THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2258 Session of 2010

INTRODUCED BY BRIGGS, PALLONE, BAKER, BELFANTI, BISHOP, BRADFORD, CALTAGIRONE, DALEY, FREEMAN, HALUSKA, HORNAMAN, HOUGHTON, JOSEPHS, KORTZ, McGEEHAN, MUNDY, SANTARSIERO, SIPTROTH, SWANGER, FLECK AND BARBIN, FEBRUARY 16, 2010

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, JUNE 7, 2010

AN ACT

1 2 3	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in juvenile matters, further providing for disposition of dependent child.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Section 6351(b) of Title 42 of the Pennsylvania
7	Consolidated Statutes is amended, subsection (f) is amended by
8	adding paragraphs and the section is amended by adding a
9	subsection to read:
10	§ 6351. Disposition of dependent child.
11	* * *
12	(b) Required preplacement findingsPrior to entering any
13	order of disposition under subsection (a) that would remove a
14	dependent child from his home, the court shall enter findings on
15	the record or in the order of court as follows:
16	(1) that continuation of the child in his home would be
17	contrary to the welfare, safety or health of the child; and

1 (2) whether reasonable efforts were made prior to the 2 placement of the child to prevent or eliminate the need for 3 removal of the child from his home, if the child has remained 4 in his home pending such disposition; or

5 (3) if preventive services were not offered due to the 6 necessity for an emergency placement, whether such lack of 7 services was reasonable under the circumstances; for

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8 (4) if the court has previously determined pursuant to 9 section 6332 (relating to informal hearing) that reasonable 10 efforts were not made to prevent the initial removal of the 11 child from his home, whether reasonable efforts are under way 12 to make it possible for the child to return home[.]; or AND

13 (5) if the child has a sibling who is subject to removal 14 from his home, whether reasonable efforts were made prior to 15 the placement of the child to place the siblings together or 16 whether such joint placement is contrary to the safety or 17 well-being of the child or sibling.

The court shall not enter findings under paragraph (2), (3) or
(4) if the court previously determined that aggravated
circumstances exist and no new or additional reasonable efforts
to prevent or eliminate the need for removing the child from the
home or to preserve and reunify the family are required.

23 (b.1) Visitation for child and sibling.--If a sibling of a

24 child has been removed from his home and is in a different

25 placement setting than the child, the court shall enter an order

26 that ensures visitation between the child and the child's

27 sibling no less than twice a month, unless a finding is made

28 that visitation is contrary to the safety or well-being of the

29 <u>child or sibling</u>.

30 * * *

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1	(f) Matters to be determined at permanency hearingAt each
2	permanency hearing, a court shall determine all of the
3	following:
4	* * *
5	(10) If a sibling of a child has been removed from his
6	home and is in a different placement setting than the child,
7	whether reasonable efforts have been made to place the child
8	and the sibling of the child together or whether such joint
9	placement is contrary to the safety or well-being of the
10	<u>child or sibling.</u>
11	(11) If the child has a sibling, whether visitation of
12	the child with that sibling is occurring no less than twice a
13	month, unless a finding is made that visitation is contrary
14	to the safety or well-being of the child or sibling.
15	* * *
16	Section 2. This act shall take effect in 60 days.