## **SENATE BILL 605**

F1 (2lr2551)

## ENROLLED BILL

— Education, Health, and Environmental Affairs/Ways and Means — Introduced by Senator Kelley

Introduced by <b>Senator Kelley</b>	
Read and E	examined by Proofreaders:
-	Proofreader.
-	Proofreader.
Sealed with the Great Seal and p	presented to the Governor, for his approval this
day of a	at o'clock,M.
	President.
Cl	HAPTER
AN ACT concerning	
	Supervised Care – Geographical Attendance ements for Attendance – Exception
attendance area regardless of certain circumstances; requiring interests of certain children with certain factors; requiring remain at a certain school the child's home by a certain Secretary of Human Resource of Schools, and the Secretar regulations establishing certain	rild to remain in a school in a certain geographical of whether the child resides within the area under the certain determinations regarding the best in State-supervised care be made in accordance in a county superintendent to allow a child to be child attended prior to the child's removal from agency under certain circumstances; requiring the est, in coordination with the State Superintendent ary of Juvenile Services each to adopt certain ain factors relating to the best interests of certain a school from requiring a person enrolling a child
<del>-</del>	extain documentation: requiring a cortain child

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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2 3

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

Italics indicate opposite chamber/conference committee amendments.



1	placement agency that has been unable to produce certain records to assist a
2	certain school in obtaining the records under certain circumstances; requiring a
3	certain child to remain enrolled in a certain school during a period of time when
4	records are obtained; defining a certain term; requiring the State Department of
5 c	Education to adopt certain regulations to implement a certain Act certain
6	provisions of a certain federal law; and generally relating to authorizing a child
7	in State-supervised care to remain in a school regardless of whether the child
8	resides in the geographical area of the school the domicile requirements for
9	attendance at that school.
10	BY repealing and reenacting, with amendments,
11	Article – Education
12	Section $4-109$ , $7-101(b)$ , and $8-501$
13	Annotated Code of Maryland
14	(2008 Replacement Volume and 2011 Supplement)
15	BY adding to
16	Article - Education
17	Section 8–503.1
18	Annotated Code of Maryland
19	(2008 Replacement Volume and 2011 Supplement)
10	(2000 Replacement Volume and 2011 Supplement)
20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
21	MARYLAND, That the Laws of Maryland read as follows:
22	Article - Education
23	<del>4–109.</del>
24	(a) Subject to approval by the State Superintendent and in accordance with
2 <del>5</del>	the applicable bylaws, rules, and regulations of the State Board, a county board may
26	establish a public school if, in its judgment, it is advisable.
20	establish a public school if, in its juugment, it is auvisable.
27	(b) On approval by the State Superintendent, any school established under
28	this section becomes a part of the State program of public education.
29	(c) (1) With the advice of the county superintendent, the county board
30	shall determine the geographical attendance area for each school established under
31	this section.
01	viiis section.
32	(2) REGARDLESS OF WHETHER A CHILD RESIDES WITHIN A
33	SCHOOL'S GEOGRAPHIC ATTENDANCE AREA, THE CHILD MAY REMAIN AT THE
34	SCHOOL THE CHILD HAS BEEN ATTENDING IF:
35	(1) THE CHILD IS A CHILD IN STATE-SUPERVISED CARE, AS
36	DEFINED IN § 8-501 OF THIS ARTICLE; AND
50	DELITED IN 80 OUT OF THIS MULTICED, TAND

1 2 3 4	(H) THE LOCAL DEPARTMENT OF SOCIAL SERVICES, THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE, OR THE DEPARTMENT OF JUVENILE SERVICES DETERMINES THAT IT IS IN THE BEST INTERESTS OF THE CHILD TO CONTINUE AT THAT SCHOOL.
5	(3) THE DETERMINATION OF THE BEST INTERESTS OF A CHILD IN
6	STATE-SUPERVISED CARE UNDER PARAGRAPH (2) OF THIS SUBSECTION SHALL
7	BE MADE IN ACCORDANCE WITH THE FACTORS UNDER THE REGULATIONS
8	ADOPTED IN ACCORDANCE WITH § 7–101(B)(2)(III) OF THIS ARTICLE.
9	7–101.
10	(b) (1) Except as provided in § 7–301 of this title and in paragraph (2) of
11	this subsection, each child shall attend a public school in the county where the child is
12	domiciled with the child's parent, guardian, or relative providing informal kinship
13	care, as defined in subsection (c) of this section.
14	(2) (I) Upon request and in accordance with a county board's
15	policies concerning residency, a county superintendent may allow a child to attend
16	school in the county even if the child is not domiciled in that county with the child's
17	parent or guardian.
18	(II) A COUNTY SUPERINTENDENT SHALL ALLOW A CHILD
19	TO REMAIN AT THE SCHOOL THE CHILD ATTENDED PRIOR TO THE CHILD'S
20	REMOVAL FROM THE CHILD'S HOME BY A CHILD WELFARE AGENCY, IF:
21	1. The child is subject to the educational
22	STABLILITY PROVISIONS OF THE FEDERAL FOSTERING CONNECTIONS TO
23	Success and Increasing Adoptions Act of 2008;
24	2. THE CHILD IS NOT IN ANY OF THE FOLLOWING
25	PLACEMENTS:
26	A. A DETENTION FACILITY;
27	B. A FORESTRY CAMP;
28	C. A TRAINING SCHOOL;
29	D. ANY STATE OWNED AND OPERATED FACILITY
30	ACCOMMODATING MORE THAN 25 YOUTH; OR
31	E. ANY OTHER FACILITY OPERATED PRIMARILY FOR
32	THE PURPOSE OF DETAINING YOUTH WHO ARE DETERMINED TO BE

THE PURPOSE OF DETAINING YOUTH WHO ARE DETERMINED TO BE

1	DELINQUENT AND REQUIRE SECURE CUSTODY IN A PHYSICALLY RESTRICTIVE
2	SETTING:
3	3. THE LOCAL DEPARTMENT OF SOCIAL SERVICES,
4	WITH INPUT FROM THE LOCAL SCHOOL SYSTEM, HAS DETERMINED THAT IT IS IN
	,
5	THE BEST INTERESTS OF THE CHILD TO CONTINUE AT THAT SCHOOL; AND
6	4. THE LOCAL DEPARTMENT OF SOCIAL SERVICES
7	PAYS THE COST OF TRANSPORTATION OF THE CHILD TO THE SCHOOL.
8	(III) THE SECRETARY OF HUMAN RESOURCES SHALL, IN
9	COORDINATION WITH THE SUPERINTENDENT OF SCHOOLS, ADOPT
10	REGULATIONS ESTABLISHING FACTORS THAT SHALL BE CONSIDERED IN
11	DETERMINING THE BEST INTEREST OF A CHILD IN ACCORDANCE WITH ITEM
12	(2)(II)3 OF THIS SUBSECTION.
13	(II) REGARDLESS OF WHERE THE CHILD IS CURRENTLY
14	DOMICILED, A COUNTY SUPERINTENDENT SHALL ALLOW A CHILD TO REMAIN AT
15	THE SCHOOL THAT THE CHILD IS ATTENDING, IF:
10	THE SCHOOL THAT THE CHIED IS MITERIALITY, IT.
16	1. THE CHILD IS A CHILD WHO IS:
10	1. THE CHILD IS A CHILD WHO IS.
1 7	A The many of consistent mo on
17	A. IN THE CUSTODY OF, COMMITTED TO, OR
18	OTHERWISE PLACED BY A LOCAL DEPARTMENT OF SOCIAL SERVICES OR THE
19	DEPARTMENT OF JUVENILE SERVICES; AND
20	B. SUBJECT TO THE EDUCATIONAL STABILITY
21	PROVISIONS OF THE FEDERAL FOSTERING CONNECTIONS TO SUCCESS AND
22	INCREASING ADOPTIONS ACT OF 2008;
	international floridation of accept
23	2. THE CHILD IS NOT SUBJECT TO THE
24	EDUCATIONAL STABILITY PROVISIONS OF THE FEDERAL MCKINNEY-VENTO
25	HOMELESS ASSISTANCE ACT, AS AMENDED, AS A CHILD AWAITING FOSTER
26	CARE PLACEMENT AS DEFINED BY THE DEPARTMENT IN REGULATION; AND
27	3. The child is not in any of the following
28	PLACEMENTS:
29	A. A DETENTION FACILITY;
40	A DETENTION FACILITY
0.0	D. A nonnamny outen
30	B. A FORESTRY CAMP;
31	C. A TRAINING SCHOOL;

1	D. A STATE-OWNED AND STATE-OPERATED
$\overline{2}$	FACILITY THAT ACCOMMODATES MORE THAN 25 CHILDREN; OR
3	E. ANY OTHER FACILITY OPERATED PRIMARILY FOR
4	THE DETENTION OF CHILDREN WHO ARE DETERMINED TO BE DELINQUENT;
2	4 THE LOCAL DEPAREMENT OF COCIAL CERVICES
5 6	4. THE LOCAL DEPARTMENT OF SOCIAL SERVICES OR THE DEPARTMENT OF JUVENILE SERVICES DETERMINES, IN CONSULTATION
7	WITH THE LOCAL SCHOOL SYSTEM, THAT IT IS IN THE BEST INTERESTS OF THE
8	CHILD TO CONTINUE AT THAT SCHOOL; AND
Ü	CALLED TO CONTINUE III IIIII SCHOOLINE
9	5. The local department of social services
10	OR THE DEPARTMENT OF JUVENILE SERVICES PAYS FOR THE COST OF
11	TRANSPORTING THE CHILD TO AND FROM SCHOOL.
10	(111) 1 Mar Department of Harry Procupors Ave
12 13	(III) 1. THE DEPARTMENT OF HUMAN RESOURCES AND THE DEPARTMENT OF JUVENILE SERVICES EACH SHALL ADOPT REGULATIONS
13 14	ESTABLISHING FACTORS THAT SHALL BE CONSIDERED IN DETERMINING THE
1 <del>4</del> 15	BEST INTERESTS OF A CHILD UNDER THIS SECTION.
	BEST INVIEWES IS OF IT OFFICE CIVIDAN TIME SECTION.
16	2. The Department shall adopt regulations
17	TO IMPLEMENT THE EDUCATIONAL STABILITY PROVISIONS OF THE FEDERAL
18	FOSTERING CONNECTIONS TO SUCCESS AND INCREASING ADOPTIONS ACT OF
19	<u>2008.</u>
20	(2) If a shild fraudulantly attends a public school in a sounty whom
20 21	(3) If a child fraudulently attends a public school in a county where the child is not domiciled with the child's parent or guardian, the child's parent or
22	guardian shall be subject to a penalty payable to the county for the pro rata share of
23	tuition for the time the child fraudulently attends a public school in the county.
24	(4) Nothing in this section alters the requirements for out-of-county
25 26	placements contained in § 4–122 and Title 8, Subtitles 3 and 4 of this article or in any
26	other State or federal law.
27	<del>8–501.</del>
28	(a) In this subtitle the following words have the meanings indicated.
29	(b) (1) "Child in State-supervised care" means a child who is in the
30	custody of, committed to, or otherwise placed by a placement agency.
-	, ,
31	(2) "Child in State-supervised care" does not mean a child at the
32	Charles H. Hickey, Jr. School in Baltimore County who receives an educational
33	program under § 22–308 of this article.

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<del>(2)</del>

1	<del>(c)</del> "En	<del>ROLL" OR "ENROLLMENT" MEANS ATTENDING CLASSES AND</del>
2	<b>PARTICIPATING</b>	FULLY IN SCHOOL ACTIVITIES.
3	<del>[(e)] <b>(</b>D)</del>	"Noncollegiate educational institution" has the meaning stated in §
$\frac{3}{4}$	2-206 of this artic	
_	2 200 01 01110 01010	
5	<del>[(d)] (E)</del>	"Notice" means that written, verbal, or other communication
6		ntification of a child in State-supervised care has been effectuated.
		•
7	<del>[(e)] (F)</del>	"Placement agency" means:
8	<del>(1)</del>	A local department of social services;
	(-)	
9	$\frac{2}{2}$	The Department of Health and Mental Hygiene;
10	(0)	The Demonstrate of Learning
10	<del>(3)</del>	The Department of Juvenile Services; or
11	<del>(4)</del>	A private agency that:
11	<del>(1)</del>	ri private agency that.
12		(i) Engages in the placement of children in homes or with
13	individuals; and	(1) managed in the procession of contract in montes of which
	111011 ( 100 01010 ) 011101	
14		(ii) Is licensed by the Social Services Administration under §
15	5-507 of the Fam	ily Law Article.
16	<del>[(f)] (G)</del>	
17		cution affiliated with a residential child care program or treatment
18		n educational program approved by the Department in which a child
19	<del>in State-supervis</del>	ed care is newly enrolled or seeks to enroll.
20	[/-/] (11)	"C. J
20	<del>[(g)] (H)</del>	<del>"Sending school" means a public school or a noncollegiate textion affiliated with a residential child care program or treatment</del>
$\frac{21}{22}$		n educational program approved by the Department in which a child
23	•	sed care was enrolled prior to enrolling, or seeking to enroll, in a
$\frac{23}{24}$	receiving school.	see care was enronce prior to enrolling, or seeking to enroll, in a
	receiving behoof.	
25	<del>8-503.1.</del>	
	0 000121	
26	(A) NOT	WITHSTANDING ANY OTHER ENROLLMENT DOCUMENTATION
27	` '	OF A RECEIVING SCHOOL, THE RECEIVING SCHOOL MAY NOT
28		ERSON ENROLLING A CHILD TO PRODUCE ANY MORE
29	•	N THAN THE FOLLOWING:
-		
30	<del>(1)</del>	PROOF THAT THE CHILD IS IN STATE-SUPERVISED CARE;
	` '	<b>,</b>

**PROOF OF RESIDENCY; AND** 

THE PI	<del>(3)</del> <del>DOCUMENTATION THAT SUBSTANTIATES THE AUTHORIT</del> <del>RSON TO ENROLL THE CHILD.</del>
,	7) (1) Incompany and a control of the control of th
`	B) (1) IMMEDIATELY AFTER A CHILD PLACEMENT AGENCY ENRO
	D IN STATE-SUPERVISED CARE, IF THE CHILD PLACEMENT AGENCY
	UNABLE TO PRODUCE RECORDS THAT ARE NORMALLY REQUIRED,
	PLACEMENT AGENCY SHALL ASSIST THE RECEIVING SCHOOL
	WING ANY RECORDS THAT THE RECEIVING SCHOOL HAS BEEN UNABLE
<del>UDIAH</del>	N THROUGH THE PROCEDURES PROVIDED IN § 8-504 OF THIS SUBTITI
	(2) THROUGHOUT THE PERIOD DURING WHICH ANY MISS
	DS ARE OBTAINED, THE CHILD SHALL REMAIN ENROLLED IN
RECEP	<del>/ING SCHOOL.</del>
S	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take $\epsilon$
July 1,	
· J - ;	
Approv	eq.
11pp10 v	
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.