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HOUSE BILL NO. 1795

Offered January 11, 2017

Prefiled January 9, 2017

A BILL to amend and reenact §§ 63.2-900, 63.2-904, 63.2-1231, and 63.2-1232 of the Code of Virginia, relating to Adoption and Foster Care placements; Mutual Family Assessment home study.

Patrons—Bell, Richard P. and Peace

Referred to Committee on Health, Welfare and Institutions

10 Be it enacted by the General Assembly of Virginia:

11 1. That §§ 63.2-900, 63.2-904, 63.2-1231, and 63.2-1232 of the Code of Virginia are amended and 12 reenacted as follows:

§ 63.2-900. Accepting children for placement in homes, facilities, etc., by local boards.

A. Pursuant to § 63.2-319, a local board shall have the right to accept for placement in suitable family homes, children's residential facilities or independent living arrangements, subject to the supervision of the Commissioner and in accordance with regulations adopted by the Board, such persons under 18 years of age as may be entrusted to it by the parent, parents or guardian, committed by any court of competent jurisdiction, or placed through an agreement between it and the parent, parents or guardians where legal custody remains with the parent, parents, or guardians.

20 The Board shall adopt regulations for the provision of foster care services by local boards, which 21 shall be directed toward the prevention of unnecessary foster care placements and towards the immediate 22 care of and permanent planning for children in the custody of or placed by local boards and that shall achieve, as quickly as practicable, permanent placements for such children. The local board shall first 23 seek out kinship care options to keep children out of foster care and as a placement option for those 24 25 children in foster care, if it is in the child's best interests, pursuant to § 63.2-900.1. In cases in which a child cannot be returned to his prior family or placed for adoption and kinship care is not currently in 26 27 the best interests of the child, the local board shall consider the placement and services that afford the 28 best alternative for protecting the child's welfare. Placements may include but are not limited to family 29 foster care, treatment foster care and residential care. Services may include but are not limited to 30 assessment and stabilization, diligent family search, intensive in-home, intensive wraparound, respite, 31 mentoring, family mentoring, adoption support, supported adoption, crisis stabilization or other community-based services. The Board shall also approve in foster care policy the language of the 32 33 agreement required in § 63.2-902. The agreement shall include at a minimum a Code of Ethics and 34 mutual responsibilities for all parties to the agreement.

Within 30 days of accepting for foster care placement a person under 18 years of age whose father is
unknown, the local board shall request a search of the Putative Father Registry established pursuant to
Article 7 (§ 63.2-1249 et seq.) of Chapter 12 to determine whether any man has registered as the
putative father of the child. If the search results indicate that a man has registered as the putative father
of the child, the local board shall contact the man to begin the process to determine paternity.

The local board shall, in accordance with the regulations adopted by the Board and in accordance with the entrustment agreement or other order by which such person is entrusted or committed to its care, have custody and control of the person so entrusted or committed to it until he is lawfully discharged, has been adopted or has attained his majority.

44 Whenever a local board places a child where legal custody remains with the parent, parents or 45 guardians, the board shall enter into an agreement with the parent, parents or guardians. The agreement 46 shall specify the responsibilities of each for the care and control of the child.

The local board shall have authority to place for adoption, and to consent to the adoption of, any child properly committed or entrusted to its care when the order of commitment or entrustment agreement between the parent or parents and the agency provides for the termination of all parental rights and responsibilities with respect to the child for the purpose of placing and consenting to the adoption of the child.

52 The local board shall also have the right to accept temporary custody of any person under 18 years 53 of age taken into custody pursuant to subdivision B of § 16.1-246 or § 63.2-1517. The placement of a 54 child in a foster home, whether within or without the Commonwealth, shall not be for the purpose of 55 adoption unless the placement agreement between the foster parents and the local board specifically so 56 stipulates.

57 B. Prior to the approval of any family for placement of a child, a home study shall be completed and 58 the prospective foster or adoptive parents shall be informed that information about shaken baby HB1795

59 syndrome, its effects, and resources for help and support for caretakers is available on a website 60 maintained by the Department as prescribed in regulations adopted by the Board. Home studies by local boards shall be conducted in accordance with the Mutual Family Assessment home study template and 61

62 any addenda thereto developed by the Department.

63 C. Prior to placing any such child in any foster home or children's residential facility, the local board 64 shall enter into a written agreement with the foster parents, pursuant to § 63.2-902, or other appropriate 65 custodian setting forth therein the conditions under which the child is so placed pursuant to \S 63.2-902. 66 However, if a child is placed in a children's residential facility licensed as a temporary emergency shelter, and a verbal agreement for placement is secured within eight hours of the child's arrival at the 67 facility, the written agreement does not need to be entered into prior to placement, but shall be 68 69 completed and signed by the local board and the facility representative within 24 hours of the child's 70 arrival or by the end of the next business day after the child's arrival.

71 D. Within 72 hours of placing a child of school age in a foster care placement, as defined in 72 § 63.2-100, the local social services agency making such placement shall, in writing, (i) notify the principal of the school in which the student is to be enrolled and the superintendent of the relevant 73 74 school division or his designee of such placement, and (ii) inform the principal of the status of the 75 parental rights.

76 If the documents required for enrollment of the foster child pursuant to § 22.1-3.1, 22.1-270 or 77 22.1-271.2, are not immediately available upon taking the child into custody, the placing social services 78 agency shall obtain and produce or otherwise ensure compliance with such requirements for the foster 79 child within 30 days after the child's enrollment.

80 § 63.2-904. Investigation, visitation, and supervision of foster homes or independent living 81 arrangement; removal of child.

A. Before placing or arranging for the placement of any such child in a foster home or independent 82 83 living arrangement, a local board or licensed child-placing agency shall cause a careful study to be made 84 to determine the suitability of such home or independent living arrangement, and after placement shall 85 cause such home or independent living arrangement and child to be visited as often as necessary to protect the interests of such child. Home studies by local boards shall be conducted in accordance with 86 the Mutual Family Assessment home study template and any addenda thereto developed by the 87 88 Department.

89 B. Every local board or licensed child-placing agency that places a child in a foster home or 90 independent living arrangement shall maintain such supervision over such home or independent living 91 arrangement as shall be required by the standards and policies established by the Board.

92 C. Whenever any child placed by a local board or licensed child-placing agency and still under its 93 control or supervision is subject, in the home in which he is placed, to unwholesome influences or to 94 neglect or mistreatment, or whenever the Commissioner shall so order, such local board or agency shall 95 cause the child to be removed from such home and shall make for him such arrangements as may be 96 approved by the Commissioner.

97 D. Consistent with the reasonable and prudent parent standard defined in 42 U.S.C. § 675(10)(A), 98 caregivers for children in foster care shall support normalcy for such children. The Board shall adopt 99 regulations to assist local boards and licensed child-placing agencies in carrying out practices that 100 support careful and sensible parental decisions that maintain the health, safety, and best interest of the 101 child while at the same time encouraging his emotional and developmental growth. 102

§ 63.2-1231. Home study; meeting required; exception.

103 A. Prior to the consent hearing in the juvenile and domestic relations district court, a home study of the adoptive parent(s) shall be completed by a licensed or duly authorized child-placing agency and the 104 105 prospective adoptive parents shall be informed that information about shaken baby syndrome, its effects, and resources for help and support for caretakers is available on a website maintained by the Department in accordance with regulations adopted by the Board. The Home studies by local boards 106 107 108 shall be conducted in accordance with the Mutual Family Assessment home study template and any 109 addenda thereto developed by the Department. All home study studies conducted pursuant to this 110 section, whether by a local board or a child-placing agency, shall make inquiry as to (i) whether the prospective adoptive parents are financially able, morally suitable, and in satisfactory physical and 111 112 mental health to enable them to care for the child; (ii) the physical and mental condition of the child, if 113 known; (iii) the circumstances under which the child came to live, or will be living, in the home of the 114 prospective adoptive family, as applicable; (iv) what fees have been paid by the prospective adoptive 115 family or in their behalf in the placement and adoption of the child; (v) whether the requirements of subdivisions A 1, A 2, A 3, and A 5 of § 63.2-1232 have been met; and (vi) any other matters specified 116 117 by the circuit court. In the course of the home study, the agency social worker, family-services 118 specialist, or other qualified equivalent worker shall meet at least once with the birth parent(s) and at least once with the prospective adoptive parents. Upon agreement of both parties, such meetings may 119 120 occur simultaneously or separately.

121 B. Any home study conducted pursuant to this section for the purpose of parental placement or 122 agency placement shall be valid for a period of 36 months from the date of completion of the study. 123 However, the Board may, by regulation, require an additional state criminal background check before 124 finalizing an adoption if more than 18 months have passed from the completion of the home study. 125

§ 63.2-1232. Requirements of a parental placement adoption; exception.

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A. The juvenile and domestic relations district court shall not accept consent until it determines that:

127 1. The birth parent(s) are aware of alternatives to adoption, adoption procedures, and opportunities 128 for placement with other adoptive families, and that the birth parents' consent is informed and 129 uncoerced.

130 2. A licensed or duly authorized child-placing agency has counseled the prospective adoptive parents 131 with regard to alternatives to adoption, adoption procedures, including the need to address the parental 132 rights of birth parents, the procedures for terminating such rights, and opportunities for adoption of other 133 children; that the prospective adoptive parents' decision is informed and uncoerced; and that they intend 134 to file an adoption petition and proceed toward a final order of adoption.

135 3. The birth parent(s) and adoptive parents have exchanged identifying information including but not 136 limited to full names, addresses, physical, mental, social and psychological information and any other 137 information necessary to promote the welfare of the child, unless both parties agree in writing to waive 138 the disclosure of full names and addresses.

139 4. Any financial agreement or exchange of property among the parties and any fees charged or paid 140 for services related to the placement or adoption of the child have been disclosed to the court and that 141 all parties understand that no binding contract regarding placement or adoption of the child exists.

142 5. There has been no violation of the provisions of § 63.2-1218 in connection with the placement; 143 however, if it appears there has been such violation, the court shall not reject consent of the birth parent 144 to the adoption for that reason alone but shall report the alleged violation as required by § 63.2-1219.

145 6. A licensed or duly authorized child-placing agency has conducted a home study of the prospective 146 adoptive home in accordance with regulations established by the Board and, in the case of home studies 147 by local boards, in accordance with the Mutual Family Assessment home study template and any 148 addenda thereto developed by the Department, and has provided to the court a report of such home 149 study, which shall contain the agency's recommendation regarding the suitability of the placement. A 150 married couple or an unmarried individual shall be eligible to receive placement of a child for adoption. 151 7. The birth parent(s) have been informed of their opportunity to be represented by legal counsel.

152 B. The juvenile and domestic relations district court shall not accept the consent if the requirements 153 of subsection A have not been met. In such cases, it shall refer the birth parent to a licensed or duly 154 authorized child-placing agency for investigation and recommendation in accordance with §§ 63.2-1208 155 and 63.2-1238. If the juvenile and domestic relations district court determines that any of the parties is 156 financially unable to obtain the required services, it shall refer the matter to the local director.

157 C. In cases in which a birth parent who resides in the Commonwealth places his child for adoption 158 with adoptive parents in another state and the laws of that receiving state govern the proceeding for adoption, the birth parent may elect to waive the execution of consent pursuant to § 63.2-1233 and instead execute consent to the adoption pursuant to the laws of the receiving state. Any waiver of 159 160 161 consent made pursuant to this subsection shall be made under oath and in writing, and shall expressly state that the birth parent has received independent legal counsel from an attorney licensed in the 162 Commonwealth of Virginia advising him of the laws of the Commonwealth, the laws of the receiving 163 164 state pursuant to which he elects to consent to the adoption, and the effects of his waiver of consent 165 pursuant to § 63.2-1233 and election to consent pursuant to the laws of the receiving state. Any waiver of consent and election to consent pursuant to the laws of a receiving state shall include the name, 166 167 address, and telephone number of such legal counsel. Failure to comply with this section shall render a 168 waiver of consent pursuant to § 63.2-1233 and election to consent pursuant to the laws of the receiving 169 state as authorized by this subsection invalid.

170 D. When consent to a parental placement adoption is sought pursuant to this article and the 171 prospective adoptive parent(s) have had continuous physical and legal custody of the child for five or more years, the juvenile and domestic relations district court may, in its discretion, accept consent 172 173 without (i) a home study as required by subsection A of § 63.2-1231 and subdivision A 6 of this section 174 and (ii) the meeting and counseling requirements, as they relate to the prospective adoptive parent(s), 175 listed in subsection A of § 63.2-1231 and subdivision A 2 of this section. All other provisions of the 176 parental placement adoption statutes shall apply.

177 2. That the Department of Social Services is authorized to amend or update its Mutual Family 178 Assessment home study template and any addenda thereto when necessary to improve the process 179 of adoptive and foster placements, provided such amendments or updates do not lessen the 180 requirements of the home study process.