D4 6lr1302 CF 6lr1301

By: Chairman, Judicial Proceedings Committee (By Request - Maryland Judicial Conference)

Introduced and read first time: February 3, 2006

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 7, 2006

CHAPTER\_\_\_\_

#### 1 AN ACT concerning

## 2 Permanency for Families and Children Act of 2005 - Revision Revisions

- FOR the purpose of altering provisions of the Permanency for Families and Children
- 4 Act of 2005, to reinstate a right to counsel for a minor when consent to
- 5 guardianship or adoption is given, to clarify a certain right to counsel applies
- 6 only during the minority of the prospective adoptee, to provide for additional
- 7 specific instances in which a parent's consent for adoption or guardianship is not
- 8 required, to clarify and expand certain notice requirements, to provide for
- 9 separate orders in certain cases, to reinstate certain provisions concerning
- access to a dental or medical record, to reinstate a certain provision as to the
- legal effect of an adult's adoption, to specify the factors a court is required to
- 12 consider in ruling on a certain adoption petition, to specify that consent of a
- party to a certain adoption is not valid except under certain circumstances, to
- 14 require the court to advise parents of the right to have independent counsel and
- receive adoption counseling under certain circumstances, to require the court,
- before ruling a nonconsensual adoption petition, to order a certain agency to
- 17 investigate and make a certain report, to delete a provision as to the effect of a
- timely appeal, to make certain clarifying and conforming changes, and to correct
- 19 technical errors; providing for the construction of this Act; and generally
- 20 relating to termination of parental rights, guardianship, and adoption and the
- 21 Permanency for Families and Children Act of 2005.
- 22 BY renumbering
- 23 Article Family Law
- 24 Section 5-352(c), 5-3A-34(a), (b), and (c), 5-3A-35(a), (b), and (c), 5-3A-36,
- 25 5-3B-15(a) through (d), 5-3B-19, 5-3B-20, 5-3B-21, 5-3B-22, 5-3B-23,
- 26 5-3B-24, and 5-3B-25, respectively,

Article - Insurance

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1
       to be Section 5-352(d), 5-3A-35(a), (b), and (d), 5-3A-36(a), (b), and (d),
               5-3A-37, 5-3B-15(c) though (f), 5-3B-20, 5-3B-21, 5-3B-22, 5-3B-23,
2
3
               5-3B-24, 5-3B-25, and 5-3B-26, respectively
4
       Annotated Code of Maryland
5
       (2004 Replacement Volume and 2005 Supplement)
6 BY repealing and reenacting, with amendments,
       Article 88A - Department of Human Resources
7
8
       Section 18
9
       Annotated Code of Maryland
       (2003 Replacement Volume and 2005 Supplement)
10
11 BY repealing and reenacting, with amendments,
12
       Article - Family Law
13
       Section 5-307(a)(1)(ii), 5-318(a)(2)(i) and (iii), 5-320(a)(1)(iii), 5-321(d),
14
               5-322(b)(1), 5-324(a) and (b)(1), 5-325(a)(4), 5-327(1) and (3), 5-334(b)(2),
15
               5-336(b)(2), 5-338(a)(1), 5-341(c), 5-3A-07(b)(1), 5-3A-13(b), 5-3A-16,
               5-3A-17(b)(2), 5-3A-18, 5-3A-19(c), 5-3A-23(b)(1)(i), 5-3A-24, 5-3B-16,
16
17
               and 5-705.1
       Annotated Code of Maryland
18
19
       (2004 Replacement Volume and 2005 Supplement)
20 BY adding to
       Article - Family Law
21
22
       Section 5-324(c), 5-360, 5-3A-34, 5-3A-43, 5-3B-19, and 5-3B-30
23
       Annotated Code of Maryland
24
       (2004 Replacement Volume and 2005 Supplement)
25 BY adding to
26
       Article - Family Law
27
       Section 5-352(c), 5-3A-35(c), 5-3A-36(c), 5-3B-15(a) and (b), and 5-3B-25(c)
28
       Annotated Code of Maryland
29
       (2004 Replacement Volume and 2005 Supplement)
30
       (As enacted by Section 1 of this Act)
31 BY repealing and reenacting, with amendments,
       Article - Family Law
32
33
       Section 5-3B-20, 5-3B-21(a), and 5-3B-22(b)(3)
34
       Annotated Code of Maryland
       (2004 Replacement Volume and 2005 Supplement)
35
       (As enacted by Section 1 of this Act)
36
37 BY repealing and reenacting, with amendments,
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36

As to "minor", see Art. 1, § 24 of the Code.

Defined terms: "Guardianship" § 5-301

,	UNOFFICIAL COPY OF SENATE BILL 795
1 2 3	Section 12-201(b)(2) Annotated Code of Maryland (2003 Replacement Volume and 2005 Supplement)
6 7 8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 5-352(c), 5-3A-34(a), (b), and (c), 5-3A-35(a), (b), and (c), 5-3A-36, 5-3B-15(a) through (d), 5-3B-19, 5-3B-20, 5-3B-21, 5-3B-22, 5-3B-23, 5-3B-24, and 5-3B-25, respectively, of Article - Family Law of the Annotated Code of Maryland be renumbered to be Section(s) 5-352(d), 5-3A-35(a), (b), and (d), 5-3A-36(a), (b), and (d), 5-3A-37, 5-3B-15(c) though (f), 5-3B-20, 5-3B-21, 5-3B-22, 5-3B-23, 5-3B-24, 5-3B-25, and 5-3B-26, respectively.
11 12	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
13	Article 88A - Department of Human Resources
14	18.
	The Department of Human Resources shall maintain a website on which to post notices of petitions under $\S 5-316(f)(3)(ii)$ , $5-3A-15(d)(3)(ii)$ , and $[5-3B-15(d)(3)(ii)]$ 5-3B-15(F)(3)(II) of the Family Law Article.
18 19	COMMITTEE NOTE: This section is amended to reflect the renumbering of current FL § 5-3B-15(d) as proposed FL § 5-3B-15(f).
20	Article - Family Law
21	5-307.
	(a) (1) Unless the public defender is required under Article 27A, § 4 of the Code to provide representation, in a case under Part II or Part III of this subtitle, a juvenile court shall appoint an attorney to represent a parent who:
25 26	(ii) when a petition for guardianship or adoption is filed OR CONSENT TO GUARDIANSHIP OR ADOPTION IS GIVEN, is a minor.
27 28 29 30 31 32 33 34	before the petition for guardianship or adoption is filed has the right to appointed counsel to review the consent to ensure knowing and voluntary consent as required by current FL § 5-321(a)(v). The Committee did not intend to change former FL §§ 5-301(h) and 5-323(a)(1)(iii), which, by defining minor with relation to the signing of a consent rather than filing

32 3. PARENTAL RIGHTS HAVE BEEN TERMINATED IN
33 COMPLIANCE WITH THE LAWS OF A STATE OR OTHER JURISDICTION, AS DESCRIBED
34 IN § 5-305 OF THIS SUBTITLE; OR

"Party" § 5-301

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1 COMMITTEE NOTE: Subsection (a)(1)(iii) of this section is amended to add a
       specific reference to provisions governing recognition of out-of-state
2
3
       orders and to make technical corrections.
       Defined terms: "Child" § 5-301
4
5
       "Juvenile court" § 1-101
       "Parent" § 5-301
6
7
       "Person" § 1-101
       "State" § 1-101
8
9 5-321.
               If, at any time before a juvenile court enters an order for adoption of a
10
       (d)
11 child, the juvenile court finds that a condition [for] OF CONSENT TO guardianship
12 will not be fulfilled, the consent or acquiescence becomes invalid.
13 COMMITTEE NOTE: Subsection (d) of this section is amended to substitute
       "condition of consent to guardianship" for "condition for guardianship", to
14
15
       conform to current FL § 5-327.
16
       Defined terms: "Child" § 5-301
17
       "Guardianship" § 5-301
18
       "Juvenile court" § 1-101
19 5-322.
20
       (b)
               (1)
                        Within 5 days after entry of an order under this section, a juvenile
21 court shall give notice of the order to [each]:
22
                        (I)
                                EACH party or, if represented, counsel;
                                EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED
23
                        (II)
24 THE RIGHT TO NOTICE;
25
                        (III)
                                EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE
26 CINA CASE; AND
27
                        (IV)
                                THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE.
28 COMMITTEE NOTE: Subsection (b)(1) of this section is amended to ensure
29
       notice of entry of a guardianship order is given to a parent who has
30
       consented but not waived notice and, if not the same attorneys in the
31
       guardianship case, the child's and parent's last attorneys of record in the
32
       CINA case.
33
       Defined terms: "Child" § 5-301
34
       "CINA case" § 1-101
35
       "Juvenile court" § 1-101
36
       "Parent" § 5-301
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1 5-324.							
2 (a) In A SEPARATE ORDER ACCOMPANYING an order denying guardianship of 3 a child, a juvenile court shall include:							
	4 (1) a specific factual finding on whether reasonable efforts have been 5 made to finalize the child's permanency plan;						
6 (2) any order 7 best interests; and	r under 🏾	Fitle 3, Subtitle 8 of the Courts Article in the child's					
	(3) a date, no later than 180 days after the date of the order, for the next review hearing under Title 3, Subtitle 8 of the Courts Article.						
10 (b) (1) In A SEF 11 guardianship of a child, a juver		E ORDER ACCOMPANYING an order granting t:					
12 (i)	shall inc	lude a directive terminating the child's CINA case;					
13 (ii)	consiste	nt with the child's best interests:					
14	1.	may place the child:					
<ul><li>15</li><li>16 type of facility; or</li></ul>	A.	subject to paragraph (2) of this subsection, in a specific					
17	B.	with a specific individual;					
18	2.	may direct provision of services by a local department to:					
19	A.	the child; or					
20	B.	the child's caregiver;					
22 may award to a caregiver limite		subject to a local department retaining legal guardianship, rity to make an emergency or ordinary n, mental or physical health, or welfare;					
24	4.	may allow access to a medical or other record of the child;					
<ul><li>25</li><li>26 individual;</li></ul>	5.	may allow visitation for the child with a specific					
	6. ate for an	may appoint, or continue the appointment of, a sy purpose set forth under § 3-830 of the					
	7. 's educat	shall direct the provision of any other service or taking of ion, health, and welfare, including:					

1 2	A. for a child who is at least 16 years old, services needed to help the child's transition from guardianship to independence; or
3 4	B. for a child with a disability, services to obtain ongoing care, if any, needed after the guardianship case ends; and
7	8. may co-commit the child to the custody of the Department of Health and Mental Hygiene and order the Department of Health and Mental Hygiene to provide a plan for the child of clinically appropriate services in the least restrictive setting, in accordance with federal and State law;
9 10	(iii) if entered under § 5-322 of this subtitle, shall state each party's response to the petition;
11 12	(iv) shall state a specific factual finding on whether reasonable efforts have been made to finalize the child's permanency plan;
13 14	(v) shall state whether the child's parent has waived the right to notice; and
15 16	(vi) shall set a date, no later than 180 days after the date of the order, for the initial guardianship review hearing under § 5-326 of this subtitle.
17 18	(C) A JUVENILE COURT SHALL SEND A COPY OF AN ORDER ENTERED UNDER THIS SECTION TO:
19	(1) EACH PARTY OR, IF REPRESENTED, COUNSEL;
20 21	(2) EACH OF THE CHILD'S LIVING PARENTS WHO HAS NOT WAIVED THE RIGHT TO NOTICE;
22 23	(3) EACH LIVING PARENT'S LAST ATTORNEY OF RECORD IN THE CINA CASE; AND
24	(4) THE CHILD'S LAST ATTORNEY OF RECORD IN THE CINA CASE.
25 26 27 28	COMMITTEE NOTE: Subsections (a) and (b)(1) of this section are amended to provide for CINA case orders to be separate from guardianship orders, to minimize the amount of confidential information disclosed in the event of an appeal.
29 30 31 32 33	is to be responsible for giving a copy of an order denying or granting guardianship, thereby ensuring notice to a parent who has consented but not waived notice and, if not the same attorneys in the guardianship case,
34	Defined terms: "Caregiver" § 5-301
35	"Child" § 5-301
36	"CINA case" § 1-101

1	"Disability" § 5-301								
2	"Guardianship" § 5-301								
3	"Include" § 1-101								
4	"Juvenile court" § 1-101								
5	"Local department" § 1-101								
6	"Parent" § 5-301								
7	"Party" § 5-301								
8	5-325.								
9	(a) An order for guardianship of an individual:								
10 11	(4) [unless a timely appeal is filed,] terminates the individual's CINA case.								
12 13 14 15	5-324(b)(1)(i) and clarification that stay of a guardianship order is								
16	Defined terms: "CINA case" § 1-101								
17	"Guardianship" § 5-301								
18	5-327.								
19 20	If, after a juvenile court grants guardianship, a party becomes aware that a condition of consent to the guardianship may not be fulfilled:								
21	(1) the party promptly shall:								
22	(i) file notice with the juvenile court; [and]								
23	(ii) give notice to all of the other parties; AND								
24 25	(III) IF CONSENT WAS RECEIVED FROM A GOVERNMENTAL UNIT OR PERSON WHO IS NOT A PARTY, GIVE NOTICE TO THAT UNIT OR PERSON;								
26 27	(3) if the party, UNIT, OR PERSON whose condition cannot be fulfilled fails to enter into a new consent, the juvenile court shall:								
28	(i) set aside the guardianship order;								
29 30	(ii) set the case in for a prompt trial on the merits of the guardianship petition; and								
31 32	(iii) reopen the CINA case for review as required under Title 3, Subtitle 8 of the Courts Article.								
33	COMMITTEE NOTE: Items (1) and (3) of this section are amended to								

34 accommodate instances in which a nonparty consents.

1 Defined terms: "CINA case" § 1-101 2 "Guardianship" § 5-301 3 "Juvenile court" § 1-101 4 "Party" § 5-301 5 "Person" § 1-101 6 5-334. On issuance of a show cause order as to adoption of a child under this 8 section, a petitioner shall serve the order on: [the] EACH LIVING PARENT'S last attorney of record in the CINA 10 case [for each living parent who has not consented to the adoption]; and 11 COMMITTEE NOTE: Subsection (b)(2) of this section is amended to make the due process provisions in Part II and Part III parallel, by conforming this 12 13 provision to current FL § 5-316(b)(2). 14 Defined terms: "Child" § 5-301 15 "CINA case" § 1-101 "Parent" § 5-301 16 17 5-336. 18 A juvenile court may not enter an order for adoption of a child under this 19 Part III of this subtitle before the later of: 20 expiration of the time SET for revocation of consent, and not waived, (2) 21 under § 5-339 of this subtitle; or 22 COMMITTEE NOTE: Subsection (b)(2) of this section is amended to add the 23 word "set", to correspond with current FL § 5-319(b)(2). 24 Defined terms: "Child" § 5-301 25 "Juvenile court" § 1-101 26 5-338. 27 A juvenile court may enter an order for a child's adoption under this Part 28 III of this subtitle only if: 29 (1) (I) BOTH THE CHILD'S PARENTS ARE DEAD; 30 AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY OF A (II) 31 STATE OR OTHER JURISDICTION HAS GRANTED A GOVERNMENTAL UNIT OR PERSON 32 OTHER THAN A PARENT THE POWER TO CONSENT TO ADOPTION, AND THE UNIT OR 33 PERSON CONSENTS; 34 PARENTAL RIGHTS HAVE BEEN TERMINATED IN COMPLIANCE (III)35 WITH THE LAWS OF A STATE OR OTHER JURISDICTION, AS DESCRIBED IN § 5-305 OF 36 THIS SUBTITLE; OR

34 adoptee;

- 1 (ii) each of the child's living, former parents who has not waived the 2 right to notice [and that]; 3 (III)EACH LIVING parent's last attorney of record in the CINA case; 4 and 5 [(iii)] (IV) the child's last attorney of record in the CINA case. Service on a parent under this subsection shall be at the parent's last 6 (2) 7 address known to the juvenile court. 8 COMMITTEE NOTE: Subsection (c) of this section is renumbered as subsection 9 (d), to allow addition of new subsection (c), which is derived without 10 substantive change from former FL § 5-308(c). 11 Renumbered subsection (d) of this section is amended to provide for notice 12 to a parent's CINA attorney, rather than a former parent's, to make the due process provisions in Part II and Part III parallel. The Committee intended 13 14 for a CINA attorney to receive notice of adoption, as this notice also will 15 alert the last attorney of record that the CINA case is completed as a result of the adoption. 16 17 As to "adult" and "minor", see Art. 1, § 24 of the Code. Defined terms: "Child" § 5-301 18 19 "CINA case" § 1-101 20 "Juvenile court" § 1-101 21 "Parent" § 5-301 22 5-352. 23 ADOPTION OF AN ADULT HAS THE SAME LEGAL EFFECT AS ADOPTION OF (C) 24 A MINOR. 25 COMMITTEE NOTE: Subsection (c) of this section is renumbered as subsection 26 (d), to allow addition of new subsection (c), which is derived without 27 substantive change from former FL § 5-308(c). 28 As to "adult" and "minor", see Art. 1, § 24 of the Code. 29 5-360. ACCESS FOR ADOPTIVE PARENT. 30 ALLOWED. (A) 31 SUBJECT TO SUBSECTION (B) OF THIS SECTION, ACCESS TO A DENTAL OR
- 32 MEDICAL RECORD OF AN ADOPTED MINOR MAY NOT BE DENIED TO A PARENT OF THE
- 33 MINOR BECAUSE THE PARENT IS AN ADOPTIVE PARENT.
- 34 (B) LIMIT ON IDENTIFYING INFORMATION.

- 12 **UNOFFICIAL COPY OF SENATE BILL 795** 1 ACCESS TO A DENTAL OR MEDICAL RECORD UNDER THIS SECTION MAY NOT 2 INCLUDE ACCESS TO ANY PART OF THE RECORD THAT HAS IDENTIFYING 3 INFORMATION AS TO A FORMER PARENT OF THE MINOR. 4 COMMITTEE NOTE: This section is derived from former FL § 5-329.1. 5 In subsection (b) of this section, the word "natural", which formerly modified the reference to the former parent, is deleted to reflect that the 6 parental rights of a nonbiological i.e., adoptive parent can be terminated in 7 8 the same manner as a biological parent's can. 9 As to "minor", see Art. 1, § 24 of the Code. 10 Defined terms: "Identifying information" § 5-301 11 "Include" § 1-101 12 "Parent" § 5-301 13 5-3A-07. 14 In [a case] AN ADOPTION PROCEEDING under this subtitle, a court (b) (1) shall appoint an attorney to represent a [child] PROSPECTIVE ADOPTEE WHO: [who] IS AT LEAST 10 YEARS OLD; AND 16 (i) 17 (II)1. IS A MINOR; OR 18 2. has a disability that makes the [child] PROSPECTIVE 19 ADOPTEE incapable of effectively participating in the [case; or 20 if the child must decide whether to consent to the adoption, who 21 is at least 10 years old] PROCEEDING. 22 COMMITTEE NOTE: Subsection (b)(1) of this section is amended to clarify that, 23 absent a disability, counsel is appointed for those over 10 years of age only 24 during their minority. 25 As to "minor", see Art. 1, § 24 of the Code. Defined term: "Disability" § 5-101 26 27 5-3A-13.
- 28 (b) A court may grant guardianship under this subtitle only for a [child]
- 29 MINOR.
- 30 COMMITTEE NOTE: Subsection (b) of this section is amended to substitute
- 31 "minor" for "child", to reinstate the former limitation on guardianship of
- 32 those under 18 years of age. As to "minor", see Art. 1, § 24 of the Code.
- 33 Defined term: "Guardianship" § 5-3A-01

1	5-3A-16.								
	[In addition to any investigation required under § 5-3A-21 of this subtitle, before] BEFORE ruling on a guardianship petition, a court may order any investigation that the court considers necessary.								
5 6	COMMITTEE NOTE: This section is amended to delete an extraneous cross-reference.								
7	Defined term: "Guardianship" § 5-3A-01								
8	5-3A-17.								
9 10	(b) A court may not enter a final order for guardianship under this subtitle until the later of expiration of the time for:								
11 12	(2) the filing of a [notice of objection] RESPONSE TO AN ORDER TO SHOW CAUSE.								
13 14	COMMITTEE NOTE: Subsection (b)(2) of this section is amended to clarify that the form of notice of objection to a show cause order is a response.								
15	Defined term: "Guardianship" § 5-3A-01								
16	5-3A-18.								
17	(a) A court may grant a guardianship of a child only if:								
18	(1) each of the child's living parents consents:								
19	(i) in writing; or								
20 21	(ii) by failure to timely file notice of objection after being served with a show cause order in accordance with this subtitle;								
24	(2) an administrative, executive, or judicial body of a state or other jurisdiction has granted a GOVERNMENTAL UNIT OR person other than a parent the power to consent to [adoption] ADOPTION, and the GOVERNMENTAL UNIT OR person consents; or								
28	(3) [in accordance with § 5-3A-21 of this subtitle, the court orders guardianship without consent otherwise required under this section] PARENTAL RIGHTS HAVE BEEN TERMINATED IN COMPLIANCE WITH THE LAWS OF A STATE OR OTHER JURISDICTION, AS DESCRIBED IN § 5-3A-05 OF THIS SUBTITLE.								
30	(b) A GOVERNMENTAL UNIT OR person:								
31 32	(1) may condition consent or acquiescence on adoption into a specific family that a child placement agency has approved for the placement; but								

1 2	(2) may not condition consent or acquiescence on any factor other than placement into a specific family.									
3 4 5 6	which consent is given by a governmental unit or person other than a parent and to clarify the instances in which consent is not required due to									
7	Defined terms: "Guardianship" § 5-3A-01									
8	"Parent" § 5-3A-01									
9	5-3A-19.									
	(c) If a petitioner becomes aware, before a court rules on a petition, that a condition of consent under § 5-3A-18(b) of this subtitle cannot be fulfilled, the petitioner promptly shall:									
13	(1) file notice with the court;									
14	(2) give notice to all of the other parties; [and]									
15 16	(3) IF CONSENT WAS RECEIVED FROM A GOVERNMENTAL UNIT OR PERSON WHO IS NOT A PARTY, GIVE NOTICE TO THAT UNIT OR PERSON; AND									
17 18	[(3)] (4) (i) if the UNIT OR person enters into a new consent, file the consent with the court; or									
19 20	(ii) if the UNIT OR person fails to enter into a new consent, dismiss the petition.									
21 22	1 COMMITTEE NOTE: Subsection (c) of this section is amended to accommodate instances in which a nonparty gives consent.									
23	Defined term: "Person" § 1-101									
24	5-3A-23.									
25 26	(b) (1) Whenever a child placement agency files a report under this section, the child placement agency shall mail notice of the child's status:									
27 28	(i) to each of the child's living parents who has not waived the right to notice AND, IF REPRESENTED, COUNSEL; and									
29 30	COMMITTEE NOTE: Subsection (b)(1)(i) of this section is amended to add a requirement for notice to counsel, as well as the parent.									
31	Defined terms: "Child placement agency" § 5-101									
32	"Parent" § 5-3A-01									

1	5-3A-24.					
	If a petitioner becomes aware, after a court rules on a petition, that a condition of consent under § 5-3A-18(b) of this subtitle cannot be fulfilled, the petitioner promptly shall:					
5		(1)	file notic	ce with th	ne court;	
6	1	(2)	give not	ice to all	of the other parties; [and]	
7 8		(3) HO IS NO			'AS RECEIVED FROM A GOVERNMENTAL UNIT OR IVE NOTICE TO THAT UNIT OR PERSON; AND	
9 10	consent with	[(3)] the cour	(4) t;	(i)	if the unit or person enters into a new consent, file the	
11 12	court to set as	side the	(ii) guardians		nit or person fails to enter into a new consent, ask the er; or	
15	if the unit or person cannot be located after exhaustion of the service requirements under § 5-3A-15 of this subtitle, ask the court to determine whether it is in the child's best interests to continue the guardianship despite the inability to fulfill the condition.					
17 18	7 COMMITTEE NOTE: This section is amended to add new item (3), to accommodate instances in which a nonparty gives consent.					
19	Defined term: "Person" § 1-101					
20	5-3A-34. CC	ONSIDE	RATION	S.		
21	(A)	IN GEN	ERAL.			
22 23	IN RULI				R A CHILD'S ADOPTION UNDER THIS PART III OF CONSIDER:	
24 25	INTERESTS	(1) ; AND	ALL FA	CTORS	NECESSARY TO DETERMINE THE CHILD'S BEST	
26	1	(2)	THE RE	EPORT R	REQUIRED UNDER § 5-3A-31 OF THIS SUBTITLE.	
27	(B)	MARRI	AGE.			
		IAY NO	T DENY		PETITION UNDER THIS PART III OF THIS SUBTITLE, ETITION SOLELY BECAUSE THE PETITIONER IS	

- 31 COMMITTEE NOTE: Subsection (a) of this section is new and added to state
- expressly that a court may consider relevant factors not limited solely to religious background covered under former FL § 5-316(2). 32
- 33

- 16 **UNOFFICIAL COPY OF SENATE BILL 795** 1 Subsection (b) of this section is derived without substantive change from former FL § 5-309(b). 2 3 Subsection (b) of this section, the reference to being "unmarried" is substituted for the former reference to "not hav[ing] a spouse". 4 5 Defined term: "Child" § 5-3A-01 6 5-3A-35. 7 (C) CONSENT OF A PARTY TO AN ADOPTION UNDER THIS PART III OF THIS **8 SUBTITLE IS NOT VALID UNLESS:** (1) THE CONSENT IS GIVEN IN A LANGUAGE THAT THE PARTY 10 UNDERSTANDS; 11 (2) IF GIVEN IN A LANGUAGE OTHER THAN ENGLISH, THE CONSENT: 12 IS GIVEN BEFORE A JUDGE ON THE RECORD; OR (I) IS ACCOMPANIED BY THE AFFIDAVIT OF A TRANSLATOR 13 (II)14 STATING THAT THE TRANSLATION OF THE DOCUMENT OF CONSENT IS ACCURATE; 15 THE CONSENT NAMES THE CHILD; (3) THE CONSENT CONTAINS ENOUGH INFORMATION TO IDENTIFY THE 16 (4) 17 PROSPECTIVE ADOPTIVE PARENT; AND THE PARTY HAS RECEIVED WRITTEN NOTICE OR ON-THE-RECORD 18 19 NOTICE OF: 20 (I) THE REVOCATION PROVISIONS IN THIS SECTION: THE SEARCH RIGHTS OF ADOPTEES AND PARENTS UNDER § 21 (II)22 5-3A-42 OF THIS SUBTITLE AND THE SEARCH RIGHTS OF ADOPTEES, PARENTS, AND 23 SIBLINGS UNDER SUBTITLE 4B OF THIS TITLE; AND (III)THE RIGHT TO FILE A DISCLOSURE VETO UNDER § 5-3A-42 OF 24 25 THIS SUBTITLE. 26 COMMITTEE NOTE: FL § 5-3A-34(a), (b), and (c) is renumbered as FL § 27
  - 5-3A-35(a), (b), and (d), to reflect addition of proposed FL § 5-3A-34 and
- 28 of new subsection (c) of this section. The addition of subsection (c)
- 29 reinstates former FL § 5-314(a), as it related to consent to adoption under
- 30 Part III, and ensures that consent is given knowingly, by ensuring that the
- 31 individual consenting understands the consent being given. As to
- 32 interpreters in connection with on-the-record consent, see Md. Rule
- 33 16-819.
- 34 Defined term: "Child" § 5-3A-01

- 1 5-3A-36.
- 2 (C) ADOPTION OF AN ADULT HAS THE SAME LEGAL EFFECT AS ADOPTION OF 3 A MINOR.
- 4 COMMITTEE NOTE: FL § 5-3A-34(a), (b), and (c) is renumbered as FL §
- 5 5-3A-35(a), (b), and (d), to reflect addition of proposed FL § 5-3A-34 and
- of new subsection (c) of this section, which is derived without substantive
- 7 change from former FL § 5-308(c).
- 8 As to "adult" and "minor", see Art. 1, § 24 of the Code.
- 9 5-3A-43. ACCESS FOR ADOPTIVE PARENT.
- 10 (A) ALLOWED.
- 11 SUBJECT TO SUBSECTION (B) OF THIS SECTION, ACCESS TO A DENTAL OR
- 12 MEDICAL RECORD OF AN ADOPTED MINOR MAY NOT BE DENIED TO A PARENT OF THE
- 13 MINOR BECAUSE THE PARENT IS AN ADOPTIVE PARENT.
- 14 (B) LIMIT ON IDENTIFYING INFORMATION.
- 15 ACCESS TO A DENTAL OR MEDICAL RECORD UNDER THIS SECTION MAY NOT
- 16 INCLUDE ACCESS TO ANY PART OF THE RECORD THAT HAS IDENTIFYING
- 17 INFORMATION AS TO A FORMER PARENT OF THE MINOR.
- 18 COMMITTEE NOTE: This section is derived from former FL § 5-329.1.
- 19 In subsection (b) of this section, the word "natural", which formerly
- 20 modified the reference to the former parent, is deleted to reflect that the
- 21 parental rights of a nonbiological i.e., adoptive parent can be terminated in
- the same manner as a biological parent's can.
- As to "minor", see Art. 1, § 24 of the Code.
- Defined terms: "Identifying information" § 5-3A-01
- 25 "Include" § 1-101
- 26 "Parent" § 5-3A-01
- 27 5-3B-15.
- 28 (A) SCOPE OF SECTION.
- 29 SUBSECTION (B) OF THIS SECTION DOES NOT APPLY TO AN ADOPTION BY A
- 30 SPOUSE OF THE PROSPECTIVE ADOPTEE'S PARENT OR A RELATIVE OF THE
- 31 PROSPECTIVE ADOPTEE.
- 32 (B) ISSUANCE OF ORDER.
- 33 A COURT SHALL ISSUE A SHOW CAUSE ORDER THAT INCLUDES ADVICE AS TO
- 34 THE PARENT'S RIGHTS TO:

"Prospective adoptee" § 5-3B-01

1	5-3B-19. CC	NSIDEF	RATIONS	S.			
2	(A)	IN GEN	NERAL.				
3 4					OR A PROSPECTIVE ADOPTEE'S ADOPTION UNDER CONSIDER:		
5 6	ADOPTEE'S	(1) S BEST I			NECESSARY TO DETERMINE THE PROSPECTIVE		
7		(2)	ANY R	EPORT 1	PREPARED FOR THE COURT.		
8	(B)	MARR	IAGE.				
		THE P			PETITION UNDER THIS SUBTITLE, A COURT MAY Y BECAUSE THE PETITIONER IS SINGLE OR		
12 13 14 15	religious background covered under former FL § 5-316(2) and to require						
16 17		ion (b) of FL § 5-30		ion is de	rived without substantive change from		
18 19					ne reference to being "unmarried" is e to "not hav[ing] a spouse".		
20	Defined	term: "P	rospectiv	e adopte	e" § 5-3B-01		
21	5-3B-20.						
22	A court	may ente	er an orde	er for ado	option only if:		
23		(1)	(i)	1.	each of the prospective adoptee's living parents consents:		
24				[1.]	A. in writing; or		
25 26	served with	a show c	ause orde	[2.] er in acco	B. by failure to timely file notice of objection after being ordance with this subtitle; [and]		
29		THER T	HAN A I	PARENT	AN ADMINISTRATIVE, EXECUTIVE, OR JUDICIAL BODY OF ON HAS GRANTED A GOVERNMENTAL UNIT OR THE POWER TO CONSENT TO ADOPTION, AND THE		
31				3	PARENTAL RIGHTS HAVE BEEN TERMINATED IN		

32 COMPLIANCE WITH THE LAWS OF A STATE OR OTHER JURISDICTION, AS DESCRIBED 33 IN § 5-3B-04 OF THIS SUBTITLE; AND

1 2	prospective a	adoptee c	(ii) onsents;	-	ospective adoptee is at least 10 years old, the			
3 4	orders adopti	(2) ion withou			th [§ 5-3B-21] § 5-3B-22 of this subtitle, the court ise required under this section.			
5 6 7 8	COMMITTEE NOTE: This section is renumbered to reflect the addition of proposed § 5-3B-19 and the renumbered provisions are amended to add a specific reference to provisions governing out-of-state orders and to update a cross-reference.							
9	Defined	terms: "l	Parent" §	5-3B-01				
10	"Person"	" § 1-101						
11	"Prospe	ctive ado	ptee" § 5	-3B-01				
12	"State"	§ 1-101						
13	5-3B-21.							
14 15	(a) NOTICE OI	(1) F:	CONSE	NT OF A	A PARENT MAY INCLUDE A WAIVER OF RIGHTS TO			
16			(I)	THE FI	LING OF A PETITION UNDER THIS SUBTITLE; AND			
17			(II)	FURTH	ER PROCEEDINGS UNDER THIS SUBTITLE.			
18 19	consent:	(2)	Consent	to adopt	ion under this subtitle is not valid unless the			
20		[(1)]	(I)	is given	after the prospective adoptee is born;			
21		[(2)]	(II)	is given	in a language that the party understands;			
22		[(3)]	(III)	if given	in a language other than English:			
23			[(i)]	1.	is given before a judge on the record; or			
24 25	the translation	on of the	[(ii)] documen	2. nt of cons	is accompanied by the affidavit of a translator stating that ent is accurate;			
26		[(4)]	(IV)	contains	s an express notice of:			
27 28	after the con	sent is si	[(i)] gned;	1.	the right to revoke consent, at any time within 30 days			
	of this subtit 4B of this tit		[(ii)] e search	2. rights of	the search rights of adoptees and parents under § 5-3B-29 adoptees, siblings, and parents under Subtitle			
32 33	subtitle;		[(iii)]	3.	the right to file a disclosure veto under § 5-3B-29 of this			

1 [(5)](V) except as to an adoption by a spouse of the prospective adoptee's 2 parent or a relative of the prospective adoptee, states that the parent has been 3 advised of the parent's rights to: 4 [(i)]1. have independent counsel; and 5 receive adoption counseling and guidance; [(ii)]2. [(6)](VI) states whether the parent chose to have or not have counsel or 6 7 counseling; and 8 is accompanied by an affidavit of counsel appointed under § (VII) 9 5-3B-06 of this subtitle stating that a parent who is a minor or has a disability gives 10 consent knowingly and voluntarily. 11 COMMITTEE NOTE: FL § 5-3B-20(a) is renumbered as FL § 5-3B-21(a) to 12 reflect the addition of proposed FL § 5-3B-19 and of new subsection (a)(1), 13 to parallel waiver provisions in current FL §§ 5-321(a)(1), 5-339(a)(1)(ii), 14 and 5-3A-19(a)(1). 15 Defined terms: "Include" § 1-101 "Parent" § 5-3B-01 16 17 5-3B-22. 18 (b) In [ruling] DETERMINING WHETHER IT IS IN THE BEST INTERESTS 19 OF A PROSPECTIVE ADOPTEE TO TERMINATE A PARENT'S RIGHTS under this 20 subsection, a court shall [give]: 21 (I) GIVE primary consideration to the health and safety of the 22 prospective adoptee [in determining the prospective adoptee's best interests]; AND 23 (II)CONSIDER THE REPORT REQUIRED UNDER § 5-3B-16 OF THIS 24 SUBTITLE. 25 COMMITTEE NOTE: Subsection (b)(3) of this section is amended to add the 26 requirement for consideration of a report. 27 Defined terms: "Parent" § 5-3B-01 "Prospective adoptee" § 5-3B-01 28 29 5-3B-25. 30 (C) ADOPTION OF AN ADULT HAS THE SAME LEGAL EFFECT AS ADOPTION OF 31 A MINOR. 32 COMMITTEE NOTE: Subsection (b) of this section is derived without 33 substantive change from former FL § 5-308(c). 34 As to "adult" and "minor", see Art. 1, § 24 of the Code.

- 1 5-3B-30. ACCESS FOR ADOPTIVE PARENT.
- 2 (A) ALLOWED.
- 3 SUBJECT TO SUBSECTION (B) OF THIS SECTION, ACCESS TO A DENTAL OR
- 4 MEDICAL RECORD OF AN ADOPTED MINOR MAY NOT BE DENIED TO A PARENT OF THE
- 5 MINOR BECAUSE THE PARENT IS AN ADOPTIVE PARENT.
- 6 (B) LIMIT ON IDENTIFYING INFORMATION.
- 7 ACCESS TO A DENTAL OR MEDICAL RECORD UNDER THIS SECTION MAY NOT
- $8\,$  INCLUDE ACCESS TO ANY PART OF THE RECORD THAT HAS IDENTIFYING
- 9 INFORMATION AS TO A FORMER PARENT OF THE MINOR.
- 10 COMMITTEE NOTE: This section is derived from former FL § 5-329.1.
- In subsection (b) of this section, the word "natural", which formerly
- modified the reference to the former parent, 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 can.
- As to "minor", see Art. 1, § 24 of the Code.
- Defined terms: "Identifying information" § 5-3B-01
- 17 "Include" § 1-101
- 18 "Parent" § 5-3B-01
- 19 5-705.1.
- 20 (A) IN THIS SECTION, "LOCAL DEPARTMENT" MEANS A DEPARTMENT OF
- 21 SOCIAL SERVICES FOR A COUNTY IN THIS STATE.
- 22 (b) The following provisions of this subtitle shall apply to the reporting of
- 23 suspected abuse or neglect under this section:
- 24 (1) except as provided in subsection (a) of this section, the definitions set
- 25 forth in § 5-701 of this subtitle;
- 26 (2) the provisions relating to the confidentiality of reports specified in §
- 27 5-707(a)(1) and (2) of this subtitle; and
- 28 (3) the provisions relating to immunity from civil liability or criminal
- 29 penalty specified in § 5-708 of this subtitle.
- 30 (c) (1) If suspected abuse or neglect is alleged to have occurred outside of
- 31 this State and the victim is currently a child who lives outside of this State, a person
- 32 who would be required to report suspected abuse or neglect under the provisions of §
- 33 5-704 or § 5-705 of this subtitle shall report the suspected abuse or neglect to any
- 34 local department in accordance with paragraph (2) of this subsection.
- 35 (2) A person described in § 5-704 of this subtitle shall make:

1 2	possible; and	(i)	an oral report, by telephone or direct communication, as soon as
	examination, attention had been subjected to		a written report not later than 48 hours after the contact, ment that caused the person to believe that the child neglect.
6 7	(3) written report.	A person	n described in § 5-705 of this subtitle shall make an oral or a
8 9	(4) the information specif		xtent possible, a report under this subsection shall include 5-704(c) of this subtitle.
12	section, the local dep	artment s	ceiving a report of suspected abuse or neglect under this hall forward the report to the appropriate agency horized to receive and investigate reports of suspected
14			Article - Insurance
15	12-201.		
16 17		(i) by love ar	For individuals related closely by blood or law, a substantial d affection is an insurable interest.
18 19	insurable interest exis	(ii) sts in the	For the prospective parent of a prospective adoptive child, an life of the child as of the date of the earlier of:
20 21	Family Law Article,	provided	1. a placement for adoption, as defined in § 5-301 of the that:
22 23	3 OR <del>SUBTITLES</del> <u>S</u>	UBTITL	A. any consents required under [§ 5-311] TITLE 5, SUBTITLE E 3A of the Family Law Article have been given; or
24 25	[§ 5-317] TITLE 5, S	UBTITL	B. a decree awarding guardianship has been granted under E 3 OR SUBTITLE 3A of the Family Law Article; or
26			2. an interlocutory or final decree of adoption.
	construed to negate o	r otherwi	FURTHER ENACTED, That this Act may not be se affect any consent to adoption or guardianship 1, 2006, and the effective date of this Act.
30 31	SECTION 4. AN June 1, 2006.	D BE IT	FURTHER ENACTED, That this Act shall take effect