SENATE BILL 203

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(PRE-FILED)

2lr0048

By: Chair, Judicial Proceedings Committee (By Request – Departmental – Human Services)

Requested: October 5, 2021 Introduced and read first time: January 12, 2022 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: February 3, 2022

CHAPTER _____

1 AN ACT concerning

Children in Need of Assistance – Custody and Guardianship and Review Hearings

- FOR the purpose of altering provisions relating to certain orders granting custody and
 guardianship of a child in need of assistance to a relative or nonrelative; altering
 provisions relating to review hearings to review the permanency plan for a certain
 child in an out-of-home placement; and generally relating to children in need of
 assistance.
- 9 BY repealing and reenacting, without amendments,
- 10 Article Courts and Judicial Proceedings
- 11 Section 3–819.2(b) and (d)
- 12 Annotated Code of Maryland
- 13 (2020 Replacement Volume and 2021 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Courts and Judicial Proceedings
- 16 Section 3–819.2(c) and (e) and 3–823(h)
- 17 Annotated Code of Maryland
- 18 (2020 Replacement Volume and 2021 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 20 That the Laws of Maryland read as follows:

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.



2 SENATE BILL 203
Article – Courts and Judicial Proceedings
3-819.2.
(b) Subject to subsection (f) of this section, the court may grant custody and guardianship to a relative or a nonrelative under this subtitle.
(c) An order granting custody and guardianship to an individual under this section [terminates]:
(1) RESCINDS THE CHILD'S COMMITMENT TO THE LOCAL DEPARTMENT;
(2) ACHIEVES THE CHILD'S PERMANENCY PLAN;
(3) TERMINATES the local department's legal obligations and responsibilities to the child; AND
(4) TERMINATES THE CHILD'S CASE, UNLESS THE COURT FINDS GOOD CAUSE NOT TO TERMINATE THE CHILD'S CASE.
(d) A guardian appointed under this subtitle has legal custody of the child unless the court that appoints the guardian gives legal custody to another person.
(e) [After granting custody and guardianship to an individual under this section,] IF A COURT FINDS GOOD CAUSE NOT TO TERMINATE A CHILD'S CASE UNDER SUBSECTION (C) OF THIS SECTION, the court [may]:
(1) MAY order any further reviews that the court determines to be in the child's best interests [, consistent with § 3–823(h)(1)(iii) of this subtitle];
(2) SHALL CONDUCT A REVIEW HEARING AT LEAST EVERY 12 MONTHS UNTIL THE CASE IS TERMINATED; AND
(3) MAY NOT CONCLUDE A REVIEW HEARING UNLESS THE COURT HAS SEEN THE CHILD IN PERSON.
3-823.
(h) (1) [(i) Except as provided in subparagraphs (ii) and (iii) of this paragraph, the] THE court shall conduct a hearing to review the permanency plan at least every 6 months until commitment is rescinded or a voluntary placement is terminated.
[(ii) The court shall conduct a review hearing every 12 months after

 $\mathbf{2}$

 $\mathbf{5}$

SENATE BILL 203

the court determines that the child shall be continued in out-of-home placement with a 1 $\mathbf{2}$ specific caregiver who agrees to care for the child on a permanent basis. 3 (iii) 1. Unless the court finds good cause, a case shall be terminated after the court grants custody and guardianship of the child to a relative or 4 other individual. $\mathbf{5}$ 6 2.If the court finds good cause not to terminate a case, the 7court shall conduct a review hearing every 12 months until the case is terminated. 8 3. The court may not conclude a review hearing under 9 subsubparagraph 2 of this subparagraph unless the court has seen the child in person. 10 (2)At the review hearing, the court shall: 11 (i) Determine the continuing necessity for and appropriateness of 12the commitment: 13 (ii) Determine and document in its order whether reasonable efforts 14have been made to finalize the permanency plan that is in effect; 15(III) DETERMINE THE APPROPRIATENESS OF AND THE EXTENT 16 OF COMPLIANCE WITH THE CASE PLAN FOR THE CHILD; 17[(iii)] **(IV)** Determine the extent of progress that has been made 18 toward alleviating or mitigating the causes necessitating commitment; 19 (iv)] (V) Project a reasonable date by which a child in placement may be returned home, placed in a preadoptive home, or placed under a legal guardianship; 2021[(v)] **(VI)** Evaluate the safety of the child and take necessary 22measures to protect the child; 23(vi) (VII) Change the permanency plan if a change in the permanency plan would be in the child's best interest; and 2425(vii) (VIII) For a child with a developmental disability, direct the 26provision of services to obtain ongoing care, if any, needed after the court's jurisdiction 27ends. 28(3) WHEN THE PERMANENCY \mathbf{IS} PLAN ANOTHER PLANNED 29PERMANENT LIVING ARRANGEMENT, THE REVIEW HEARING SHALL INCLUDE: 30 A DETERMINATION ON THE ADEQUACY OF THE STEPS THE **(I)** 31 LOCAL DEPARTMENT IS TAKING TO ENSURE THAT THE CHILD'S FOSTER FAMILY

HOME OR CHILD CARE INSTITUTION IS FOLLOWING THE REASONABLE AND PRUDENT

32

3

SENATE BILL 203

1 PARENT STANDARD;

2 (II) A DETERMINATION OF WHETHER THE CHILD HAS REGULAR, 3 ONGOING OPPORTUNITIES TO ENGAGE IN AGE-APPROPRIATE OR 4 DEVELOPMENTALLY APPROPRIATE ACTIVITIES; AND

5 (III) A CONSULTATION WITH THE CHILD IN AN 6 AGE-APPROPRIATE MANNER ABOUT THE OPPORTUNITIES FOR THE CHILD TO 7 PARTICIPATE IN THE ACTIVITIES DESCRIBED IN ITEM (II) OF THIS PARAGRAPH.

8 [(3)] (4) (i) For a child placed in a qualified residential treatment 9 program, the court shall:

10 1. Determine whether the ongoing needs assessments of the 11 child support continued placement of the child in a qualified residential treatment program;

12 2. Determine whether placement in a qualified residential 13 treatment program provides the most effective and appropriate level of care for the child in 14 the least restrictive environment; and

3. Determine whether the continued placement in a qualified
residential treatment program is consistent with the short-term and long-term goals for
the child as specified in the permanency plan.

18 (ii) The court shall state, in writing, the reasons for its decision to 19 approve or disapprove the continued placement of a child in a qualified residential 20 treatment program under this paragraph.

21 [(4)] (5) Every reasonable effort shall be made to effectuate a permanent 22 placement for the child within 24 months after the date of initial placement.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 24 October 1, 2022.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.

4