6	5-410.1.
7 8	(b) An adoptive parent is eligible for reimbursement of nonrecurring adoption expenses, if the Department determines that:
	(3) except where it would be against the best [interest] INTERESTS of the child, previous adoption attempts have been made without assistance and were unsuccessful.
12 13	(c) Application for nonrecurring adoption expenses shall be filed with the Department:
14	(1) prior to the [final decree] ORDER; and
	(d) (2) Except as provided in paragraph (3) of this subsection, the agreement shall be signed by the adoptive parents and an agent of the Department prior to the [final] adoption [decree] ORDER.
	(3) The agreement is not required to be signed by the adoptive parents and an agent of the Department prior to the [final] adoption [decree] ORDER if the [final decree] ORDER:
21	(i) was entered between January 1, 1987 and July 1, 1990; or
22 23	(ii) was entered before January 1, 1987, but nonrecurring adoption expenses were paid after January 1, 1987.
	(4) ADOPTIVE PARENTS FILING FOR REIMBURSEMENT OF NONRECURRING ADOPTION EXPENSES IN CASES DESCRIBED UNDER PARAGRAPH (3) OF THIS SUBSECTION SHALL:
27 28	(I) ENTER INTO A WRITTEN AGREEMENT WITH THE DEPARTMENT; AND
29	(II) FILE ALL CLAIMS NO LATER THAN DECEMBER 14, 1990.
	(e) Reimbursement for nonrecurring adoption expenses is limited to a maximum of \$2,000 for reasonable and necessary actual costs that are not reimbursable from another source, including:
33	(1) adoption fees;
34	(2) court costs and reasonable attorney's fees;

28 department,] or court that issued an adoption or guardianship [decree] ORDER.

30 the Administration have access to court records on receipt of a petition from the 31 Administration that states that review of the records is needed in order to make a

32 match or to provide matching information under this section.

The court that issued the adoption [decree] ORDER shall order that

29

1 5-504.

2	(a)	Foster parents in this State have the following rights:
3	planning, the	(2) with regard to the local department [of social services] case right to:
7 8 9 10	notified of, a concerning a the natural p child, in the	(i) except for meetings covered by the attorney-client privilege or which confidential information about the natural parents is discussed, be nd when applicable, be heard at scheduled meetings and staffings child in order to actively participate, without superseding the rights of arents to participate and make appropriate decisions regarding the case planning, administrative case reviews, interdisciplinary staffings, and educational planning and mental health team meetings;
12 13	agency cond	(ii) be informed of decisions made by the courts or a child welfare terning a child; and
	have that inpand	(iii) provide input concerning the plan of services for a child and to put given full consideration by the local department [of social services];
17	5-506.	
20	and 5-509.1	In addition to other [rules and] regulations adopted under this title, the may adopt [rules and] regulations to carry out §§ 5-507, 5-508, 5-509, of this subtitle, which relate to the licensing of child placement agencies, omes, child care institutions, and residential educational facilities.
		(1) By [rule or] regulation, the Department may delegate authority to tments and licensed] child placement agencies to issue licenses or licenses under this subtitle.
		(2) Any [rule or] regulation adopted by the Department under this hall provide for an appeal to an administrative appellate authority from a a [local department or licensed] child placement agency.
28	5-507.	
29	(b)	A license is not required:
	blood or ma	(1) for a person to place a child with an individual related to the child by rriage within 4 degrees of consanguinity or affinity under the civil law
		(2) except as provided in [subsection (c) of this section] § 5-3B-12 OF E, for a parent or grandparent of a child to place the child directly, without tion of any other person except the recipient of the child; or

			yer to prepare pleadings necessary to accomplish the many other function associated with the normal
4	5-517.		
7	[local department or a authority to issue or ap	licensed] prove a l	ke a placement who is aggrieved by a decision of a child placement agency that has a delegated license under this subtitle may appeal the decision to hority designated by [rule or] regulation.
9	5-525.		
		rticle or	court orders that reasonable efforts are not required under § [§ 5-313] § 5-323 of this title, reasonable efforts shall by families:
13 14			prior to the placement of a child in an out-of-home placement, d for removing the child from the child's home; and
15 16	home.	(ii)	to make it possible for a child to safely return to the child's
19	placement, the local do to the best interests of	epartmer the child	oping a permanency plan for a child in an out-of-home at [of social services] shall give primary consideration. The local department shall consider the following manency plan that is in the best interests of the child:
21 22	child's parent;	(i)	the child's ability to be safe and healthy in the home of the
23 24	parents and siblings;	(ii)	the child's attachment and emotional ties to the child's natural
25 26	and the caregiver's fan		the child's emotional attachment to the child's current caregiver
27 28	caregiver;	(iv)	the length of time the child has resided with the current
29 30			the potential emotional, developmental, and educational harm child's current placement; and
31 32	for an excessive period		the potential harm to the child by remaining in State custody
	` '	nt, the lo	Attent consistent with the best interests of the child in an eal department shall consider the following ng order of priority:

1 2	1 (i) returnin 2 LOCAL department is the guardian;	g the child to the child's parent or guardian, unless the
	` , I	the child with relatives to whom adoption, CUSTODY, in descending order of priority, are planned to
6	6 (iii) adoption	n in the following descending order of priority:
		by a current foster parent with whom the child has resided rior to developing the permanency plan or for lished positive family ties; or
10	10 2.	by another approved adoptive family; OR
	11 (iv) placing 12 with a specific caregiver;	the child in [a court approved permanent foster home
13	13 (v) an indep	pendent living arrangement; or
	14 (vi) long-ter 15 LIVING ARRANGEMENT THAT:	m foster care] ANOTHER PLANNED PERMANENT
17	16 1. 17 INCLUDING THE CHILD'S EDUCA 18 PLACEMENT, AND SOCIALIZATION	ADDRESSES THE INDIVIDUALIZED NEEDS OF THE CHILD, TIONAL PLAN, EMOTIONAL STABILITY, PHYSICAL ON NEEDS; AND
20	19 2. 20 RELATIONS WITH INDIVIDUALS 21 IN THE CHILD'S LIFE.	INCLUDES GOALS THAT PROMOTE THE CONTINUITY OF WHO WILL FILL A LASTING AND SIGNIFICANT ROLE
23 24	23 consistent with the best interests of a cl	raphs (1) and (2) of this subsection and to the extent hild in an out-of-home placement, in cal department shall consider the following in
	26 (i) placeme 27 parent or guardian resides; or	ent of the child in the local jurisdiction where the child's
29 30	29 placement of the child as described in	cal department finds, based on a compelling reason, that tem (i) of this paragraph is not in the best hild in another jurisdiction in the State after
	32 1. 33 to the child;	the availability of resources to provide necessary services
34	2.	the accessibility to family treatment, if appropriate; and
35	35 3.	the effect on the local school system.

1	5-525.1.			
4		a child is on of pare	committ	led in paragraph (3) of this subsection, a local ed under § 5-525 of this subtitle shall file a tts or join a termination of parental rights
6 7	ANY STATE OR AN	(iii) IY COUI		finds that the [natural] parent has been convicted, IN HE UNITED STATES, OF:
8 9	14-101 of the Crimina	al Law A	1. rticle,] aş	[in this State of] a crime of violence[, as defined in § gainst
10			A.	A MINOR OFFSPRING OF THE PARENT;
11			B.	the child[, the other natural]; OR
12 13		person v	C. who resid	ANOTHER parent of the child[, another child of the les in the household of the natural parent]; OR
16 17	crime that would be a Article, if committed	in this S	tate agaii	[in any state or in any court of the United States of a e, as defined in § 14-101 of the Criminal Law nst the child, the other natural parent of the nt, or any person who resides in the household
19 20	crime described in ite	em 1 [or i	3. item 2] o	of] aiding or abetting, conspiring, or soliciting to commit a f this item.
21	5-551.			
22 23	(a) The Depregistration of family			opt [rules and] regulations that relate to the
		adopted	by other	[rules and] regulations shall be uniform with the State agencies as those rules and regulations
27 28	(c) At a mir provide for:	nimum, tl	ne [rules	and] regulations OF THE DEPARTMENT shall
29 30	(1) provisions for:	minimu	m standa	rds of environmental health and safety, including
31		(i)	adequat	e and safe physical surroundings;
32		(ii)	the phy	sical and mental health of day care providers; and
33		(iii)	investig	gation of any criminal record of a day care provider;

	(2) a thorough evaluation of each prospective family day care home and day care provider, to be completed before the Department accepts an initial registration;
4 5	(3) an initial family day care registration that expires 2 years after its effective date;
6	(4) a continuing family day care registration that:
	(i) upon application by the day care provider that meets the requirements set by the Department, is issued to the provider before the end of the initial registration period; and
10 11	(ii) once issued, remains in effect until surrendered, suspended, revoked, or replaced by conditional registration;
12 13	(5) reporting of any changed circumstances that relate to the requirements, by the day care provider, at the time the change occurs;
14 15	(6) an orientation to be provided to prospective day care providers by the Department before initial registration;
18	(7) announced inspection by the Department of each registered family day care home prior to issuance of an initial registration and at least once every 2 years thereafter to determine whether applicable requirements, including [record-keeping] RECORD KEEPING requirements, are being met;
22	(8) unannounced inspection by the Department of each registered family day care home at least once during each 12-month period that an initial or continuing registration is in effect to determine whether safe and appropriate child care is being provided;
24 25	(9) procedures to be followed by the Department in response to a complaint about a family day care home;
26 27	(10) a requirement that a person who advertises a family day care home or family day care service shall:
28 29	(i) indicate in the advertisement that the family day care home is registered; and
30 31	(ii) display in the advertisement the registration number issued to the family day care home or family day care service by the Department; and
32 33	(11) a requirement that each registered day care provider shall hold a current certificate indicating successful completion of approved:
34 35	(i) basic first aid training through the American Red Cross or through a program with equivalent standards; and

3	(ii) cardiopulmonary resuscitation (CPR) training through the American Heart Association or through a program with equivalent standards appropriate for the ages of children for whom care is provided in the family day care home.
5	5-554.
	(b) (2) Subject to paragraph (1) of this subsection, the Secretary of [the Department] HUMAN RESOURCES or the Secretary's designee shall exercise the authority granted to the Administration or the Director of the Administration.
9	5-554.1.
12 13	(a) The Secretary or other authorized official or employee of the Department [of Human Resources] may apply to a judge of the District Court or a circuit court for an administrative search warrant to enter any unregistered family day care home to conduct any inspection required or authorized by law to determine compliance with the provisions of this subtitle relating to family day care homes.
	(c) A judge of a District Court or circuit court in the jurisdiction in which the unregistered family day care home is located may issue an administrative search warrant on finding that:
18 19	(1) the Department has reasonably sought and been denied access to an unregistered family day care home for the purpose of making an inspection;
	(3) the official or employee of the Department is authorized or required by law to make an inspection of the unregistered family day care home for which the warrant is sought; and
23 24	(4) THE DEPARTMENT HAS SHOWN probable cause for the issuance of the warrant [has been demonstrated by the Department] by specific evidence:
25	(i) of an existing violation of § 5-552 of this subtitle; and
	(ii) that the health, safety, and welfare of the children in the unregistered family day care home are substantially threatened due to conditions in the family day care home.
29	5-559.2.
	(a) The Secretary of [the Department] HUMAN RESOURCES may delegate the authority to approve direct grants to any board [which] THAT exists or may be created within the Department.
33	5-561.
34 35	(c) The following individuals shall obtain a criminal history records check under this Part VI of this subtitle:

1 2	(1) department of social s		dual who is seeking to adopt a child through a [local r licensed] child placement agency;
3	(2) [of social services], is		relative with whom a child, committed to a local department y the local department [of social services];
5 6	(3) residing in [a]:	any adul	t known by a local department [of social services] to be
7 8	of] this [article] TITL	(i) E;	A family day care home required to be registered under [Title 5
	committed to a local [of social services];	(ii) departme	A home of an adult relative of a child with whom the child, nt [of social services], is placed by the local department
12 13	under [Title 5 of] this		A foster care home or child care home required to be approved TITLE; or
14 15			A home of an individual seeking to adopt a child through a vices or a licensed] child placement agency; and
16	(4)	if reques	ted by a local department [of social services]:
	department and is or year; and	(i) 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
20 21	home of the parent or	(ii) r guardian	any adult known by the local department to be residing in the
		ks with ch	nt [of social services] may require a volunteer of that ildren to obtain a criminal history records check under
25	(i) (2)	The loca	l department [of social services] shall reimburse:
26 27	individual under subs	(i) section (h)	an adult residing in a foster care home for the costs borne by the of this section; and
28 29	the costs borne by the	(ii) e individu	an individual described in subsection (c)(4)(ii) of this section for al under subsection (h) of this section.
30	5-562.		
33	department of social	E local de services]	days after a LOCAL DEPARTMENT PLACES A child who is partment [of social services is placed by the local with an adult relative, an individual identified in § shall apply to the Department for a printed statement.

1 5-563.

4 5	in § 5-561(c)	, (d), (e), es,] CHIL	The Department or its designee shall mail an acknowledged receipt of sworn statement or affirmation from an individual identified or (f) of this subtitle to the appropriate [local department of LD PLACEMENT OR registering agency[, licensed child placement
7	5-564.		
8	(a)	(2)	The Department shall adopt regulations requiring:
11		lically th	(iii) [local departments of social services and licensed] child nat place a child as described in § 5-561(c) of this subtitle to e continuing participation or presence of individuals identified in tittle.
15	individual id submit the p	rinted sta	Upon completion of the criminal history records check of an in § 5-561(c), (d), (e), or (f) of this subtitle, the Department shall attement to the appropriate [local department of social services,] IT OR registering agency[, or licensed placement agency].
17	5-567.		
20	immunity fro	om civil (ceedings]	OVERNMENTAL UNITS OR persons [or agencies] shall have the or criminal liability described under § 5-619 of the Courts [and Article in connection with a criminal history records check this subtitle:
22		(1)	an employer; AND
23		(2)	a State or local agency[; and
24		(3)]	, INCLUDING a local department [of social services].
25	5-570.		
26 27	\ /		e" means a license issued by the Department [of Human e a child care center.
		ources] to	of compliance" means a letter issued by the Department [of a religious organization that meets the requirements under §
31	5-574.		
32	(b)	This sec	tion does not apply to:
33 34	organization	(3) that:	a nonpublic nursery school operated by a tax exempt religious

1 2	(ii) has been issued a letter of compliance by the Department [of Human Resources]; or
3	5-580.1.
6 7	(a) The Secretary or other authorized official or employee of the Department [of Human Resources] may apply to a judge of the District Court or a circuit court for an administrative search warrant to enter any unlicensed child care center to conduct any inspection required or authorized by law to determine compliance with the provisions of this subtitle relating to child care centers.
	(c) A judge of a District Court or circuit court in the jurisdiction in which the unlicensed child care center is located may issue an administrative search warrant on finding that:
12 13	(4) THE DEPARTMENT HAS SHOWN probable cause for the issuance of the warrant [has been demonstrated by the Department] by specific evidence:
14 15	(i) of an existing violation of \S 5-574(a) or \S 5-582 of this subtitle; and
16 17	(ii) that the health, safety, and welfare of the children in the child care center are substantially threatened due to conditions in the child care center.
18	5-584.
21	(a) In addition to any other provision of law relating to child abuse and neglect, a local department [of social services] that receives a report of suspected child abuse under § 5-704 or § 5-705 of this title that concerns a child care center, shall notify the Secretary's designee within 48 hours.
23 24	(c) The multidisciplinary team shall be chaired by the Secretary's designee and shall include:
25 26	(1) representatives of the local department [of social services] and law enforcement agency that are investigating the report under § 5-706 of this title;
27	5-587.
28 29	(b) Before the State acquires or constructs an office building that accommodates 700 or more employees, the Department [of Human Resources] shall:
30 31	(1) survey the employees who will be assigned to the building regarding the employees' child care needs;
32 33	(2) determine whether child care services for more than 29 children are needed; and
34 35	(3) if sufficient need is demonstrated, determine how much space is required and request that the Department of General Services designate the required

	amount of space within the building or acquire the designated amount of space within a nearby building for a child care center.							
3	3 5-588.							
6	(c) (2) If any deficiencies under paragraph (1)(ii)of this subsection are not corrected within a reasonable time, the Department of General Services shall notify the Department [of Human Resources], which will exact compliance in accordance with the terms of the child care center contract.							
	(f) (1) After a child care center for children of State employees has been established, the Department [of Human Resources] shall assess the child care needs of the State employees using the center at least every 5 years.							
11	11 5-593.							
12	The Council shall:	2 The Council shall:						
13	13 (1) advise and counsel the	Child Care Administration;						
	14 (2) review regulations prop 15 [for the purpose of insuring] TO ENSURE co	osed by State agencies regulating child care ordination and consistency;						
	16 (3) review issues and probl 17 priorities for consideration by the Child Care	ems relating to care of children and suggest Administration; and						
19	18 (4) identify interdepartmen 19 providers and users that should be addressed 20 the Department] and other State agencies.	tal issues of importance to child care by the Child Care Administration [of						
21	21 5-594.1.							
	22 (b) To administer direct incentive gr 23 Department may contract with OTHER State							
24	24 5-701.							
	5 (o) ["Local] EXCEPT AS PROVIDED IN §§ 5-705.1 AND 5-714 OF THIS SUBTITLE 6 "LOCAL department" means the LOCAL department [of social services] that has 7 jurisdiction in the county:							
28	28 (1) where the allegedly abu	sed or neglected child lives; or						
-	29 (2) if different, where the a 30 5-706.	buse or neglect is alleged to have taken place.						
33	31 (e) The local department, the appropriate State's Attorney within each county and Balti office responsible for child care regulation, at into a written agreement that specifies standard	nd the local health officer[,] shall enter						

	investigation under subsections (b) and (c) of this section and prosecution of reported cases of suspected abuse.						
3	5-706.1.						
6	(b) (4) (i) If a CINA [proceeding] CASE is pending concerning a child who has been allegedly abused or neglected by the appellant or a child in the care, custody, or household of the appellant, the Office of Administrative Hearings shall stay the hearing until the CINA [proceeding] CASE is concluded.						
	(ii) After the conclusion of the CINA [proceeding] CASE, the Office of Administrative Hearings shall vacate the stay and schedule further proceedings in accordance with this section.						
11	5-710.						
14 15 16	(c) If a report has been made to the State's Attorney's office under § 5-706(i) of this subtitle and the [State's Attorney's] office is not satisfied with the recommendation of the local department, the [State's Attorney's] office may petition [the] A JUVENILE court, at the time of the report by the representative, to remove the child, if the State's Attorney concludes that the child is in serious physical danger and that an emergency exists.						
18	5-712.						
21	(b) Any physician who is licensed or authorized to practice medicine in this State shall examine or treat any child, with or without the consent of the child's parent, guardian, or custodian, to determine the nature and extent of any abuse or neglect to the child if the child is brought to the physician:						
23	(1) in accordance with a JUVENILE court order;						
24	5-713.						
27 28 29	(a) If a child is removed from a household under this subtitle or by a JUVENILE court order, on return of the child to the household by the local department or by the action or order of any court, State's Attorney's office, or other law enforcement agency, the local department shall establish proper supervision and monitoring of the household on a regularly scheduled basis of at least once a month for at least 3 months.						
31	5-714.						
32 33	(b) (1) [The respective] EACH local [departments throughout this State] DEPARTMENT shall provide the information for a central registry.						
34	(c) The information in a central registry shall be at the disposal of:						
35	(1) the protective services staff of the [Social Services] Administration;						

- 1 5-1102.
- 2 (a) All proposals for funding received under this subtitle designed to address
- 3 the prevention of child physical or sexual abuse shall be reviewed by a selection
- 4 committee composed of the following members:
- 5 (1) 2 persons designated by the Secretary of [the Department of]
- 6 Human Resources, of which 1 person shall have prior experience in local community
- 7 child abuse prevention programs;
- 8 (c) The Department [of Human Resources] shall administer the child abuse
- 9 prevention grant program created under this subtitle and shall compile appropriate
- 10 information regarding the awarding and use of grants received under this section.
- 11 5-1202.
- 12 (a) On or before December 1, 2000, the Secretary of Human Resources and the
- 13 Secretary of Health and Mental Hygiene shall, after consultation with a broad range
- 14 of child welfare professionals, substance abuse experts, judges, attorneys, managed
- 15 care organizations, health care providers, local departments, local health
- 16 departments, and child advocates, develop a statewide protocol for integrating child
- 17 welfare and substance abuse treatment services that includes at a minimum the
- 18 following:
- 19 (6) specifying the circumstances under which a local department shall
- 20 include in its petition for a child in need of assistance [under Title 3, Subtitle 8 of the
- 21 Courts Article] a request that [the] A JUVENILE court order comprehensive drug and
- 22 alcohol assessment and testing;
- 23 5-1203.
- At an adjudicatory hearing on a petition for a child in need of assistance [under
- 25 Title 3, Subtitle 8 of the Courts Article], if a local department requests substance
- 26 abuse assessment and testing for a parent, [the] A JUVENILE court shall order the
- 27 assessment and testing unless the JUVENILE court finds compelling reasons not to
- 28 order the assessment and testing and provides the reasons in writing.
- 29 6-103.
- 30 (a) [In each local department of social services, the Secretary of Human
- 31 Resources, with] WITH the advice of the Secretary of Health and Mental Hygiene,
- 32 THE SECRETARY OF HUMAN RESOURCES shall establish IN EACH LOCAL
- 33 DEPARTMENT a single parent services program to carry out the policies set forth in §
- 34 6-102 of this subtitle.
- 35 9-402.
- 36 (b) Upon conclusion by the law enforcement agency that any one of the
- 37 conditions specified in subsection (a) of this section exists, the law enforcement
- 38 agency shall immediately:

	the extent possi missing child; a	ible, ob		e appropriate local department [of social services] and, to information that may assist in the locating of the			
4	10-114.						
5	(a) T	he Seci	retary of l	Human Resources shall:			
6 7	(3 department [of			any responsibility for support enforcement to a local for as long as:			
8 9	the local depart	tment;	(i)	the local government asks that responsibility be delegated to			
10 11	carrying out th	e respo		the Secretary finds that the local department is capable of and			
12 13	of the Departm	nent of	(iii) Human R	a delegation of that responsibility is consistent with guidelines Resources;			
14	14-101.						
	(j) ["Local] EXCEPT AS PROVIDED IN §§ 14-201, 14-402, AND 14-403 OF THIS TITLE, "LOCAL department" means the LOCAL department [of social services] that has jurisdiction in the county:						
18	(1	1)	where th	e vulnerable adult lives; or			
19	(2	2)	where th	e abuse is alleged to have taken place.			
20				Article - Real Property			
21	2-123. ADOPT	ΓEES.					
22	(A) "I	INSTR	UMENT'	DEFINED.			
	IN THIS SECTION, "INSTRUMENT" MEANS A DEED, GRANT, OR OTHER WRITTEN INSTRUMENT OTHER THAN A WILL AS DEFINED IN § 4-414 OF THE ESTATES AND TRUSTS ARTICLE.						
26	(B) C	ONST	RUCTIO	N OF SECTION.			
27 28				OT LIMIT THE RIGHT OF AN INDIVIDUAL TO PROVIDE FOR RTY BY WILL.			
29	(C) C	ONST	RUCTIO	N OF INSTRUMENT.			
	CLEARLY IN	DICA	ΓES OTH	S AN INSTRUMENT EXECUTED ON OR AFTER JUNE 1, 1947, IERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY IE INSTRUMENT INCLUDES AN ADOPTEE WHETHER THE			

- 1 INSTRUMENT WAS EXECUTED BEFORE OR AFTER A COURT ENTERED AN ORDER FOR 2 ADOPTION.
- 3 (2) UNLESS AN INSTRUMENT EXECUTED ON OR BEFORE MAY 31, 1947,
- 4 CLEARLY INDICATES OTHERWISE, "CHILD", "DESCENDANT", "HEIR", "ISSUE", OR ANY
- 5 EQUIVALENT TERM IN THE INSTRUMENT INCLUDES AN ADOPTEE IF, ON OR AFTER
- 6 JUNE 1, 1947, A COURT ENTERED AN INTERLOCUTORY ORDER FOR ADOPTION OR, IF
- 7 NONE, A FINAL ORDER FOR ADOPTION.
- 8 COMMITTEE NOTE: This section is derived without substantive change from
- 9 former FL § 5-308(a) and (d), except as it related to wills.
- The word "order" is substituted for the former, more archaic "decree".
- 11 As to wills, see new ET § 4-414.
- 12 SECTION 4. AND BE IT FURTHER ENACTED, That, except as expressly
- 13 provided, this Act does not apply to any case pending on October 1, 2005 January 1,
- 14 2006, which case shall be governed by the law applicable as if this Act had not become
- 15 effective.
- 16 SECTION 5. AND BE IT FURTHER ENACTED, That the publisher of the
- 17 Annotated Code of Maryland, in consultation with and subject to the approval of the
- 18 Department of Legislative Services, shall correct, with no further action required by
- 19 the General Assembly, cross-references and terminology rendered incorrect by this
- 20 Act or by any other Act of the General Assembly of 2005 that affects provisions
- 21 enacted by this Act. The publisher shall adequately describe any such correction in an
- 22 editor's note following the section affected.
- 23 SECTION 6. AND BE IT FURTHER ENACTED, That the catchlines, captions,
- 24 and Committee Notes of the CINA Subcommittee of the Foster Care Court
- 25 Improvement Project contained in this Act are not law and may not be considered to
- 26 have been enacted as a part of this Act.
- 27 SECTION 7. AND BE IT FURTHER ENACTED, That this Act shall take
- 28 effect October 1, 2005 January 1, 2006.