## **HOUSE BILL 360**

E3 HB 169/21 – JUD

By: Delegate Valentino-Smith

Introduced and read first time: January 19, 2022

Assigned to: Judiciary

## A BILL ENTITLED

1 AN ACT concerning 2 Juvenile Law - Informal Adjustment 3 FOR the purpose of authorizing the juvenile court to refer a certain matter to the 4 Department of Juvenile Services for a certain informal adjustment under certain 5 circumstances; providing a certain exception to the requirement that the court hold 6 an adjudicatory hearing; and generally relating to juvenile causes. 7 BY repealing and reenacting, with amendments, 8 Article – Courts and Judicial Proceedings 9 Section 3–8A–10(e) and (f) 10 Annotated Code of Maryland 11 (2020 Replacement Volume and 2021 Supplement) 12 BY adding to 13 Article – Courts and Judicial Proceedings 14 Section 3-8A-10(e-1)15 Annotated Code of Maryland (2020 Replacement Volume and 2021 Supplement) 16 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 18 19 **Article – Courts and Judicial Proceedings** 20 3-8A-10. 21 (1) THIS SUBSECTION APPLIES BEFORE A PETITION, IF ANY, IS FILED (e) 22 UNDER THIS SUBTITLE. 23 **(2)** The intake officer may propose an informal adjustment of the matter if,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



- 1 based on the complaint and the inquiry, the intake officer concludes that the court has
- 2 jurisdiction but that an informal adjustment, rather than judicial action, is in the best
- 3 interests of the public and the child.
- [(2)] (3) The intake officer shall propose an informal adjustment by informing the victim, the child, and the child's parent or guardian of the nature of the complaint, the objectives of the adjustment process, and the conditions and procedures under which it will be conducted.
- 8 **[(3)] (4)** The intake officer may not proceed with an informal adjustment unless the victim, the child, and the child's parent or guardian consent to the informal adjustment procedure.
- 11 (5) IF THE INTAKE OFFICER DECIDES TO HAVE AN INTAKE 12 CONFERENCE, THE CHILD AND THE CHILD'S PARENT OR GUARDIAN SHALL APPEAR 13 AT THE INTAKE CONFERENCE.
- 14 (6) IF THE VICTIM, THE CHILD, AND THE CHILD'S PARENT OR
  15 GUARDIAN DO NOT CONSENT TO AN INFORMAL ADJUSTMENT, THE INTAKE OFFICER
  16 SHALL AUTHORIZE THE FILING OF A PETITION OR A PEACE ORDER REQUEST OR
  17 BOTH OR DENY AUTHORIZATION TO FILE A PETITION OR A PEACE ORDER REQUEST
  18 OR BOTH UNDER SUBSECTION (G) OF THIS SECTION.
- 19 (7) IF AT ANY TIME BEFORE THE COMPLETION OF AN AGREED-ON
  20 INFORMAL ADJUSTMENT THE INTAKE OFFICER BELIEVES THAT THE INFORMAL
  21 ADJUSTMENT CANNOT BE COMPLETED SUCCESSFULLY, THE INTAKE OFFICER SHALL
  22 AUTHORIZE THE FILING OF A PETITION OR A PEACE ORDER REQUEST OR BOTH OR
  23 DENY AUTHORIZATION TO FILE A PETITION OR A PEACE ORDER REQUEST OR BOTH
  24 UNDER SUBSECTION (G) OF THIS SECTION.
- 25 (E-1) (1) AFTER A PETITION IS FILED, THE COURT MAY, ON MOTION 26 OF ANY PARTY, REFER THE MATTER TO THE DEPARTMENT OF JUVENILE SERVICES 27 FOR AN INFORMAL ADJUSTMENT IN ACCORDANCE WITH SUBSECTION (F) OF THIS 28 SECTION IF:
- 29 (I) THE TIME FOR AN ADJUDICATORY HEARING UNDER 30 MARYLAND RULE 11–114(B) HAS BEEN WAIVED;
- 31 (II) THERE HAS NOT BEEN A PRIOR UNSUCCESSFUL INFORMAL 32 ADJUSTMENT OF THE MATTER; AND
- 33 (III) THE CHILD, THE CHILD'S ATTORNEY, AND THE STATE'S ATTORNEY ALL CONSENT TO THE MOTION.
- 35 (2) (I) ON NOTICE FROM THE DEPARTMENT OF JUVENILE

- SERVICES THAT AN INFORMAL ADJUSTMENT UNDER THIS SUBSECTION HAS BEEN SUCCESSFULLY COMPLETED, THE COURT SHALL DISMISS THE PETITION.
- 3 (II) ON NOTICE FROM THE DEPARTMENT OF JUVENILE SERVICES THAT AN INFORMAL ADJUSTMENT UNDER THIS SUBSECTION HAS NOT 5 BEEN SUCCESSFULLY COMPLETED, THE COURT SHALL PROCEED WITH THE 6 PETITION.
- 7 (f) (1) During the informal adjustment process, the child shall be subject to 8 such supervision as the intake officer deems appropriate [and if the intake officer decides 9 to have an intake conference, the child and the child's parent or guardian shall appear at 10 the intake conference].
- 11 (2) The informal adjustment process may not exceed 90 days unless:
- 12 (i) That time is extended by the court; or
- 13 (ii) The intake officer determines that additional time is necessary 14 for the child to participate in a substance—related disorder treatment program or a mental 15 health program that is part of the informal adjustment process.
- [(3) If the victim, the child, and the child's parent or guardian do not consent to an informal adjustment, the intake officer shall authorize the filing of a petition or a peace order request or both or deny authorization to file a petition or a peace order request or both under subsection (g) of this section.
- 20 (4) If at any time before the completion of an agreed upon informal adjustment the intake officer believes that the informal adjustment cannot be completed successfully, the intake officer shall authorize the filing of a petition or a peace order request or both or deny authorization to file a petition or a peace order request or both under subsection (g) of this section.]
- SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December 31 each year, beginning in 2022, the Department of Juvenile Services shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, on:
- 28 (1) the number of cases referred by the court to the Department of Juvenile 29 Services for informal adjustment; and
- 30 (2) the outcomes of the children referred for informal adjustment.
- 31 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 32 1, 2022.