D4, E3 2lr3066 CF HB 1120

By: Senator Muse

Introduced and read first time: February 24, 2012

Assigned to: Rules

A BILL ENTITLED

AN ACT concerning
Missing Children – Search Efforts and Collaboration (Phylicia's Law)
FOR the purpose of altering the requirement that a law enforcement agency institute appropriate search procedures to locate certain missing children to include the coordination of volunteer search teams; clarifying the name of the organization that a law enforcement agency must notify after receiving a certain missing child report; requiring the State Clearinghouse for Missing Children to coordinate certain entities to locate certain missing children; requiring the Clearinghouse to oversee search efforts used to locate certain missing children; requiring the Clearinghouse to publish certain information relating to missing children in the State; and generally relating to missing children.
BY repealing and reenacting, with amendments, Article – Family Law Section 9–402 and 9–403 Annotated Code of Maryland (2006 Replacement Volume and 2011 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article – Family Law
9–402.
(a) On receipt of a report regarding a missing child by a law enforcement agency, the law enforcement agency shall immediately determine if:
(1) the missing child has not been the subject of a prior missing persons report;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$\frac{1}{2}$	(2) the missing child suffers from a mental or physical handicap illness;
3 4	(3) the disappearance of the missing child is of a suspicious dangerous nature;
5 6	(4) the person filing the report of a missing child has reason to belie that the missing child may have been abducted;
7 8	(5) the missing child has ever previously been the subject of a child abuse report filed with the State or local law enforcement agency; or
9	(6) the missing child is under 14 years of age.
10 11 12	(b) Upon conclusion by the law enforcement agency that any one of the conditions specified in subsection (a) of this section exists, the law enforcement agency shall immediately:
13 14 15	(1) enter all necessary and available information into the Maryla: Interagency Law Enforcement System (MILES) and the National Crime Informatic Center (NCIC) computer networks;
16 17	(2) institute appropriate intensive search procedures, INCLUDING THE COORDINATION OF VOLUNTEER SEARCH TEAMS;
18 19 20 21	(3) notify the National [Missing Children Information Center CENTER FOR MISSING AND EXPLOITED CHILDREN and forward to the State Clearinghouse for Missing Children a copy of the missing persons report involving the missing child;
22 23	(4) notify the appropriate local department and, to the extent possib obtain any information that may assist in the locating of the missing child; and
24 25	(5) enlist the aid of the Department of State Police, when appropriation locating the missing child.
26 27	(c) If the conditions specified in subsection (a) of this section do not exist, to law enforcement agency shall:
28 29	(1) immediately seek to determine the circumstances surrounding to disappearance of the missing child; and

30 (2) implement the procedures set forth in subsection (b) of this section 31 within 12 hours of the filing of a report regarding a missing child, if the missing child 32 has not been located.

- (d) Notwithstanding any provision of law to the contrary, if a missing child has not been located within 24 hours of the filing of a missing persons report and either the local law enforcement agency or the Department of State Police have reason to believe that the missing child may be located in a jurisdiction other than the jurisdiction where the missing persons report was filed, the Department of State Police shall enter the investigation and, in cooperation with the appropriate local law enforcement agencies, assist State and national efforts to locate the missing child.
- (e) (1) A law enforcement agency may not establish a mandatory waiting period before beginning an investigation to locate a missing child.
- 10 (2) A law enforcement agency may not adopt rules, regulations, or policies that prohibit or discourage the filing of a report or the taking of any action on a report that a child is a missing child or that a child is believed to be a missing child.
- 13 (f) Every person filing a report of a missing child shall be required to notify 14 the local law enforcement agency and the Department of State Police immediately 15 upon the locating of the missing child if it is unlikely that the local law enforcement 16 agency or the Department of State Police have knowledge that the missing child has 17 been located.
- 18 9–403.

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- 19 (a) There is a State Clearinghouse for Missing Children operated by the 20 Department of State Police that is responsible for:
- 21 (1) the receipt, collection, and distribution of general information and 22 annual statistics regarding missing children; and
- 23 (2) coordination of law enforcement agencies and other interested 24 persons or groups within and outside the State regarding information on children who 25 have disappeared from, or are thought to be located in, Maryland.
- 26 (B) FOR CHILDREN WHO HAVE DISAPPEARED FROM OR ARE THOUGHT
 27 TO BE LOCATED IN THE STATE, THE STATE CLEARINGHOUSE FOR MISSING
 28 CHILDREN SHALL:
- 29 (1) COORDINATE LOCAL LAW ENFORCEMENT AGENCIES, 30 NATIONAL MISSING CHILDREN'S ORGANIZATIONS, MISSING CHILDREN EXPERTS, 31 AND THE FAMILY OF A MISSING CHILD TO LOCATE THE MISSING CHILDREN;
- 32 **(2)** OVERSEE SEARCH EFFORTS USED TO LOCATE MISSING 33 CHILDREN; AND
- 34 **(3)** PUBLISH:

1 2	INFORMATION ON	(I) I MISS		NAMES LDREN;	OF	AND	RELEVA	ANT A	VAILABLE
3 4	CHILDREN; AND	(II)	UPDAT	ES REC	GARDING	THE	LOCATIO	ON OF	MISSING
5		(III)	ANNUA	L STATI	STICS RI	EGARDI	NG MISSI	NG CHI	LDREN.
6 7 8	[(b)](C) local law enforcer children.					•		-	ation with grams for
9 10	[(c)](D) responsibilities:	(1)	An advi	isory cou	ıncil shal	l be app	pointed ha	aving the	e following
11		(i)	review	of the ac	tivities of	f the Sta	ate Clearin	nghouse;	
12 13	procedures used by	(ii) y, law e			_		•		vestigatory ldren;
14 15	prior to enrollment	(iii) in a p		_			dentifying	g missin	g children
16 17	Federal Parent Loc	(iv) eator S	-		•			s of uti	lizing the
18	(2)	The a	dvisory o	council s	hall consi	ist of th	e following	g membe	ers:
19 20	designated by the S	(i) Secreta	_		_	artment	of Juven	ile Serv	ices, to be
21 22	to be designated by	(ii) the S	-		•		te Depart	ment of	Education,
23 24	appointed by the S	(iii) ecreta	-			epartme	ent of St	ate Poli	ice, to be
25 26	Families, who shal	(iv) l serve	-					ildren, Y	Youth, and
27 28	designee of the Pre	(v) sident				ernor's	Youth Ad	visory C	ouncil or a
29 30	designated by the l	(vi) Preside				State S	Sheriff's A	Associati	on, to be

$\frac{1}{2}$	(vii) 1 member from the State Chiefs of Police Association, to be designated by the President of the Association; and					
3 4	(viii) 2 members from the public at-large, to be appointed by the Governor.					
5 6	[(d)](E) (1) The term of council members from the public shall be 2 years.					
7 8	(2) At the end of a term, a council member from the public share continue to serve until a successor is appointed.					
9	(3) Council members from the public may serve successive terms.					
10 11	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2012.					