HOUSE BILL 1139

HB 717/09 – JUD

D4

By: Delegates Dumais, McComas, Doory, Kullen, Lee, Valderrama, and Waldstreicher

Introduced and read first time: February 17, 2010 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Family Law - Child Custody Determinations

- 3 FOR the purpose of specifying the procedures for court determinations of legal and 4 physical custody of minor children; requiring the court, in any proceeding $\mathbf{5}$ between parents in which the custody of a child is raised as an issue, to make a 6 determination as to legal and physical custody of the child; authorizing the 7 court to award certain forms of legal and physical custody; requiring the court, in making a certain custody determination, to give primary consideration to the 8 9 best interest of the child; requiring the court, in determining the best interest of 10 the child, to consider certain factors; requiring the court, in making a certain custody determination, to articulate its reasons on the record, including the 11 12factors considered in the determination; authorizing the court to modify a 13custody order or agreement under certain circumstances; specifying that this 14Act may not be considered to be a material change of circumstances for purposes 15of modifying a certain child custody order; defining certain terms; and generally 16 relating to child custody.
- 17 BY adding to
- 18 Article Family Law
- 19Section 9–501 through 9–506 to be under the new subtitle "Subtitle 5. Child20Custody Determinations"
- 21 Annotated Code of Maryland
- 22 (2006 Replacement Volume and 2009 Supplement)

- 25 Article Family Law
- 26 SUBTITLE 5. CHILD CUSTODY DETERMINATIONS.



²³ SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 24 MARYLAND, That the Laws of Maryland read as follows:

1 **9–501.**

2 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.

4 (B) "LEGAL CUSTODY" MEANS THE RIGHT AND OBLIGATION TO MAKE 5 LONG-RANGE DECISIONS INVOLVING EDUCATION, RELIGIOUS TRAINING, 6 DISCIPLINE, MEDICAL CARE, AND OTHER MATTERS OF MAJOR SIGNIFICANCE 7 CONCERNING THE CHILD'S LIFE AND WELFARE.

8 (C) "PHYSICAL CUSTODY" MEANS:

9 (1) THE TIME THE CHILD IS IN A PARENT'S CARE ACCORDING TO 10 AN AGREED-ON OR COURT-ORDERED SCHEDULE; AND

11 (2) THE RIGHT AND OBLIGATION OF A PARENT TO PROVIDE A 12 HOME FOR THE CHILD AND TO MAKE THE DAY-TO-DAY DECISIONS REQUIRED 13 DURING THE TIME THE CHILD IS WITH THAT PARENT.

14 **9–502.**

15 (A) THIS SUBTITLE GOVERNS COURT DETERMINATIONS OF LEGAL AND
 16 PHYSICAL CUSTODY OF MINOR CHILDREN.

17 (B) THIS SUBTITLE SHALL BE CONSTRUED TO FOSTER THE RIGHT OF 18 EACH CHILD TO THE BENEFITS OF THE GUARDIANSHIP OF BOTH OF THE CHILD'S 19 PARENTS CONSISTENT WITH THE PROVISIONS OF § 5–203 OF THIS ARTICLE AND 20 THE BEST INTEREST OF THE CHILD.

21(C)IN THIS SUBTITLE AN UNDEFINED WORD OR PHRASE THAT22DESCRIBES A FACTOR TO BE CONSIDERED IN THE DETERMINATION OF THE BEST23INTEREST OF THE CHILD RETAINS ITS JUDICIALLY DETERMINED MEANING.

24 **9–503.**

25 THE PURPOSES OF THIS SUBTITLE ARE TO SERVE THE BEST INTERESTS 26 OF CHILDREN AND TO:

27

(1) **PROMOTE STABILITY FOR CHILDREN;**

28 (2) PROVIDE CONTINUITY OF POSITIVE PARENT-CHILD 29 RELATIONSHIPS; 1 (3) SUBJECT TO THE PROVISIONS OF §§ 9–101, 9–101.1, AND 2 9–101.2 OF THIS TITLE, PROMOTE FREQUENT AND CONTINUING CONTACT 3 BETWEEN A CHILD AND PARENTS WHO ARE SEPARATED OR DIVORCED OR WERE 4 NEVER MARRIED;

5 (4) PROVIDE CHILDREN WITH PHYSICAL AND EMOTIONAL 6 SECURITY AND PROTECTION FROM EXPOSURE TO CONFLICT AND VIOLENCE;

7 (5) SUBJECT TO THE PROVISIONS OF §§ 9–101, 9–101.1, AND 8 9–101.2 OF THIS TITLE, PROVIDE EACH CHILD A REASONABLE MAXIMUM 9 OPPORTUNITY TO DEVELOP A CLOSE AND LOVING RELATIONSHIP WITH EACH 10 PARENT;

11(6) PROVIDE FOR AN EXPEDITIOUS, THOUGHTFUL, AND12CONSISTENT PROCESS FOR DECISION MAKING BY COURTS; AND

- 13 (7) PREVENT THE UNNECESSARY SEPARATION OF SIBLINGS.
- 14 **9–504.**

15 (A) IN ANY PROCEEDING BETWEEN PARENTS IN WHICH THE CUSTODY 16 OF A CHILD IS RAISED AS AN ISSUE, THE COURT SHALL MAKE A DETERMINATION 17 AS TO LEGAL AND PHYSICAL CUSTODY OF THE CHILD IN ACCORDANCE WITH THE 18 PROVISIONS OF THIS SUBTITLE.

19 (B) SUBJECT TO THE PROVISIONS OF § 9–505 OF THIS SUBTITLE, THE 20 COURT MAY AWARD THE FOLLOWING FORMS OF CUSTODY, NOT LISTED IN 21 ORDER OF PRIORITY:

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- (1) LEGAL CUSTODY AS FOLLOWS:
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(I) JOINT LEGAL CUSTODY TO BOTH OF THE PARENTS;

(II) JOINT LEGAL CUSTODY TO BOTH OF THE PARENTS WITH
ONE OF THE PARENTS RESPONSIBLE FOR MAKING A FINAL DECISION IF, AFTER
THOROUGH DISCUSSION BETWEEN THE PARENTS, THEY CANNOT REACH A
SHARED DECISION; OR

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(III) SOLE LEGAL CUSTODY TO ONE OF THE PARENTS; AND

29 (2) PHYSICAL CUSTODY TO BOTH OR ONE OF THE PARENTS IN ANY
 30 MANNER THAT THE COURT DETERMINES IS IN THE BEST INTEREST OF THE
 31 CHILD.

1 **9–505.**

2 (A) THE PROVISIONS OF THIS SECTION ARE SUBJECT TO THE 3 PROVISIONS OF \S 9–101, 9–101.1, and 9–101.2 of this title.

4 (B) IN MAKING A DETERMINATION OF LEGAL AND PHYSICAL CUSTODY 5 UNDER THIS SUBTITLE, THE COURT SHALL GIVE PRIMARY CONSIDERATION TO 6 THE BEST INTEREST OF THE CHILD.

7 (C) IN DETERMINING THE BEST INTEREST OF THE CHILD, THE COURT 8 SHALL CONSIDER ALL RELEVANT AND APPLICABLE FACTORS, INCLUDING:

9 (1) THE FITNESS OF THE PARENTS, INCLUDING THE 10 CAPABILITIES OF EACH PARENT AND ANY CONDUCT AND CHARACTERISTICS OF 11 A PARENT THAT AFFECT THAT PARENT'S ABILITY TO CARE FOR THE CHILD OR 12 THAT MAY HAVE AN ADVERSE EFFECT ON THE CHILD;

13(2) THE REQUESTS OF EACH PARENT AND THE SINCERITY OF14THEIR REQUESTS;

15 (3) ANY AGREEMENTS BETWEEN THE PARENTS;

16 (4) EACH PARENT'S ABILITY TO MAINTAIN THE CHILD'S 17 RELATIONSHIPS WITH THE OTHER PARENT, SIBLINGS, RELATIVES, AND ANY 18 OTHER PERSON WHO MAY PSYCHOLOGICALLY AFFECT THE CHILD'S BEST 19 INTEREST;

20 (5) THE CHILD'S PREFERENCE, IF THE CHILD IS OF AN AGE AND 21 INTELLIGENCE TO FORM A RATIONAL JUDGMENT;

22 (6) THE CAPACITY OF THE PARENTS TO COMMUNICATE AND TO 23 REACH SHARED DECISIONS AFFECTING THE CHILD'S WELFARE;

24(7) THE GEOGRAPHIC PROXIMITY OF THE PARENTS' RESIDENCES25AND OPPORTUNITIES FOR TIME WITH EACH PARENT;

26 (8) THE LENGTH OF AND THE REASONS FOR THE CHILD'S 27 SEPARATION FROM A PARENT;

28 (9) ANY PRIOR VOLUNTARY ABANDONMENT OR SURRENDER OF
 29 THE CHILD BY A PARENT;

30(10) THE RELATIONSHIP ESTABLISHED BETWEEN THE CHILD AND31EACH PARENT;

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1 (11) THE ABILITY OF EACH PARENT TO MAINTAIN A STABLE AND 2 APPROPRIATE HOME FOR THE CHILD;

3(12) THE DEMANDS OF PARENTAL EMPLOYMENT AND4OPPORTUNITIES FOR TIME WITH THE CHILD;

5 (13) THE WILLINGNESS OF THE PARENTS TO SHARE CUSTODY;

6 (14) THE POTENTIAL DISRUPTION OF THE CHILD'S SOCIAL AND 7 SCHOOL LIFE;

- 8 (15) ANY IMPACT ON GOVERNMENT ASSISTANCE OR BENEFITS;
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- (16) THE AGE, GENDER, AND HEALTH OF THE CHILD;

10 (17) THE AGE AND NUMBER OF CHILDREN EACH PARENT HAS IN 11 THE HOUSEHOLD; AND

12 (18) ANY OTHER CONSIDERATION THE COURT DETERMINES IS 13 RELEVANT TO THE BEST INTEREST OF THE CHILD.

14 (D) IN MAKING A DETERMINATION OF LEGAL AND PHYSICAL CUSTODY 15 UNDER THIS SECTION, THE COURT SHALL ARTICULATE ITS REASONS ON THE 16 RECORD, INCLUDING THE FACTORS CONSIDERED IN THE DETERMINATION.

17 **9–506.**

18 THE COURT MAY MODIFY A CUSTODY ORDER OR AGREEMENT IF:

19(1) THE PARTY SEEKING A CHANGE IN THE CUSTODY ORDER OR20AGREEMENT PROVES THAT THERE HAS BEEN A MATERIAL CHANGE OF21CIRCUMSTANCES THAT AFFECTS THE WELFARE OF THE CHILD; AND

22(2) THE COURT FINDS THAT MODIFICATION OF THE CUSTODY23ORDER OR AGREEMENT IS IN THE BEST INTEREST OF THE CHILD.

24 SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be 25 considered to be a material change of circumstances for purposes of modifying a child 26 custody order issued before the effective date of this Act.

27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect28 October 1, 2010.