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By: **Delegate Valentino–Smith** Introduced and read first time: February 6, 2015 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 10, 2015

CHAPTER _____

1 AN ACT concerning

Child Abuse and Neglect – Centralized Confidential Database

FOR the purpose of requiring a local department of social services to notify in writing an 3 individual who has been found responsible for certain child abuse or neglect that the 4 individual may be identified as a maltreator in the centralized confidential database $\mathbf{5}$ 6 of the Department of Human Resources and that certain information concerning the 7 individual may be disclosed under certain circumstances; repealing provisions 8 authorizing the Social Services Administration and each local department to 9 maintain a central registry of child abuse and neglect cases and substituting 10 provisions authorizing the Administration to maintain a centralized confidential 11 database of child abuse and neglect cases; requiring each local department to enter 12 and have access to certain information in the centralized confidential database: 13repealing certain provisions relating to information that is authorized to be included 14 in the central registry and information that is prohibited from being included in the 15central registry; specifying that the information in the centralized confidential 16 database shall only be accessible to certain individuals or entities; specifying the conditions under which an individual may be identified as a maltreator as 1718 responsible for child abuse or neglect in the centralized confidential database; 19repealing certain provisions relating to the removal of certain information from the 20central registry under certain circumstances; prohibiting the centralized confidential 21database from containing certain information that is required to be expunded; 22prohibiting certain information in the centralized confidential database from being 23provided in response to a request for background information for employment or 24voluntary service except under certain circumstances; prohibiting an individual from 25being identified as a maltreator responsible for child abuse or neglect in the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



centralized confidential database solely because of certain factors; making certain
 conforming changes; altering certain definitions; and generally relating to child
 abuse and neglect and the centralized confidential database.

- 4 BY repealing and reenacting, without amendments,
- 5 Article Family Law
- 6 Section 5–701(a)
- 7 Annotated Code of Maryland
- 8 (2012 Replacement Volume and 2014 Supplement)
- 9 BY repealing and reenacting, with amendments,
- 10 Article Family Law
- 11 Section 5–701(d), 5–706.1, and 5–714
- 12 Annotated Code of Maryland
- 13 (2012 Replacement Volume and 2014 Supplement)
- 14 BY repealing
- 15 Article Family Law
- 16 Section 5–701(l)
- 17 Annotated Code of Maryland
- 18 (2012 Replacement Volume and 2014 Supplement)
- 19 BY adding to
- 20 Article Family Law
- 21 Section 5–701(l)
- 22 Annotated Code of Maryland
- 23 (2012 Replacement Volume and 2014 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 26

Article – Family Law

27 5-701.

28 (a) Except as otherwise provided in § 5–705.1 of this subtitle, in this subtitle the 29 following words have the meanings indicated.

30 (d) [(1) Except as provided in paragraph (2) of this subsection, "central 31 registry"] "CENTRALIZED CONFIDENTIAL DATABASE" means [any component of] the 32 Department's confidential computerized [database] DATA SYSTEM that contains 33 information regarding child abuse and neglect investigations AND ASSESSMENTS.

- 34 [(2) "Central registry" does not include a local department case file.]
- 35 [(1) "Identifying information" means the name of:

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(1)the child who is alleged to have been abused or neglected; 1 $\mathbf{2}$ (2)a member of the household of the child; 3 a parent or legal guardian of the child; or (3)an individual suspected of being responsible for abuse or neglect of the 4 (4) child. $\mathbf{5}$ 6 "IDENTIFIED AS A MALTREATOR" MEANS BEING LABELED WITH THE (⊞) WORD "MALTREATOR" IN THE CENTRALIZED CONFIDENTIAL DATABASE. 7 8 5 - 706.1. 9 Within 30 days after the completion of an investigation in which there has (a) 10 been a finding of indicated or unsubstantiated abuse or neglect, the local department shall notify in writing the individual alleged to have abused or neglected a child: 11 12of the finding; (1)13(2)of the opportunity to appeal the finding in accordance with this section; 14and 15(3)if the individual has been found responsible for indicated abuse or 16 neglect, that: 17(I) the individual may be identified [in a central registry as 18responsible for abuse or neglect] AS A MALTREATOR RESPONSIBLE FOR ABUSE OR **NEGLECT IN THE CENTRALIZED CONFIDENTIAL DATABASE** under the circumstances 19 specified in [§ 5–714(e)] § 5–714(D) of this subtitle; AND 2021(III) IF THE INDIVIDUAL IS IDENTIFIED AS A MALTREATOR, THAT 22INFORMATION MAY BE DISCLOSED WITH THE INDIVIDUAL'S CONSENT APPROPRIATE REQUEST FOR BACKGROUND INFORMATION FOR EMPLOYMENT OR 23**VOLUNTARY SERVICE**. 2425(b) In the case of a finding of indicated abuse or neglect, an individual may (1)26request a contested case hearing to appeal the finding in accordance with Title 10, Subtitle 272 of the State Government Article by responding to the notice of the local department in 28writing within 60 days.

29 (2) Unless the individual and the department agree on another location, a 30 contested case hearing shall be held in the jurisdiction in which the individual alleged to 31 have abused or neglected a child resides.

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1 (3) (i) If a criminal proceeding is pending on charges arising out of the 2 alleged abuse or neglect, the Office of Administrative Hearings shall stay the hearing until 3 a final disposition is made.

4 (ii) If after final disposition of the criminal charge, the individual 5 requesting the hearing is found guilty of any criminal charge arising out of the alleged 6 abuse or neglect, the Office of Administrative Hearings shall dismiss the administrative 7 appeal.

8 (4) (i) If a CINA case is pending concerning a child who has been 9 allegedly abused or neglected by the appellant or a child in the care, custody, or household 10 of the appellant, the Office of Administrative Hearings shall stay the hearing until the 11 CINA case is concluded.

12 (ii) After the conclusion of the CINA case, the Office of 13 Administrative Hearings shall vacate the stay and schedule further proceedings in 14 accordance with this section.

15 (c) (1) In the case of a finding of unsubstantiated abuse or neglect, an 16 individual may request a conference with a supervisor in the local department by 17 responding to the notice of the local department in writing within 60 days.

18 (2) In response to a timely request for a conference, a local department 19 supervisor shall schedule a conference, to occur within 30 days after the supervisor receives 20 the request, to allow the individual an opportunity to review the redacted record and 21 request corrections or to supplement the record.

(3) Within 10 days after the conference, the local department shall send tothe individual:

(i) a written summary of the conference and of any modifications to
 be made in the record; and

(ii) notice of the individual's right to request a contested case hearing
in accordance with paragraph (4) of this subsection.

(4) (i) The individual may request a contested case hearing in
accordance with subsection (b) of this section to appeal the outcome of the conference by
responding to the summary in writing within 60 days.

(ii) If the individual does not receive the written summary and notice
 specified in paragraph (3) of this subsection within 20 days, the individual may request a
 contested case hearing.

(iii) An individual may request a contested case hearing in the case
 of a finding of unsubstantiated abuse or neglect only as provided in this paragraph.

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1 (d) In the case of an unexpunged finding of indicated or unsubstantiated abuse or 2 neglect made prior to June 1, 1999, the local department shall provide the individual with 3 an opportunity to appeal the finding in accordance with this section if the individual:

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(1) requests such an appeal;

5 (2) has not been offered an opportunity to request a contested case hearing; 6 and

7 (3) has not been found guilty of any criminal charge arising out of the 8 alleged abuse or neglect.

 $9 \quad 5-714.$

10 (a) The Social Services Administration [and each local department] may 11 maintain a [central registry] CENTRALIZED CONFIDENTIAL DATABASE of cases reported 12 under this subtitle.

13 (b) [(1)] Each local department shall [provide the information for a central 14 registry] ENTER AND HAVE ACCESS TO INFORMATION IN THE CENTRALIZED 15 CONFIDENTIAL DATABASE RELATED TO REPORTS, INVESTIGATIONS, AND 16 ASSESSMENTS OF SUSPECTED ABUSE OR NEGLECT.

17 **[**(2) Except for identifying information authorized under subsection (d) of 18 this section, a central registry may not include information from a local department case 19 file until any individual found responsible for indicated or unsubstantiated child abuse or 20 neglect has:

(i) been found guilty of any criminal charge arising from the alleged
abuse or neglect;

(ii) unsuccessfully appealed the finding in accordance with the
 procedures established under § 5–706.1 of this subtitle; or

(iii) failed to exercise the appeal rights within the time frames
specified in § 5–706.1 of this subtitle, Title 10, Subtitle 2 of the State Government Article,
or the Maryland Rules.]

(c) The information in # <u>THE</u> [central registry] CENTRALIZED CONFIDENTIAL
 DATABASE shall [be at the disposal of] BE ACCESSIBLE ONLY TO:

30 (1) the protective services staff of the Administration;

(2) the protective services staffs of local departments who are investigating
 OR ASSESSING a report of suspected abuse or neglect; and

(3) [law enforcement personnel who are investigating a report of suspected
 abuse or neglect] AN INDIVIDUAL OR ENTITY SPECIFICALLY AUTHORIZED BY LAW TO
 ACCESS THE INFORMATION.
 (d) [(1) Except as provided in paragraph (2) of this subsection, and subject to

4 (d) [(1) Except as provided in paragraph (2) of this subsection, and subject to 5 subsection (e) of this section, a central registry may contain identifying information related 6 to an investigation of abuse or neglect.

7 (2) A central registry may not contain identifying information related to an
 8 investigation of abuse or neglect if:

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(i) abuse or neglect has been ruled out; or

10 (ii) the abuse or neglect finding has been expunged in accordance 11 with § 5–707(b)(1) of this subtitle.

(e) (1)] The Department or a local department may identify an individual as
 responsible for abuse or neglect in a central registry] AN INDIVIDUAL MAY BE
 IDENTIFIED AS A MALTREATOR IN THE CENTRALIZED CONFIDENTIAL DATABASE only
 if the individual:

16 [(i)] (1) has been found guilty of any criminal charge arising out of
 17 the alleged abuse or neglect; or

18[(ii)] (2)has been found responsible for indicated abuse or neglect19and has:

20 [1.] (I) unsuccessfully appealed the finding in 21 accordance with the procedures established under § 5–706.1 of this subtitle; or

[2.] (II) failed to exercise the individual's appeal
rights within the time frames specified in § 5–706.1 of this subtitle, Title 10, Subtitle 2 of
the State Government Article, or the Maryland Rules.

[(2) The Department without the necessity of a request shall remove from the name of an individual described in paragraph (1) of this subsection the identification of that individual as responsible for abuse or neglect if no entry has been made for that individual for 7 years after the entry of the individual's name in a registry.]

29 (E) THE CENTRALIZED CONFIDENTIAL DATABASE MAY NOT CONTAIN ANY 30 INFORMATION THAT IS REQUIRED TO BE EXPUNGED UNDER § 5–707 OF THIS 31 SUBTITLE.

32 (f) (1) [Except for information entered in accordance with subsection (e) of this 33 section, information in a central registry may not be used as a sole basis for responding]

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1 UNLESS AN INDIVIDUAL HAS BEEN IDENTIFIED AS <u>A MALTREATOR</u> <u>RESPONSIBLE</u> 2 <u>FOR ABUSE OR NEGLECT</u> IN THE CENTRALIZED CONFIDENTIAL DATABASE <u>IN</u> 3 <u>ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION</u>, INFORMATION IN THE 4 <u>CENTRALIZED CONFIDENTIAL DATABASE MAY NOT BE PROVIDED IN RESPONSE</u> to 5 any request for background information for employment or voluntary service.

6 (2) An official or employee of the Department or a local department who 7 releases information from [a central registry] THE CENTRALIZED CONFIDENTIAL 8 DATABASE in violation of paragraph (1) of this subsection is subject to the penalty provided 9 in § 1–202(f) of the Human Services Article.

10 (g) Notwithstanding any other provision of law, [the central registry may not 11 include the identity of an individual related to an investigation of neglect or found 12 responsible for neglect when] AN INDIVIDUAL MAY NOT BE IDENTIFIED AS A 13 MALTREATOR RESPONSIBLE FOR ABUSE OR NEGLECT IN THE CENTRALIZED 14 CONFIDENTIAL DATABASE SOLELY BECAUSE:

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(1) a child has been released from a hospital or other facility;

16 (2) the child has been diagnosed with a mental disorder or developmental 17 disability; and

18 (3) the individual has failed to take the child home due to a reasonable fear19 for the safety of the child or child's family.

20 (h) The Secretary of Human Resources:

(1) shall adopt regulations necessary to protect the rights of individuals
 suspected of abuse or neglect; and

23 (2) may adopt regulations to implement the provisions of this section.

24 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 25 October 1, 2015.

Approved:

Governor.

Speaker of the House of Delegates.

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President of the Senate.