

February 7, 2024

Maryland General Assembly
Judicial Proceedings Committee

RE: Support for SB 89

Dear Members of the Committee,

I am pleased to present this written testimony in support of SB 89, which I believe is an important step to ensuring transparency and accountability in Maryland’s child protection system.

I write based on almost 25 years’ experience working in every aspect of child welfare: as a juvenile court judge, Georgia’s independent child protection ombudsman, policy advocate, board-certified child welfare law attorney, and former director of the Georgia Division of Family and Children Services. I write a regular newsletter on child welfare issues, <https://tomrawlings.substack.com>, in which I cover national issues in child protection.

What I have seen in my years is that when the system fails to protect a child, state agencies often hide behind “confidentiality.” The problem is that confidentiality prevents the public and the policymaker from understanding *what* happened and how the system might be improved to better protect children. Most child welfare tragedies do not involve a single failure by a single caseworker but rather result from systemic issues that can best be addressed by a comprehensive review.

Fortunately, federal law allows – even requires – that state child welfare agencies provide greater public transparency in cases involving deaths of and severe injuries to children who have current or previous contact with the child protection system. The Child Abuse Prevention and Treatment Act, 42 USC § 5106a, requires each state to have “provisions which allow for public disclosure of the findings or information about the case of child abuse or neglect which has resulted in a child fatality or near fatality.”

We adopted a law allowing such transparency in Georgia 15 years ago, and in my opinion it has worked well to give the public and our state leaders better insight into the challenges child protection agencies face. Face it: when you tell a journalist or a state legislator that you can’t share information about a child death that was just publicized on the news due to “confidentiality,” the natural human tendency is to think you’re hiding something. Creating greater transparency leads to greater public confidence in the child protection system, increased understanding of the difficult job child protection workers have, and increased ability to diagnose and fix the system when it fails.

In enacting this legislation, Maryland is joining other states that are moving to create this needed window into how child protection agencies work. Kansas, West Virginia, New Mexico, and other states are making progress in these areas.

This particular bill properly balances the need for public disclosure against the desire to ensure that some details of a family's struggle remain private or that a criminal investigation not be hindered. I commend the committee and the sponsor on this valuable legislation.

Kind regards,

A handwritten signature in blue ink, appearing to read "Tom C. Rawlings". The signature is fluid and cursive, with a long horizontal stroke at the end.

Tom C. Rawlings