HOUSE BILL 1382

D4, J1 0lr0917

By: Delegates Lierman, McIntosh, Reznik, and Wilson

Introduced and read first time: February 7, 2020

Assigned to: Judiciary

Reassigned: Appropriations, February 10, 2020

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 11, 2020

CHAPTER _____

1 AN ACT concerning

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Children in Out-of-Home Placement - Placement in Medical Facilities

FOR the purpose of requiring a court to find that reasonable efforts were not made by a local department of social services to prevent placing a child in the custody of the department under certain circumstances and providing that the finding shall continue for a certain period of time: prohibiting a court from requiring placement of a child in need of assistance in a specific facility or requiring a specific facility to accept placement of a child in need of assistance; prohibiting a court from committing a child for inpatient care and treatment in a psychiatric facility under certain circumstances; providing that certain findings of an administrative law judge are admissible as evidence in certain court proceedings; prohibiting a local department from placing a child in, delivering a child to, or failing to remove a child from a hospital, emergency facility, or inpatient facility under certain circumstances; authorizing a hospital, an emergency facility, or an inpatient facility to petition a court to compel a local department to remove a child from the hospital, emergency facility, or inpatient facility under certain circumstances; requiring the Department to make a certain payment for a certain violation under this Act; requiring a local department to provide to a hospital, emergency facility, or inpatient facility certain information regarding a certain child; requiring a local department to immediately begin placement planning for a child who is evaluated for inpatient care by a hospital or an emergency facility; requiring a local department to provide to the court a placement plan within a certain period of time, subject to a certain exception; requiring the Department of Human Services to reimburse a hospital, an emergency facility, or an inpatient facility, for certain costs within a certain period of time under

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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certain circumstances; requiring each residential child care program and regional institute for children and adolescents to report certain information concerning certain children monthly to Disability Rights Maryland; requiring a local department to report certain information concerning certain children to a court and a certain attorney weekly under certain circumstances; requiring a local department of social services to report certain information concerning certain children monthly to the Secretary of Human Services; requiring the Department to report certain information to the General Assembly on or before a certain date annually; establishing the Foster Child Support Fund as a special, nonlapsing fund; specifying the purpose of the Fund; requiring the Community Health Resources Commission to administer the Fund; requiring the State Treasurer to hold the Fund and the Comptroller to account for the Fund; specifying the contents of the Fund; specifying that the Community Health Resources Commission may determine the purpose for which the Fund may be used; providing for the investment of money in and expenditures from the Fund; prohibiting an emergency facility from admitting or keeping a certain minor beyond a certain period of time under certain circumstances; establishing the Task Force to Examine the Placement of Foster Children in Emergency Departments; providing for the composition, chair, and staffing of the Task Force; prohibiting a member of the Task Force from receiving certain compensation, but authorizing the reimbursement of certain expenses; requiring the Task Force to study and make recommendations regarding certain matters; requiring the Task Force to report its findings and recommendations to the Governor and the General Assembly on or before a certain date; providing for the interpretation of this Act; providing for the effective dates of this Act; providing for the termination of certain provisions of this Act; defining certain terms; and generally relating to the placement of certain children in certain medical facilities.

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    BY repealing and reenacting, without amendments,
28
           Article – Courts and Judicial Proceedings
29
           Section <del>3-816.1(a) and (b) and</del> 3-819(b)(1)(iii)2.C.
30
           Annotated Code of Maryland
31
           (2013 Replacement Volume and 2019 Supplement)
32
    BY repealing and reenacting, with amendments,
33
           Article – Courts and Judicial Proceedings
           Section 3-816.1(f) and 3-819(h)
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35
           Annotated Code of Maryland
36
           (2013 Replacement Volume and 2019 Supplement)
37
    BY adding to
           Article - Courts and Judicial Proceedings
38
           Section 3-819(b)(4)
39
           Annotated Code of Maryland
40
41
           (2013 Replacement Volume and 2019 Supplement)
42
    BY adding to
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Article – Family Law

1	Section 5–533.1
2	Annotated Code of Maryland
3	(2019 Replacement Volume)
4	BY repealing and reenacting, without amendments,
5	Article – Health – General
6	Section 10–620(a) and (d) and 10–624(b)
7	Annotated Code of Maryland
8	(2019 Replacement Volume)
9	BY adding to
10	Article – Health – General
11	Section 10–624(c)
12	Annotated Code of Maryland
13	(2019 Replacement Volume)
14	BY repealing and reenacting, without amendments,
15	<u>Article – State Finance and Procurement</u>
16	Section $6-226(a)(2)(i)$
17	Annotated Code of Maryland
18	(2015 Replacement Volume and 2019 Supplement)
19	BY repealing and reenacting, with amendments,
20	<u>Article – State Finance and Procurement</u>
21	Section 6–226(a)(2)(ii)121. and 122.
22	Annotated Code of Maryland
23	(2015 Replacement Volume and 2019 Supplement)
24	BY adding to
25	<u>Article – State Finance and Procurement</u>
26	Section $6-226(a)(2)(ii)123$.
27	Annotated Code of Maryland
28	(2015 Replacement Volume and 2019 Supplement)
29	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
30	That the Laws of Maryland read as follows:
31	Article - Courts and Judicial Proceedings
32	3-816.1.
33	(a) The provisions of this section apply to a heaving conducted in accordance with
34	(a) The provisions of this section apply to a hearing conducted in accordance with § 3-815, § 3-817, § 3-819, or § 3-823 of this subtitle or a review hearing conducted in
3 4 35	accordance with § 5–326 of the Family Law Article in which a child is placed under an order
36 99	

hearings.

1	(b) (1) In a hearing conducted in accordance with § 3-815, § 3-817, § 3-819, or
2	§ 3-823 of this subtitle, the court shall make a finding whether the local department made
3	reasonable efforts to prevent placement of the child into the local department's custody.
4	(2) In a review hearing conducted in accordance with § 3-823 of this
5	subtitle or § 5-326 of the Family Law Article, the court shall make a finding whether a
6	local department made reasonable efforts to:
7	(i) Finalize the permanency plan in effect for the child;
8	(ii) Meet the needs of the child, including the child's health,
9	education, safety, and preparation for independence; and
10	(iii) For a child who is at least 18 years of age:
11	1. Before the child is emancipated, enroll the child in health
12	insurance that will continue after the child is emancipated;
13	2. Before the child is emancipated, screen the child for
14	eligibility for public benefits and assist the child with applications for public benefits;
15	3. Work with appropriate individuals to establish a plan for
16	stable housing that is reasonably expected to remain available to the child for at least 12
17	months after the date of emancipation; and
18	4. Work with appropriate individuals to engage the child in
19	education, training, or employment activities that will prepare the child to have
20	appropriate and sufficient income to live independently after emancipation.
21	(3) In a hearing conducted in accordance with § 3-815, § 3-817, or § 3-819
22	of this subtitle, before determining whether a child with a developmental disability or a
23	mental illness is a child in need of assistance, the court shall make a finding whether the
24	local department made reasonable efforts to prevent placement of the child into the local
25	department's custody by determining whether the local department could have placed the
26	child in accordance with a voluntary placement agreement under § 5-525(b)(1)(i) or (iii) of
27	the Family Law Article.
28	(4) The court shall require a local department to provide evidence of its
29	efforts before the court makes a finding required under this subsection.
30	(5) The court's finding under this subsection shall assess the efforts made
31	since the last adjudication of reasonable efforts and may not rely on findings from prior

(f) (1) FOR A CHILD PLACED IN A PSYCHIATRIC CARE FACILITY OR AN EMERGENCY FACILITY, THE COURT SHALL FIND THAT REASONABLE EFFORTS WERE NOT MADE IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION IF THE LOCAL

1	DEPARTMENT FAILED TO IMMEDIATELY RETRIEVE THE CHILD FROM THE CARE OF
2	THE FACILITY WHEN:
3	(I) THE CHILD WAS ORDERED TO BE RELEASED FROM THE
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4	FACILITY BY AN ADMINISTRATIVE LAW JUDGE;
5	(H) THE CHILD WAS DISCHARGED FROM THE CARE OF THE
6	FACILITY; OR
7	(III) A MEDICAL EVALUATION DETERMINED THAT THE CHILD
8	DID NOT REQUIRE CARE AND THE 30-HOUR EVALUATION PERIOD UNDER § 10-624
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9	OF THE HEALTH - GENERAL ARTICLE ENDED.
10	(2) A FINDING UNDER THIS SUBSECTION THAT REASONABLE
11	EFFORTS WERE NOT MADE SHALL CONTINUE THROUGH THE NEXT REVIEW PERIOD.
12	(G) If the court finds that reasonable efforts for a child were not made in
13	accordance with subsection (b) OR (F) of this section or finds that reasonable efforts were
14	made but that one of the conditions described in subsection (e) of this section exists, the
15	court promptly shall send its written findings to:
16	(1) The director of the local department;
17	(2) The Social Services Administration;
18	(3) The State Citizens Review Board for Children established under §
19	5–535 of the Family Law Article;
10	0 000 of the Family Law Invites,
90	(4) TC 1: 11 /1 1 1:/: : 1 / 11: 1 1 1 CF FOO.
20	(4) If applicable, the local citizens review panel established under § 5–539.2
21	of the Family Law Article; and
22	(5) Any individual or agency identified by a local department or the court
23	as responsible for monitoring the care and services provided to children in the legal custody
24	or guardianship of the local department on a systematic basis.
25	3–819.
26	(b) (1) In making a disposition on a CINA petition under this subtitle, the
$\frac{20}{27}$	court shall:
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28	(iii) Subject to paragraph (2) of this subsection, find that the child is
29	in need of assistance and:
30	2. Commit the child on terms the court considers appropriate
31	to the custody of:

- 1 C. A local department, the Maryland Department of Health, 2 or both, including designation of the type of facility where the child is to be placed.
- 3 (4) FOR PURPOSES OF PARAGRAPH (1)(III)2C OF THIS SUBSECTION,
 4 THE COURT MAY NOT REQUIRE PLACEMENT IN A SPECIFIC FACILITY OR REQUIRE A
 5 SPECIFIC FACILITY TO ACCEPT PLACEMENT OF THE CHILD.
- 6 (h) (1) The court may not commit a child for inpatient care and treatment in a
 7 psychiatric facility unless the court finds on the record based on clear and convincing
 8 evidence PROVIDED BY A LICENSED PSYCHIATRIST OR LICENSED PSYCHOLOGIST
 9 WHO HAS EXAMINED THE CHILD WITHIN THE PREVIOUS 48 HOURS that A MENTAL OR
 10 BEHAVIORAL HEALTH PROFESSIONAL HAS DETERMINED THAT:
- 11 **[**(1)**] (I)** The child has a mental disorder;
- [(2)] (II) The child needs inpatient medical care or treatment for the protection of the child or others;
- 14 **[**(3)**] (III)** The child is unable or unwilling to be voluntarily admitted to such facility; and
- 16 **[**(4)**] (IV)** There is no less restrictive form of intervention available that is consistent with the child's condition and welfare.
- 18 (2) IN ADDITION TO THE REQUIREMENTS OF PARAGRAPH (1) OF THIS
 19 SUBSECTION, THE COURT MAY NOT COMMIT A CHILD FOR INPATIENT CARE AND
 20 TREATMENT IN A PSYCHIATRIC FACILITY IF:
- 21 (I) AN ADMINISTRATIVE LAW JUDGE HAS MADE A 22 DETERMINATION THAT THE CHILD DOES NOT REQUIRE SUCH TREATMENT;
- 23 (II) CLINICAL STAFF OF THE FACILITY CARING FOR THE CHILD 24 HAS DETERMINED THAT THE CHILD DOES NOT MEET THE MEDICAL STANDARD FOR HOSPITALIZATION; OR
- 26 (III) COMMITMENT IS SOUGHT DUE TO THE INABILITY OF A 27 LOCAL DEPARTMENT TO FIND ANOTHER SUITABLE PLACEMENT FOR THE CHILD.
- 28 (3) THE FINDINGS OF AN ADMINISTRATIVE LAW JUDGE UNDER 29 PARAGRAPH (2)(I) OF THIS SUBSECTION ARE ADMISSIBLE AS EVIDENCE IN A 30 PROCEEDING UNDER THIS SUBTITLE.
- 31 Article Family Law

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.
- 3 (2) "EMERGENCY FACILITY" HAS THE MEANING STATED IN § 10–620 4 OF THE HEALTH GENERAL ARTICLE.
- 5 (3) "INPATIENT FACILITY" MEANS AN INSTITUTION OR A UNIT OF A 6 HOSPITAL THAT PROVIDES INPATIENT, MULTIDAY PSYCHIATRIC EVALUATION,
- 7 TREATMENT, AND CARE.
- 8 (4) "RESIDENTIAL CHILD CARE PROGRAM" MEANS A PROGRAM THAT:
- 9 (I) PROVIDES CARE FOR CHILDREN 24 HOURS A DAY WITHIN A
- 10 STRUCTURED SET OF SERVICES AND ACTIVITIES DESIGNED TO ACHIEVE
- 11 OBJECTIVES RELATED TO THE NEEDS OF THE CHILDREN SERVED; AND
- 12 (II) IS LICENSED BY THE MARYLAND DEPARTMENT OF HEALTH
- 13 OR THE DEPARTMENT OF HUMAN SERVICES.
- 14 (B) (1) A LOCAL DEPARTMENT MAY NOT:
- 15 (I) FAIL TO REMOVE A CHILD FROM A HOSPITAL, AN
- 16 EMERGENCY FACILITY, OR AN INPATIENT FACILITY WITHIN 30 HOURS AFTER A
- 17 MEDICAL EXAMINATION OF THE CHILD THAT RESULTS IN A DETERMINATION THAT
- 18 THE CHILD DOES NOT REQUIRE MEDICAL INTERVENTION OR CARE; AND
- 19 (II) DELIVER A CHILD TO A HOSPITAL, AN EMERGENCY
- 20 FACILITY, OR AN INPATIENT FACILITY IF A MEDICAL EVALUATION OF THE CHILD
- 21 THAT RESULTED IN A DETERMINATION THAT THE CHILD DID NOT REQUIRE MEDICAL
- 22 INTERVENTION OR CARE HAS OCCURRED WITHIN THE PREVIOUS 7 CALENDAR DAYS
- 23 AND THE CHILD DOES NOT EXHIBIT NEW BEHAVIOR OR SYMPTOMS.
- 24 (2) A LOCAL DEPARTMENT SHALL REMOVE A CHILD FROM AN
- 25 INPATIENT FACILITY WITHIN 4 HOURS AFTER:
- 26 (I) THE MEDICAL STAFF AT THE INPATIENT FACILITY
- 27 DETERMINES THAT THE CHILD NO LONGER MEETS CRITERIA FOR INVOLUNTARY
- 28 CIVIL COMMITMENT AND DISCHARGES THE CHILD; OR
- 29 (II) AN ADMINISTRATIVE LAW JUDGE ORDERS THE DISCHARGE
- 30 AND RELEASE OF THE CHILD FOLLOWING AN INVOLUNTARY COMMITMENT HEARING.

- 1 (3) (I) IF A LOCAL DEPARTMENT FAILS TO REMOVE A CHILD FROM
- 2 A HOSPITAL, AN EMERGENCY FACILITY, OR AN INPATIENT FACILITY IN ACCORDANCE
- 3 WITH THIS SUBSECTION, THE HOSPITAL, EMERGENCY FACILITY, OR INPATIENT
- 4 FACILITY MAY PETITION A COURT TO COMPEL THE LOCAL DEPARTMENT TO REMOVE
- 5 THE CHILD.
- 6 (II) 1. THE DEPARTMENT SHALL PAY \$2,000 FOR EACH DAY
- 7 THAT A CHILD REMAINS AT A HOSPITAL, AN EMERGENCY FACILITY, OR AN
- 8 INPATIENT FACILITY IN VIOLATION OF THIS SUBSECTION TO THE COMMUNITY
- 9 HEALTH RESOURCES COMMISSION.
- 10 <u>2.</u> <u>The revenues from the penalty shall be</u>
- 11 DISTRIBUTED TO THE FOSTER CHILDREN SUPPORT FUND.
- 12 (C) IF A LOCAL DEPARTMENT REQUESTS THE ADMISSION OF A CHILD IN ITS
- 13 CUSTODY INTO A HOSPITAL OR EMERGENCY FACILITY, THE LOCAL DEPARTMENT
- 14 SHALL PROVIDE TO THE HOSPITAL OR EMERGENCY FACILITY ANY INFORMATION
- 15 REGARDING ANY HOSPITALIZATION OR ATTEMPTED HOSPITALIZATION OF THE
- 16 CHILD WITHIN THE PREVIOUS 7 CALENDAR DAYS IF THE CHILD WAS RELEASED DUE
- 17 **TO:**
- 18 (1) THE INABILITY OF A LOCAL DEPARTMENT TO FIND ANOTHER
- 19 SUITABLE PLACEMENT FOR THE CHILD; OR
- 20 (2) A MEDICAL DETERMINATION THAT THE CHILD DID NOT REQUIRE
- 21 HOSPITALIZATION.
- 22 (D) (1) A LOCAL DEPARTMENT SHALL IMMEDIATELY BEGIN PLACEMENT
- 23 PLANNING FOR A CHILD WHO IS EVALUATED FOR INPATIENT MENTAL HEALTH CARE
- 24 BY AN EMERGENCY FACILITY OR INPATIENT FACILITY.
- 25 (2) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, WITHIN 7
- 26 CALENDAR DAYS AFTER PLACING A CHILD IN AN EMERGENCY FACILITY OR
- 27 INPATIENT FACILITY FOR MEDICAL EVALUATION, A LOCAL DEPARTMENT SHALL
- 28 PROVIDE TO THE COURT A PLACEMENT PLAN FOR THE CHILD IDENTIFYING:
- 29 (I) PERMANENT, CONTINGENCY, EMERGENCY, OR TEMPORARY
- 30 PLACEMENT PLANS THAT MAY BE IMPLEMENTED WITHIN REQUIRED TIMELINES;
- 31 (II) FAMILY MEMBERS WILLING TO PARTICIPATE IN CLINICAL
- 32 AND DISCHARGE PLANNING AND IN-PROGRAM ACTIVITIES WITH THE CHILD; AND

- 1 (III) IF THE CHILD HAS A DISABILITY, PROVISIONS FOR THE 2 PAYMENT OF ACCOMMODATIONS NEEDED FOR A SUCCESSFUL COMMUNITY 3 PLACEMENT OF THE CHILD.
- 4 (3) IF A CHILD IS DETERMINED TO REQUIRE INPATIENT 5 HOSPITALIZATION, THE COURT MAY AUTHORIZE AN EXTENSION OF THE TIME FOR 6 SUBMISSION OF THE PLACEMENT PLAN SPECIFIED IN PARAGRAPH (2) OF THIS 7 SUBSECTION.
- 8 (E) WITHIN 30 DAYS AFTER THE DATE THAT A CHILD WAS MEDICALLY
 9 EVALUATED OR DISCHARGED, THE DEPARTMENT SHALL REIMBURSE THE
 10 HOSPITAL, EMERGENCY FACILITY, OR INPATIENT FACILITY FOR ALL COSTS
 11 ASSOCIATED WITH EVALUATING THE CHILD OR CONTINUING TO CARE FOR THE
 12 CHILD AFTER DISCHARGE IF:
- 13 (1) THE HOSPITAL OR FACILITY DETERMINES THAT THE CHILD DOES
 14 NOT REQUIRE INPATIENT HOSPITALIZATION: OR
- 15 (2) THE CHILD IS NOT REMOVED FROM THE HOSPITAL OR FACILITY
 16 AFTER DISCHARGE AS REQUIRED UNDER SUBSECTION (B)(2) OF THIS SECTION.
- 17 (F) EACH RESIDENTIAL CHILD CARE PROGRAM AND REGIONAL INSTITUTE
 18 FOR CHILDREN AND ADOLESCENTS SHALL REPORT MONTHLY TO DISABILITY
 19 RIGHTS MARYLAND THE NAME OF EACH CHILD IN THE CUSTODY OF A LOCAL
 20 DEPARTMENT WHO STAYED AT THE FACILITY BEYOND THE LICENSING LIMIT OF THE
 21 FACILITY OR BEYOND THE TIME DETERMINED TO BE CLINICALLY NECESSARY BY
 22 MEDICAL EVALUATION.
 - (G) A LOCAL DEPARTMENT SHALL:

- 24 (1) FOR ANY CHILD IN NEED OF ASSISTANCE THAT REMAINS
 25 UNPLACED FOR MORE THAN 7 CONSECUTIVE DAYS, PROVIDE ON A WEEKLY BASIS TO
 26 THE COURT AND THE CHILD'S CINA ATTORNEY, INFORMATION ON THE PLACEMENT
 27 EFFORTS OF THE LOCAL DEPARTMENT: AND
- 28 (2) PROVIDE ON A MONTHLY BASIS TO THE SECRETARY OF HUMAN
 29 SERVICES THE NAME OF EACH CHILD IN THE CUSTODY OF THE LOCAL DEPARTMENT
 30 WHO WAS NOT PLACED WITH A LICENSED PROVIDER WITHIN 7 DAYS.
- 31 (H) (1) ON OR BEFORE DECEMBER 1 EACH YEAR, THE DEPARTMENT
 32 SHALL REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF
 33 THE STATE GOVERNMENT ARTICLE, ON THE NUMBER OF CHILDREN WHO WERE
 34 KEPT AT AN EMERGENCY FACILITY OR AN INPATIENT FACILITY AFTER MEDICAL

1	STAFF DETERMINED THAT MEDICAL CARE WAS NOT REQUIRED AND REQUIREMENTS		
2	FOR INVOLUNTARY CIVIL COMMITMENT WERE NOT MET.		
3 4	(2) Information under paragraph (1) of this subsection shall be disaggregated by:		
5	(I) COUNTY;		
6	(H) PLACEMENT TYPE;		
7	(HI) AGE;		
8	(IV) SEX;		
9	(V) ETHNICITY; AND		
10	(VI) AMOUNT OF TIME OVERSTAYED.		
11 12	(E) (1) IN THIS SUBSECTION, "FUND" MEANS THE FOSTER CHILDREN SUPPORT FUND.		
13	(2) THERE IS A FOSTER CHILDREN SUPPORT FUND.		
14 15 16	(3) THE PURPOSE OF THE FUND IS TO PROVIDE RESOURCES AND SUPPORT TO CHILDREN IN OUT-OF-HOME PLACEMENTS AND ORGANIZATIONS WITH A FOCUS ON SUPPORTING CHILDREN IN OUT-OF-HOME PLACEMENTS IN THE STATE.		
17 18	(4) THE COMMUNITY HEALTH RESOURCES COMMISSION SHALL ADMINISTER THE FUND.		
19 20	(5) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.		
21 22	(II) THE STATE TREASURER SHALL HOLD THE FUND SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.		
23	(6) THE FUND CONSISTS OF:		
24 25	(I) REVENUE DISTRIBUTED TO THE FUND UNDER SUBSECTION (B)(3) OF THIS SECTION;		
26 27	(II) MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND;		

(III) INTEREST EARNINGS; AND

1	(IV) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED
2	FOR THE BENEFIT OF THE FUND.
3	(7) THE COMMUNITY HEALTH RESOURCES COMMISSION MAY
4	DETERMINE THE USES OF THE FUND IN ORDER TO SUPPORT CHILDREN IN
5	OUT-OF-HOME PLACEMENTS AND ORGANIZATIONS THAT FOCUS ON SUPPORTING
6	CHILDREN IN OUT-OF-HOME PLACEMENTS, INCLUDING FOR EXPENSES INCURRED
7	OPERATING THE FUND.
8	(8) (I) THE STATE TREASURER SHALL INVEST THE MONEY OF THE
9	FUND IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED.
10	(II) ANY INTERPRET PARAMAGE OF THE THANK CHALL PR
10 11	(II) ANY INTEREST EARNINGS OF THE FUND SHALL BE CREDITED TO THE FUND.
11	CREDITED TO THE FUND.
12	Article - Health - General
13	10–620.
14	(a) In Part IV of this subtitle the following words have the meanings indicated.
15	(d) (1) "Emergency facility" means a facility that the Department designates,
16	in writing, as an emergency facility.
1 77	(a) "E ('1', " ' 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
17 18	(2) "Emergency facility" includes a licensed general hospital that has an emergency room, unless the Department, after consultation with the health officer,
19	exempts the hospital.
20	10–624.
20	10 024.
21	(b) (1) If the petition is executed properly, the emergency facility shall accept
22	the emergency evaluee.
23	(2) Within 6 hours after an emergency evaluee is brought to an emergency
$\frac{24}{24}$	facility, a physician shall examine the emergency evaluee, to determine whether the
25	emergency evaluee meets the requirements for involuntary admission.
96	(2) Departly often the eveningtion the emergency evalues shall be
2627	(3) Promptly after the examination, the emergency evaluee shall be released unless the emergency evaluee:
28	(i) Asks for voluntary admission; or

 $Meets\ the\ requirements\ for\ involuntary\ admission.$

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(ii)

	12 HOUSE BILL 1002				
$\frac{1}{2}$	(4) An emergency evaluee may not be kept at an emergency facility for more than 30 hours.				
3 4	(C) FOR A MINOR IN THE CUSTODY OF A LOCAL DEPARTMENT OF SOCIAL SERVICES, AN EMERGENCY FACILITY MAY NOT:				
5 6 7 8	(1) KEEP THE MINOR LONGER THAN AUTHORIZED UNDER SUBSECTION (B) OF THIS SECTION DUE TO THE INABILITY OF THE LOCAL DEPARTMENT TO LOCATE AN APPROPRIATE ALTERNATIVE PLACEMENT FOR THE MINOR; OR				
9 10	(2) ADMIT THE MINOR IF THE MINOR IS NOT EXHIBITING NEW BEHAVIOR AND THE MINOR:				
11 12 13	(I) HAS BEEN DISCHARGED FROM ANOTHER EMERGENCY FACILITY WITHIN THE PAST 7 CALENDAR DAYS AND HAS NOT BEEN PLACED IN AN APPROPRIATE OUT-OF-HOME PLACEMENT BY THE LOCAL DEPARTMENT;				
14 15	(II) HAS BEEN RECENTLY RELEASED FROM AN INPATIENT PSYCHIATRIC HOSPITAL BY ORDER OF AN ADMINISTRATIVE LAW JUDGE; OR				
16 17	(III) HAS BEEN DISCHARGED BY THE INPATIENT PSYCHIATRIC TREATMENT TEAM OF THE FACILITY.				
18	<u>Article - State Finance and Procurement</u>				
19	<u>6–226.</u>				
20 21 22 23 24 25	inconsistent with a federal law, grant agreement, or other federal requirement or with the terms of a gift or settlement agreement, net interest on all State money allocated by the State Treasurer under this section to special funds or accounts, and otherwise entitled to receive interest earnings, as accounted for by the Comptroller, shall accrue to the General				
26 27	(ii) The provisions of subparagraph (i) of this paragraph do not apply to the following funds:				
28 29	121. the Markell Hendricks Youth Crime Prevention and Diversion Parole Fund; [and]				
30 31	122. the Federal Government Shutdown Employee Assistance Loan Fund; AND				

123. THE FOSTER CHILDREN SUPPORT FUND.

$\frac{1}{2}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2020 That:				
3 4	(a) Emergency	There is a Task Force to Examine the Placement of Foster Children in Departments.			
5	<u>(b)</u>	The T	'ask Fo	orce consists of the following members:	
6 7	the Senate;	<u>(1)</u>	two m	nembers of the Senate of Maryland, appointed by the President of	
8 9	the House;	<u>(2)</u>	two m	nembers of the House of Delegates, appointed by the Speaker of	
10 11	and the Spe	<u>(3)</u> aker of		llowing members, appointed jointly by the President of the Senate ouse:	
12 13	class action	litigati	<u>(i)</u> ion;	one attorney who serves as counsel for foster children in federal	
14 15	children in r	need of	<u>(ii)</u> `assist	one representative of Maryland Legal Aid who represents ance;	
16			<u>(iii)</u>	one representative of the Office of the Public Defender;	
17 18	Families and	d Yout	(<u>iv)</u> h; and	one representative of the Maryland Association of Resources for	
19			<u>(v)</u>	one representative of Disability Rights Maryland; and	
20		<u>(4)</u>	the fo	llowing members, appointed by the Governor:	
21			<u>(i)</u>	one representative of the Department of Human Services;	
22			<u>(ii)</u>	one representative of the Department of Juvenile Services;	
23			<u>(iii)</u>	one representative of the Interagency Rates Committee;	
24			<u>(iv)</u>	one representative of the Maryland Department of Health;	
25			<u>(v)</u>	one representative of the State Department of Education; and	
26			<u>(vi)</u>	one representative of the Maryland Hospital Association.	
27 28	(c) designate th			ent of the Senate and the Speaker of the House jointly shall a Task Force.	

1	<u>(d)</u>	The I	<u> Departr</u>	ment of Human Services shall provide staff for the Task Force.		
2	<u>(e)</u>	A member of the Task Force:				
3		<u>(1)</u>	may r	not receive compensation as a member of the Task Force; but		
4 5	Travel Regu	(2) ılations		citled to reimbursement for expenses under the Standard State Povided in the State budget.		
6	<u>(f)</u>	The T	ask Fo	orce shall:		
7 8 9		(1) examine the placement of foster children in hospital emergency s and other issues related to the placement of children in out—of—home settings, ecially on children with disabilities;				
10 11	the State;	<u>(2)</u>	ascert	cain the current shortages for appropriate placement settings in		
12		<u>(3)</u>	assess	s shortfalls in supportive services; and		
13		<u>(4)</u>	<u>make</u>	recommendations on:		
14			<u>(i)</u>	resources needed to fill gaps in placement services;		
15			<u>(ii)</u>	a plan to develop needed resources and services;		
16 17 18	_			a structure to maximize cooperation between the Maryland nd the Department of Human Services in securing appropriate foster care; and		
19 20 21	including i			how to appropriately expand services for foster children spite care, emergency foster homes, and other placement		
22 23 24	recommendations to the Governor and, in accordance with § 2-1257 of the State					
25 26 27	interpreted to require a hospital, an emergency facility, or an inpatient facility to violate					
28 29	SECT effect Octob			BE IT FURTHER ENACTED, That Section 1 of this Act shall take		

SECTION 5. AND BE IT FURTHER ENACTED, That, except as provided in Section
4 of this Act, this Act shall take effect June 1, 2020. Section 2 of this Act shall remain
effective for a period of 1 year and 1 month and, at the end of June 30, 2021, Section 2 of
this Act, with no further action required by the General Assembly, shall be abrogated and
of no further force and effect.

Approved:	
	Governor.
	Speaker of the House of Delegates.

President of the Senate.