HOUSE BILL 561

D4, D1	
HB 1036/21 – JUD	

2lr0999 CF SB 17

By: Delegate W. Fisher

Introduced and read first time: January 31, 2022 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 27, 2022

CHAPTER _____

1 AN ACT concerning

2 Child Custody – Cases Involving Child Abuse or Domestic Violence – Training 3 for Judges

FOR the purpose of requiring the Maryland Judiciary, in consultation with domestic
violence and child abuse organizations, to develop a training program for judges
presiding over child custody cases involving child abuse or domestic violence;
requiring a judge who hears child custody cases involving child abuse or domestic
violence to receive certain child custody training or continued training; and generally
relating to the training of judges for child custody cases involving child abuse or
domestic violence.

- 11 BY adding to
- 12 Article Family Law
- 13 Section 9–101.3
- 14 Annotated Code of Maryland
- 15 (2019 Replacement Volume and 2021 Supplement)

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

18

Article – Family Law

19 **9–101.3.**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



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$\frac{1}{2}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\frac{3}{4}$	(2) <u>"Child abuse" has the meaning stated in § 5–701 of this</u> <u>ARTICLE.</u>
$5 \\ 6$	(3) <u>"DOMESTIC VIOLENCE" HAS THE MEANING STATED IN § 4–701 OF</u> <u>THIS ARTICLE.</u>
7 8	(A) (B) THE MARYLAND JUDICIARY, IN CONSULTATION WITH DOMESTIC VIOLENCE AND CHILD ABUSE ORGANIZATIONS, SHALL#
9 10 11	(1) DEVELOP <u>AND UPDATE AS APPROPRIATE</u> A TRAINING PROGRAM FOR JUDGES <u>AND MAGISTRATES</u> PRESIDING OVER CHILD CUSTODY CASES INVOLVING CHILD ABUSE OR DOMESTIC VIOLENCE ; AND
$\begin{array}{c} 12\\ 13 \end{array}$	(2) REVIEW AND UPDATE THE TRAINING PROGRAM AT LEAST ONCE EVERY 2 YEARS.
$\begin{array}{c} 14 \\ 15 \end{array}$	(B) (C) THE TRAINING PROGRAM DESCRIBED UNDER SUBSECTION (A) (B) OF THIS SECTION SHALL INCLUDE TRAINING ON:
16	(1) THE TYPICAL BRAIN DEVELOPMENT OF INFANTS AND CHILDREN;
17 18 19	(2) THE IMPACT OF ADVERSE CHILDHOOD EXPERIENCES, TRAUMA, COMPLEX TRAUMA, AND CHRONIC TOXIC STRESS ON A CHILD'S BRAIN DEVELOPMENT AND THE WAYS THAT A CHILD'S RESPONSE TO TRAUMA VARIES;
$\begin{array}{c} 20\\ 21 \end{array}$	(3) THE PROCESS FOR INVESTIGATING A REPORT OF SUSPECTED CHILD ABUSE OR CHILD SEXUAL ABUSE, INCLUDING:
$\frac{22}{23}$	(I) THE ROLE OF CHILD ADVOCACY CENTERS AND FORENSIC INTERVIEWS;
24 25 26	(II) THE LIMITATIONS <u>ROLE</u> OF LOCAL DEPARTMENTS OF SOCIAL SERVICES IN INVESTIGATING REPORTS OF SUSPECTED CHILD ABUSE AND CHILD SEXUAL ABUSE; AND
27 28 29 30	(III) THE LIMITATIONS OF THE INVESTIGATION PROCESS, INCLUDING THAT CHILD ABUSE AND CHILD SEXUAL ABUSE MAY HAVE OCCURRED EVEN WITHOUT AN INDICATED FINDING OF ABUSE, ANY PHYSICAL EVIDENCE OF ABUSE, OR A VERBAL DISCLOSURE OF ABUSE BY THE CHILD;

1 (4) THE DYNAMICS AND EFFECTS OF CHILD SEXUAL ABUSE, 2 INCLUDING GROOMING BEHAVIORS AND THE DISCLOSURE OF CHILD SEXUAL ABUSE 3 BASED ON THE DEVELOPMENTAL STAGES OF THE CHILD, INCLUDING DELAYED 4 DISCLOSURE;

5 (5) THE DYNAMICS AND EFFECTS OF PHYSICAL AND EMOTIONAL 6 CHILD ABUSE;

7 (6) THE DYNAMICS AND EFFECTS OF DOMESTIC VIOLENCE, 8 INCLUDING COERCIVE CONTROL, LETHALITY ASSESSMENTS, LITIGATION ABUSE, 9 AND THAT DOMESTIC VIOLENCE CAN OCCUR WITHOUT A PARTY SEEKING OR 10 OBTAINING A PROTECTIVE ORDER OR WITHOUT DOCUMENTED EVIDENCE OF ABUSE;

11 (7) THE IMPACT OF EXPOSURE TO DOMESTIC VIOLENCE ON 12 CHILDREN AND THE IMPORTANCE OF CONSIDERING THE IMPACT OF EXPOSURE TO 13 DOMESTIC VIOLENCE ON CHILDREN WHEN MAKING CHILD CUSTODY AND 14 VISITATION DECISIONS;

15 (8) THE POTENTIAL IMPACTS OF EXPLICIT AND IMPLICIT BIAS ON 16 CHILD CUSTODY DECISIONS;

17 (9) BEST PRACTICES TO ENSURE THAT REASONABLE AND FEASIBLE 18 PROTECTIVE MEASURES ARE TAKEN TO REDUCE THE RISK OF TRAUMATIZING OR 19 RETRAUMATIZING A CHILD THROUGH THE COURT PROCESS, INCLUDING AVAILABLE 20 METHODS TO OBTAIN RELEVANT INFORMATION WITHOUT THE NECESSITY OF 21 REPEATED, DETAILED TESTIMONY FROM THE CHILD;

22 (10) AVAILABLE PROTECTIONS FOR FAMILIES, INCLUDING THE 23 SEALING OF RECORDS;

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- (11) **PARENTAL ALIENATION, INCLUDING:**
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(I) THE ORIGINS OF PARENTAL ALIENATION;

26 (II) THE INVALIDITY OF PARENTAL ALIENATION AS A 27 SYNDROME; AND

28(III)THE INAPPROPRIATENESS OF THE USE OF PARENTAL29ALIENATION IN CHILD CUSTODY CASES;

30(12)THEBENEFITSANDLIMITATIONSOFSEXUALOFFENDER31EVALUATIONS AND RISK ASSESSMENTS;

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(13) (12) THE TOOLS COURTS CAN USE TO ASSESS THE CREDIBILITY
 OF A CHILD WITNESS AND INFORMATION ON HOW CHILD THERAPY METHODS,
 INCLUDING-EXPRESSIVE ARTS, ARE LEGITIMATE THERAPEUTIC TOOLS TO MEASURE
 THE DEGREE OF TRAUMATIC IMPACT AND THE EFFECTIVENESS OF THERAPEUTIC
 AND-SYSTEM INTERVENTION;

6 (14) THE CORRELATION BETWEEN CHILD SEXUAL ABUSE AND CHILD 7 PORNOGRAPHY; AND

8 (15) (13) STANDARDS FOR THE KNOWLEDGE, EXPERIENCE, AND 9 QUALIFICATIONS OF CHILD SEXUAL ABUSE EVALUATORS AND TREATMENT 10 PROVIDERS AND THE LEGAL AND ETHICAL CONSIDERATIONS OF APPOINTING AN 11 UNQUALIFIED CHILD SEXUAL ABUSE EVALUATOR OR ALLOWING AN EVALUATOR TO 12 PRACTICE OUTSIDE THE EVALUATOR'S FIELDS OF EXPERTISE; AND

13 (14) ANY OTHER RELEVANT SUBJECT MATTER.

14(C)(1)An organization providing training under subsection (b)15OF THIS SECTION ON CHILD ABUSE MUST HAVE AT LEAST 3 YEARS' EXPERIENCE IN16TRAINING PROFESSIONALS ON CHILD ABUSE OR HAVE PERSONNEL OR PLANNING17COMMITTEE MEMBERS WHO HAVE AT LEAST 5 YEARS' EXPERIENCE IN WORKING18DIRECTLY IN THE FIELD OF CHILD ABUSE PREVENTION AND TREATMENT.

19(2)An organization providing training under subsection (b)20OF THIS SECTION ON DOMESTIC VIOLENCE MUST HAVE AT LEAST 3 YEARS'21EXPERIENCE IN TRAINING PROFESSIONALS ON DOMESTIC VIOLENCE OR HAVE22PERSONNEL OR PLANNING COMMITTEE MEMBERS WHO HAVE AT LEAST 5 YEARS'23EXPERIENCE IN WORKING DIRECTLY IN THE FIELD OF DOMESTIC VIOLENCE24PREVENTION AND TREATMENT.

(D) THE MARYLAND JUDICIARY SHALL ADOPT PROCEDURES, INCLUDING
THE UNIFORM SCREENING OF INITIAL PLEADINGS, TO IDENTIFY CHILD CUSTODY
CASES THAT MAY INVOLVE CHILD ABUSE OR DOMESTIC VIOLENCE AS SOON AS
POSSIBLE TO ENSURE THAT ONLY JUDGES WHO HAVE RECEIVED TRAINING UNDER
THIS SECTION ARE ASSIGNED THOSE CASES.

30 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 31 as follows:

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Article – Family Law

33 9–101.3.

1 (E) (1) WITHIN A JUDGE'S FIRST YEAR OF PRESIDING OVER CHILD 2 CUSTODY CASES INVOLVING CHILD ABUSE OR DOMESTIC VIOLENCE, THE JUDGE 3 SHALL RECEIVE AT LEAST **20** HOURS OF INITIAL TRAINING APPROVED BY THE 4 MARYLAND JUDICIARY THAT MEETS THE REQUIREMENTS OF SUBSECTION (B) (<u>C</u>) 5 OF THIS SECTION.

6 (2) A JUDGE WHO HAS RECEIVED THE INITIAL TRAINING UNDER
 7 PARAGRAPH (1) OF THIS SUBSECTION AND WHO CONTINUES TO PRESIDE OVER
 8 CHILD CUSTODY CASES INVOLVING CHILD ABUSE OR DOMESTIC VIOLENCE SHALL
 9 RECEIVE AT LEAST AN ADDITIONAL 5 HOURS OF TRAINING THAT MEETS THE
 10 REQUIREMENTS OF SUBSECTION (B) OF THIS SECTION EVERY 2 YEARS.

11(3)A JUDGE WHO IS ASSIGNED TO PRESIDE OVER A CHILD CUSTODY12CASE INVOLVING CHILD ABUSE OR DOMESTIC VIOLENCE MORE THAN 3 YEARS AFTER13RECEIVING THE INITIAL TRAINING DESCRIBED UNDER PARAGRAPH (1) OF THIS14SUBSECTION SHALL REGISTER FOR AND ATTEND THE NEXT OFFERED INITIAL15TRAINING.

16(4)THE MARYLAND JUDICIARY SHALL REPORT THE NAME OF A17JUDGE WHO DOES NOT COMPLY WITH THE TRAINING REQUIREMENTS OF THIS18SUBSECTION TO THE COMMISSION ON JUDICIAL DISABILITIES.

19 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take 20 effect July 1, 2024.

SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section
 3 of this Act, this Act shall take effect July 1, 2022.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.