

Domestic Violence Legal Clinic 2201 Argonne Drive, Baltimore, Maryland 21218 (410) 554-8463 • Fax: (410) 243-3014 • www.hruth.org • legal@hruthmd.org Toll Free: 1-888-880-7884 • Maryland Relay: 711

Bill No.:	Senate Bill 25
Bill Title:	Family Law – Child Custody Evaluators – Qualifications
Committee:	Judicial Proceedings
Hearing Date:	January 28, 2025
Position:	UNF

House of Ruth is a non-profit organization providing shelter, counseling, and legal services to victims of domestic violence throughout the State of Maryland. House of Ruth has offices in Baltimore City, Baltimore County, Prince George's County, and Montgomery County. House Bill 848 requires the court, when determining legal and physical custody, to consider certain factors. We urge the Senate Judicial Proceedings Committee to unfavorably report on Senate Bill 25.

House of Ruth believes it is important that court custody evaluators are fully trained in many, but not all, of the areas outlined in the bill. A child custody evaluation is a process in which a mental health expert, often a psychologist or social worker, evaluates a family and makes a recommendation to the court for a custody, visitation, or parenting plan that is in the child's best interests. It is extremely important for custody evaluators to be fully trained on the adverse childhood experiences, trauma, domestic violence, child abuse and emotional abuse.

House of Ruth generally supports the intent of this bill but is concerned about moving the educational and training requirements for court custody evaluators from the Maryland Rules of Court to statute while leaving the rest of the conditions governing custody evaluators in the Maryland Rules. We believe that the Maryland Rules of Court are the correct place for all of the conditions governing custody evaluators as the Court needs to be able to adjust and amend these conditions as necessary to meets its needs and not wait for the next legislative session.

The House of Ruth urges the Senate Judicial Proceedings Committee to report unfavorably on Senate Bill 25.