$\begin{array}{c} \text{D4} \\ \text{CF SB 708} \end{array}$

By: Delegate Clippinger

Introduced and read first time: February 16, 2024 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1	AN ACT concerning					
2	Family Law - Kinship Care					
3 4 5	FOR the purpose of altering provisions of law relating to the kinship care program in the Department of Human Services and certain procedures for the placement of children in need of out—of—home placement; and generally relating to kinship care.					
6 7 8 9 10	BY repealing and reenacting, without amendments, Article – Family Law Section 1–101(h) Annotated Code of Maryland (2019 Replacement Volume and 2023 Supplement)					
11 12 13 14 15	BY repealing and reenacting, with amendments, Article – Family Law Section 5–534 Annotated Code of Maryland (2019 Replacement Volume and 2023 Supplement)					
16 17	,					
18	Article – Family Law					
19	1–101.					
20	(h) "Local department" means:					
21	(1) a local department of social services; or					
22 23	(2) in Montgomery County, the county department of health and human services.					



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CAREGIVER for initial placement of the child.

1	5-534.				
2	(a)	(1)	In this	section [the following words have the meanings indicated.	
3		(2)	"Kinsh	nip], "KINSHIP caregiver" means an individual:	
4 5 6	the local dep	partme	` '	with whom a child who is in the care, custody, or guardianship of be placed for temporary or long—term care other than adoption;	
7 8	this section.		(ii)	who is approved by the local department under subsection (e) of	
9		(2)	"KINS	SHIP CAREGIVER" INCLUDES:	
10			(I)	A KINSHIP PARENT;	
11 12 13	BLOOD OR S		IAGE, A	AN INDIVIDUAL WHO IS RELATED TO THE CHILD THROUGH DOPTION, TRIBAL LAW OR CUSTOM, OR CULTURAL CUSTOM	
14 15 16			LIAL O	AN INDIVIDUAL WHO IS UNRELATED TO THE CHILD BUT HAS R OTHER SIGNIFICANT BOND WITH THE CHILD, OR IS A THE CHILD'S PARENT.	
17 18 19 20	who is in th	thin fi e care	ve degre , custod	parent" means an individual who is related by blood or sees of consanguinity or affinity under the civil law rule to a child by, or guardianship of the local department and with whom the mporary or long—term care other than adoption.]	
21 22	(b) The [Administration] SECRETARY OF HUMAN SERVICES shall establish AND MAINTAIN a kinship care program.				
23 24 25 26 27	the child wit	th a ki L DE I	acement nship pa PARTMI	ecting a placement that is in the best interests of a child in need at, [the local department shall, as a first priority, attempt to place arent] IN THE ABSENCE OF GOOD CAUSE TO THE CONTRARY, ENT SHALL GIVE PREFERENCE TO PLACEMENT WITH A	
28 29	PROACTIVE	(2) E, TH		cal department shall exhaust all reasonable resources to MAKE H, AND TIMELY EFFORTS TO locate a kinship [parent]	

1 2 3 4 5	(3) If [no kinship parent is located] THE LOCAL DEPARTMENT CANNOT LOCATE A KINSHIP CAREGIVER at the time of the initial placement, THEN PREFERENCE SHALL BE GIVEN TO A PLACEMENT THAT MOST APPROXIMATES A FAMILY IN WHICH THE CHILD'S SPECIAL NEEDS, IF ANY, MAY BE MET, TAKING INTO ACCOUNT THE FOLLOWING:					
6 7 8	(i) [except as provided in item (ii) of this paragraph, the child shall be placed in a foster care setting; or] THE PROXIMITY OF THE PLACEMENT TO THE CHILD'S HOME, EXTENDED FAMILY, OR SIBLINGS;					
9 10 11	(ii) [as an alternative to foster care, the local department may place the child for initial placement with a kinship caregiver] THE CHILD'S CULTURE OR LANGUAGE CONTINUITY;					
12	(III) THE CHILD'S AGE; AND					
13	(IV) THE CHILD'S DEVELOPMENTAL AND EDUCATIONAL NEEDS.					
14 15 16	(4) If [a kinship parent or] a kinship caregiver is located subsequent to the placement of a child in a foster care setting, the local department [may] SHALL, [if it is] in the best interest of the child, place the child with the [kinship parent or] kinship caregiver.					
17	(d) [(1)] A kinship [parent] CAREGIVER may not be under the age of 18 years.					
18	[(2) A kinship caregiver may not be under the age of 21 years.]					
19 20	(e) (1) The local department [may] SHALL approve an individual as a kinship caregiver [only] if:					
21 22 23 24	(i) the individual is related to the child [by] THROUGH blood or marriage [beyond five degrees of consanguinity or affinity under the civil law or rule or is a close family friend of the child or the child's family], ADOPTION, TRIBAL LAW OR CUSTOM, OR CULTURAL CUSTOM OR PRACTICE;					
25 26 27	(ii) the individual has a strong familial or other significant bond to the child or the child's family OR IS A PERSON IDENTIFIED BY THE CHILD'S PARENT ; AND					
28 29 30	[(iii) the individual has maintained regular contact with the child or the child's family sufficient to demonstrate strong familiarity with the child's activities and daily needs; and					
31 32	(iv)] (III) placement with the individual is in the child's best interest.					

- 1 (2) A prospective kinship caregiver shall [submit] PROVIDE to the local department [an affidavit that includes specific facts] ANY INFORMATION THE LOCAL 3 DEPARTMENT REQUESTS to enable the local department to determine whether the individual meets the criteria specified in paragraph (1) of this subsection.
- 5 (f) The Administration shall adopt regulations [to implement this section that 6 are consistent with the provisions of this section] AND POLICIES CONSISTENT WITH THIS 7 SECTION.
- 8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 9 October 1, 2024.