D4

Introduced and read first time: February 16, 2009 Assigned to: Rules Re–referred to: Judicial Proceedings, February 26, 2009

Committee Report: Favorable with amendments Senate action: Adopted Read second time: April 6, 2009

CHAPTER _____

1 AN ACT concerning

Family Law - State Citizens Review Board for Children and Local Boards of Review - Duties

FOR the purpose of altering the cases required to be reviewed by duties of the State 4 Citizens Review Board for Children and local boards of review for children in 5 6 out-of-home care; requiring the State Board to tabulate and analyze certain 7 results and submit them certain results and findings to the Department of 8 Human Resources; altering the requirements for certain community forums 9 related to public outreach; altering the frequency of requirements related to certain case reviews by local boards; requiring that certain case reviews be 10 based on certain priorities and a certain agreement; altering the findings and 11 recommendations required to be included in certain reports; repealing a 12requirement that a local board explain a certain finding; repealing a provision 13 authorizing certain case reviews to include certain questions; and generally 14 relating to the State Citizens Review Board for Children and local boards of 1516 review.

- 17 BY repealing and reenacting, with amendments,
- 18 Article Family Law
- 19 Section 5–539.1 and 5–545
- 20 Annotated Code of Maryland
- 21 (2006 Replacement Volume and 2008 Supplement)
- 22 Preamble

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2 SENALE DILL 955				
$\frac{1}{2}$	WHEREAS, The State has taken measures to ensure the safety and permanency of children entrusted in its care; and				
3	WHEREAS, Local boards should focus on the permanency of children; and				
4 5 6	WHEREAS, It is necessary to realign the duties of the local citizens review boards for children to avoid duplication of case review and to ensure that the system is working together; and				
7 8	WHEREAS, The General Assembly wishes to ensure that children in the State's care have a plan of permanency; now, therefore,				
9 10	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
11	Article – Family Law				
12	5–539.1.				
13 14 15 16 17	(a) In addition to any duties set forth elsewhere, the State Board shall, by examining the policies, procedures, and practices of State and local agencies and $\frac{1}{2}$ by reviewing] , WHERE APPROPRIATE IN , specific cases, evaluate the extent to which State and local agencies are effectively discharging their child protection responsibilities in accordance with:				
18	(1) the State plan under 42 U.S.C. § 5106a(b);				
19 20	(2) the child protection standards set forth in 42 U.S.C. § $5106a(b)$; and				
$\begin{array}{c} 21 \\ 22 \end{array}$	(3) any other criteria that the State Board considers important to ensure the protection of children, including:				
23 24 25	(i) a review of the extent to which the State child protective services system is coordinated with the foster care and adoption program established under Part E of Title IV of the Social Security Act; and				
26	(ii) a review of child fatalities and near fatalities.				
27 28 29	(b) (1) Case reviews conducted under subsection (a) of this section shall include questions designed to meet the quality assessment goals for casework services in § $5-1308$ of this title.				
30 31 32 33	(2) The State Board shall tabulate <u>AND ANALYZE</u> the results of [the] ALL case reviews CONDUCTED UNDER SUBSECTION (A) OF THIS SECTION and submit the results <u>AND FINDINGS</u> for consideration as part of the local department self-assessment process in § 5–1309 of this title.				

 $\mathbf{2}$

SENATE BILL 933

1 THE STATE BOARD SHALL TABULATE AND ANALYZE THE (3) $\mathbf{2}$ **RESULTS OF ALL CASE REVIEWS, BOTH ON A JURISDICTIONAL AND A STATEWIDE** 3 BASIS, AND SUBMIT THE RESULTS AND FINDINGS TO THE DEPARTMENT ON A 4 **QUARTERLY BASIS.** 5 The State Board or its designee shall hold in-person or electronic (c) 6 community forums that SHALL [: 7 (1)provide for public outreach and comment[[]; and 8 (2)report the MAKE AVAILABLE TO THE PUBLIC SYSTEMIC findings and recommendations of the State Board, the local citizen review panel, if any, and the 9 10 local boards]. 11 (**d**) The State Board may: 12(1) by a majority vote of its members add up to four members with 13 expertise in the prevention and treatment of child abuse and neglect for the purpose of 14 performing its duties under this section; and 15to assist the State Board in its reviews of specific cases, designate: (2)16 local teams composed of members of local boards of (i) 17out-of-home care of children and staff; or 18 (ii) local citizens review panels established under § 5–539.2 of 19 this subtitle. 20In consultation with local citizens review panels and the State Council on (e) 21Child Abuse and Neglect, the State Board shall develop protocols that govern the scope of activities of local citizens review panels to reflect the provisions of the federal 2223Child Abuse Prevention and Treatment Act (42 U.S.C. § 5101 et seq.). $\mathbf{24}$ The State Board shall coordinate its activities under this section with the (**f**) 25State Council on Child Abuse and Neglect, the State Child Fatality Review Team, 26local citizens review panels, and the local child fatality review teams in order to avoid 27unnecessary duplication of effort. 28(g) (1)The State Board shall submit, subject to § 2–1246 of the State 29 Government Article, to the General Assembly and the Secretary of Human Resources on or before January 1 of each year and prepare and make available to the public a 30 31report containing a summary of its activities, findings, and recommendations under 32this section. 33 (2)The State Board may combine the reports required under

paragraph (1) of this subsection and § 5-539 of this subtitle.

34

1 (h) Within 120 days after receiving the report from the State Board under § 2 5-539 of this subtitle or the report under subsection (g) of this section, the Secretary of 3 Human Resources shall send a written response to the State Board describing the 4 actions to be taken by the Department in response to the recommendations of the 5 State Board.

6 5-545.

(a) (1) Each local board shall review children in out-of-home care in
accordance with the regulations adopted by the State Board and the Secretary of
Human Resources.

10 (2) The regulations adopted by the State Board and the Secretary of 11 Human Resources shall require[:

12 (i) at least one review within the first 12 months after a child 13 enters out-of-home placement; and

(ii) subsequent reviews when the court, the local department, an
 interested person, or the local board raises a concern that the local board may address
 through the findings and recommendations required under subsection (c) of this
 section] THAT THE LOCAL BOARDS REVIEW ONLY THOSE CASES WITH A PLAN OF
 ADOPTION OR ANOTHER PLANNED PERMANENT LIVING ARRANGEMENT, TO
 INCLUDE:

20(i)A REVIEW OF EACH CASE AT LEAST 6 MONTHS AFTER21THE CHANGE OF PLAN; AND

22 (II) SUBSEQUENT REVIEWS OF CASES WITH A PLAN OF
 23 ADOPTION OR ANOTHER PLANNED PERMANENT LIVING ARRANGEMENT WHEN
 24 THE COURT, THE LOCAL DEPARTMENT, OR THE LOCAL BOARD RAISES A
 25 CONCERN THAT THE LOCAL BOARD MAY ADDRESS THROUGH FINDINGS AND
 26 RECOMMENDATIONS REQUIRED UNDER SUBSECTION (C) OF THIS SECTION
 27 BASED ON PRIORITIES AGREED UPON BY THE DEPARTMENT AND THE STATE
 28 BOARD AND STATED IN A MEMORANDUM OF AGREEMENT.

(b) Each local board shall report in writing to the juvenile court and the local
department on each minor child whose case is reviewed by the local board.

(c) In the report, the local board shall include, WHERE APPLICABLE, the
 following findings and recommendations:

 $\frac{1}{4}$ $\frac{1}{4}$ the applicability of provisions authorizing the waiver of reunification services in § 3–812 of the Courts Article;

the appropriateness of the termination of parental rights for a 1 (2) $\mathbf{2}$ minor child, including the applicability of the requirements and exceptions described in § 5–525.1 of this subtitle: 3 4 agreement or disagreement with the permanency plan; (3)5 (4)any reasonable efforts made toward the preservation of family 6 relationships and connections: 7 (1) FOR CASES WITH A PLAN OF ADOPTION: 8 (I) THAT THE CHILD IS RECEIVING APPROPRIATE SERVICES 9 **TO ACHIEVE THE STATED PERMANENCY GOAL:** 10 (III) THAT THE CHILD WILL ACHIEVE PERMANENCY IN A 11 TIMELY MANNER; AND 12(III) (5) THE IDENTIFICATION OF BARRIERS TO ACHIEVE 13TIMELY PERMANENCY; AND 14 (2) FOR CASES WITH ANOTHER PLANNED PERMANENT LIVING 15**ARRANGEMENT:** 16 (I) THAT THE CHILD'S PERMANENCY PLAN -IS 17APPROPRIATE; 18 (II) (6) THAT WHETHER THE CHILD IS RECEIVING 19 APPROPRIATE SERVICES TO ACHIEVE THE STATED PERMANENCY GOAL; 20 (HI) THAT THE CHILD WILL ACHIEVE PERMANENCY IN A 21TIMELY MANNER: 22[(5)] (IV) (7)any reasonable efforts made towards a permanent placement and preparing the child for independent living, if applicable; 2324**F**(6) (8) the level of safety of current and planned living arrangements and the adequacy of the Department's efforts to keep the child safe; 2526the appropriateness of the current living arrangement and **(7) (9)** 27agreement or disagreement with the local department's placement plan; and 28(8) (V) (10) the appropriateness of efforts to meet the child's 29 education and health care needs: AND

$1\\2\\3$			(11) ANY REASONABLE EFFORTS MADE TOWARDS D'S RELATIONSHIP WITH INDIVIDUALS WHO WILL PLAY A ROLE IN THE CHILD'S LIFE.	
4 5 6 7	f(d) (1) If the local board finds under subsection (c)(7) of this section that a child's current living arrangement is not appropriate and the child is not placed in the jurisdiction of origin, the local board shall explain why the arrangement is inappropriate, including whether:			
8		(i)	resources are not available to meet the child's service needs;	
9		(ii)	family treatment services are not accessible;	
10		(iii)	distance is a barrier to family visitation; or	
$\begin{array}{c} 11 \\ 12 \end{array}$	needs.	(iv)	the local school system is not meeting the child's educational	
$13 \\ 14 \\ 15 \\ 16$	(2) If the local board disagrees under subsection $(c)(7)$ of this section with the local department's placement plan and the child would be placed outside the jurisdiction of origin, the local board shall explain why the plan is inappropriate, including whether:			
17		(i)	resources are not available to meet the child's service needs;	
18		(ii)	family treatment services are not accessible;	
19		(iii)	distance is a barrier to family visitation; or	
$\begin{array}{c} 20\\ 21 \end{array}$	needs.]	(iv)	the local school system is not meeting the child's educational	
$22 \\ 23 \\ 24$	$\{(e)\}$ (1) [Case reviews conducted under this section may include questions designed to meet the quality assessment goals for casework services in § 5–1308 of this title.			
25 26 27	(2)] The State Board shall tabulate <u>AND ANALYZE</u> the results of the case reviews and submit the results <u>AND FINDINGS</u> for consideration as part of the local department self-assessment process in § 5–1309 of this title.			
28	(2)		STATE BOARD SHALL TABULATE AND ANALYZE RESULTS	
29 30	OF CASE REVIEWS, BOTH ON A JURISDICTIONAL AND A STATEWIDE BASIS, AND SUBMIT THE RESULTS AND FINDINGS TO THE DEPARTMENT ON A QUARTERLY			
$\frac{30}{31}$	BASIS.	SULTS	AND FINDINGS TO THE DEPARTMENT ON A QUARTERLY	
32 33	SECTION 2 July 1, 2009.	2. AND	BE IT FURTHER ENACTED, That this Act shall take effect	

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.