Chapter 186

(Senate Bill 178)

AN ACT concerning

Education – Informal Kinship Care – Documentation Supporting Affidavit – Repeal Enrollment Before Submission of Documentation

FOR the purpose of repealing the requirement that certain supporting documentation accompany authorizing certain county superintendents of schools to require that a certain affidavit verifying to a certain county superintendant of schools that a child is living in an informal kinship care arrangement for certain school attendance purposes be accompanied by certain supporting documentation only after allowing a certain child to enroll in a certain public school under certain circumstances; repealing a requirement that certain instructions explain the necessity of and encourage the submission of certain supporting documentation specifying that if certain documentation is required it must be consistent with certain policies and statutes; and generally relating to the repeal of requirements for requiring enrollment before submission of documentation supporting an affidavit of informal kinship care for educational purposes.

BY repealing and reenacting, with amendments,

Article - Education

Section 7-101

Annotated Code of Maryland

(2008 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 - Education

7-101.

- (a) All individuals who are 5 years old or older and under 21 shall be admitted free of charge to the public schools of this State.
- (b) (1) Except as provided in § 7–301 of this title and in paragraph (2) of this subsection, each child shall attend a public school in the county where the child is domiciled with the child's parent, guardian, or relative providing informal kinship care, as defined in subsection (c) of this section.
- (2) Upon request and in accordance with a county board's policies concerning residency, a county superintendent may allow a child to attend school in

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the county even if the child is not domiciled in that county with the child's parent or guardian.

- (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 guardian shall be subject to a penalty payable to the county for the pro rata share of tuition for the time the child fraudulently attends a public school in the county.
- (4) Nothing in this section alters the requirements for out–of–county placements contained in § 4–122 and Title 8, Subtitles 3 and 4 of this article or in any other State or federal law.
- (c) (1) (i) In this subsection the following words have the meanings indicated.
- (ii) "Informal kinship care" means a living arrangement in which a relative of a child, who is not in the care, custody, or guardianship of the local department of social services, provides for the care and custody of the child due to a serious family hardship.
- (iii) "Relative" means an adult related to the child by blood or marriage within the fifth degree of consanguinity.
 - (iv) "Serious family hardship" means:
 - 1. Death of a parent or legal guardian of the child;
 - 2. Serious illness of a parent or legal guardian of the

child;

3. Drug addiction of a parent or legal guardian of the

child;

4. Incarceration of a parent or legal guardian of the

child;

5. Abandonment by a parent or legal guardian of the

child; or

- 6. Assignment of a parent or legal guardian of a child to active military duty.
- (2) $\{i\}$ A county superintendent shall allow a child who is a resident of this State to attend a public school in:

- 41.1 (1) A county other than the county where the child is domiciled with the child's parent or legal guardian if the child lives with a relative providing informal kinship care in the county and the relative verifies the informal kinship care relationship through a sworn affidavit; or
- **{2.} (II)** A school attendance area other than the school in the school attendance area where the child is domiciled with the child's parent or legal guardian if the child lives with a relative providing informal kinship care in the school attendance area and the relative verifies the informal kinship care relationship through a sworn affidavit.
- H(ii) 1. The AFTER ALLOWING A CHILD TO ENROLL UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, SUBSEQUENTLY A COUNTY SUPERINTENDENT MAY REQUIRE THAT THE affidavit shall be accompanied by supporting documentation of one or more serious family hardships and, where possible, the telephone number and address of any authority who is legally authorized to reveal information which can verify the assertions in the affidavit.
- 2. The <u>IF</u> supporting documentation <u>IS</u> required under subsubparagraph 1 of this subparagraph, <u>THE DOCUMENTATION</u> shall be consistent with local, State, and federal privacy and confidentiality policies and statutes.
 - (3) The affidavit shall include:
 - (i) The name and date of birth of the child;
- (ii) The name and address of the child's parent or legal guardian;
- (iii) The name and address of the relative providing informal kinship care;
 - (iv) The date the relative assumed informal kinship care;
- (v) The nature of the serious family hardship and why it resulted in informal kinship care;
- (vi) The kinship relation to the child of the relative providing informal kinship care;
- (vii) The name and address of the school the child previously attended;
- (viii) Notice that the county superintendent may verify the facts given by the relative providing informal kinship care in the affidavit and conduct an audit of the case after the child has been enrolled in the county public school system;

(ix) Notice that if fraud or misrepresentation is discovered during an audit, the county superintendent shall remove the child from the public school or county public school system roll; and										
(x) Notice that any person who willfully makes a material misrepresentation in the affidavit shall be subject to a penalty payable to the country or three times the pro rata share of tuition for the time the child fraudulently attended public school in the country.										
(4) The affidavit shall be in the following form:										
(i) I, the undersigned, am over eighteen (18) years of age an competent to testify to the facts and matters set forth herein.										
(ii) (name of child), whose date of birth to, is living with me because of the following serious family hardship check each that is applicable)										
death of father/mother/legal guardianserious illness of father/mother/legal guardiandrug addiction of father/mother/legal guardianincarceration of father/mother/legal guardianabandonment by father/mother/legal guardianassignment of a parent or legal guardian of a child to active military duty (iii) The name and last known address of the child's parent(s) of the gal guardian is:										
(iv) My kinship relation to the child is										
(v) My address is:										
Street Apt. No.										
City State Zip Code										
(vi) I assumed informal kinship care of this child for 24 hours day and 7 days a week on(day/month/year).										

attended is:	(vii)	The	name	and	address	s of	the	last	school	that	the	child
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- (x) Any person who willfully makes a material misrepresentation in this affidavit shall be subject to a penalty payable to the county for three times the pro rata share of tuition for the time the child fraudulently attends a public school in the county.
- (5) (i) Instructions that explain the necessity for **{**both**{**} an affidavit **{**and, WHEN APPROPRIATE, THE supporting documentation**{**} of the serious family hardship resulting in informal kinship care shall:
- 1. Be attached to affidavit forms that comply with paragraph (4) of this subsection; and
- 2. Include language encouraging the relative providing informal kinship care to submit the affidavit **f**and, **WHEN APPROPRIATE**, **THE** supporting documentation prior to September 30 of each year.
- (ii) The affidavit forms, with attached instructions, shall be made available free of charge at the offices of each county board of education, each local department of social services, and each local area agency on aging.
- (6) If a change occurs in the care or in the serious family hardship of the child, the relative providing informal kinship care for the child shall notify the local school system in writing within 30 days after the change occurs.
- (7) (i) An informal kinship care affidavit may be filed during a school year.

- (ii) The relative providing informal kinship care shall file an affidavit annually at least 2 weeks prior to the beginning of the school year for each year the child continues to live with the relative because of a serious family hardship.
- (8) Unless the court appoints a guardian for the child or awards custody of the child to someone other than the relative providing informal kinship care, the relative providing informal kinship care shall make the full range of educational decisions for the child.
- (9) The relative providing informal kinship care shall make reasonable efforts to inform the parent or legal guardian of the child of the informal kinship care relationship.
- (10) The parent or legal guardian of a child in an informal kinship care relationship shall have final decision making authority regarding the educational needs of the child.
- (d) Section 4–122.1 of this article shall apply to the education funding of a child in an informal kinship care relationship if the fiscal impact of the requirements of subsections (b) and (c) of this section exceed 0.1% of a county board's total operating budget for a fiscal year.
- (e) (1) By the 2007–2008 school year, each county board shall provide full-day kindergarten programs for all kindergarten students in that county.
- (2) In the comprehensive master plan that is submitted under § 5–401 of this article, a county board shall identify the strategies that will be used in that county to ensure that full–day kindergarten programs are provided to all kindergarten students in that county by the 2007–2008 school year.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2012.

Approved by the Governor, May 2, 2012.