SENATE BILL 267

D4 1lr0084 HB 670/20 – JUD (PRE-FILED) By: Chair, Judicial Proceedings Committee (By Request - Departmental - Human Services) Requested: September 29, 2020 Introduced and read first time: January 13, 2021 Assigned to: Judicial Proceedings Committee Report: Favorable Senate action: Adopted Read second time: January 26, 2021 CHAPTER _____ AN ACT concerning Family Law – Investigation of Suspected Child Abuse and Neglect – Preliminary Report to State's Attorney FOR the purpose of repealing the requirement that a local department of social services or law enforcement agency provide a local State's Attorney with a certain report of the preliminary findings of an investigation of suspected child abuse or neglect within a certain period of time; and generally relating to the investigation and reporting of suspected child abuse and neglect. BY repealing Article - Family Law Section 5–706(i) Annotated Code of Maryland (2019 Replacement Volume and 2020 Supplement) BY repealing and reenacting, with amendments, Article – Family Law Section 5–706(j) through (t) Annotated Code of Maryland (2019 Replacement Volume and 2020 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



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designee:

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Article - Family Law 1 2 5-706.3 Within 10 days after the local department or law enforcement agency receives the first notice of suspected abuse of a child who lives in this State that is alleged to have 4 occurred in this State, the local department or law enforcement agency shall report to the 5 6 local State's Attorney the preliminary findings of the investigation. 7 [(j)] (I) Within 5 business days after completion of the investigation of 8 suspected abuse of a child who lives in this State that is alleged to have occurred in this State, the local department and the appropriate law enforcement agency, if that agency 9 participated in the investigation, shall make a complete written report of its findings to the 10 local State's Attorney. 11 12 [(k)] (J) Promptly after receiving a report of suspected abuse or neglect of a child 13 who lives in this State that is alleged to have occurred outside of this State, the local 14 department shall: 15 forward the report to the appropriate agency outside of this State that (1) is authorized to receive and investigate reports of suspected abuse or neglect; 16 17 (2)cooperate to the extent requested with the out-of-state agency 18 investigating the report; and 19 (3)if determined appropriate by the local department: 20 interview the child to assess whether the child is safe; and (i) provide services to the child and the child's family. 21(ii) 22[(l)] **(K)** Notwithstanding the provisions of this section, the Secretary may 23implement an alternative response program for selected reports of abuse or neglect. 24[(m)] (L) (1) The Department shall convene a multidisciplinary alternative 25response advisory council. 26 **(2)** The advisory council shall consist of the following members: 27 (i) the Secretary of Human Services, or the Secretary's designee; 28 (ii) the Secretary of Health, or the Secretary's designee;

the State Superintendent of Schools, or the Superintendent's

1		(iv)	a representative from the Maryland Disability Law Center;		
2		(v)	a representative from a child advocacy organization;		
3 4	provider;	(vi)	a representative from a community partner or a local service		
5 6	injuries related to	(vii) abuse	a pediatrician with experience in diagnosing and treating and neglect;		
7 8	abuse and neglect	(viii) cases;	an attorney with experience representing children or adults in		
9		(ix)	a representative from the Office of the Public Defender;		
10 11	(x) a parent or guardian who has personal experience with the child protective services system;				
12 13	services system;	(xi)	a child who has personal experience with the child protective		
14 15	and	(xii)	two representatives from local departments of social services;		
16		(xiii)	two representatives from local citizens review panels.		
17 18	(3) the chair of the ad		Secretary of Human Services or the Secretary's designee shall be council.		
19	(4)	The a	dvisory council shall advise the Department on:		
20 21	plan, which may in	(i) nclude	the development of the alternative response implementation a pilot program;		
22 23	implementation pl	(ii) an;	oversight and monitoring of the alternative response		
24 25 26	affiliates, and other response implement		consulting with local citizens review panels, local services l partners for feedback and recommendations on the alternative plan;		
27 28	implementation of	(iv) the al	defining the scope of the independent evaluation of the ternative response program; and		
29		(v)	defining the scope of the ongoing evaluation of the alternative		

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response program.

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case meets the criteria for an alternative response;

- 1 [(n)] (M) Only a low risk report of abuse or neglect may be considered for an 2 alternative response. [(o)] (N) 3 A report that is not assigned for an alternative response shall be assigned for investigation in accordance with this section. 4 **(O)** [(q)] 5 The following reports of suspected abuse or neglect may not be assigned for an alternative response: 6 7 (1) sexual abuse; and 8 (2) abuse or neglect: 9 occurring in an out-of-home placement; (i) 10 resulting in death or serious physical or mental injury; (ii) 11 if, in the previous 3 years, the individual suspected of abuse or 12 neglect has been identified as responsible for abuse or neglect as documented in the records 13 of the local department; or 14 if the individual suspected of abuse or neglect has had one report assigned for an alternative response within the past 12 months or two reports assigned for 15 an alternative response within the past 24 months. 16 17 [(q)] **(P)** A report assigned for an alternative response may be reassigned at any time for an immediate investigation based on any of the following factors and 18 circumstances: 19 20 a reassessment of the report or relevant facts; (1) 21 (2) a determination that the case satisfies a criterion in subsection [(p)] (O) 22of this section; or 23 (3)a family's inability or refusal to participate in the alternative response 24assessment. 25A report assigned for an investigation may be reassigned for an [(r)] (Q) alternative response at any time based on: 26
- 29 (2) a determination that accepted services would address all issues of risk 30 of abuse or neglect and child safety; and

a reassessment of the report or relevant facts that demonstrate that the

1	(3)	appro	oval by a caseworker supervisor.		
2 3	[(s)] (R) department shall:	Wher	n a report is referred for an alternative response, the local		
4 5	(1) hours of receiving		he child and the child's parent or primary caretaker within 24 rt of physical abuse;		
6 7	(2) of receiving a repo				
8 9	(3) caretaker;	atten	npt to have an on-site interview with the child's parent or primary		
10	(4)	evalu	ate the child's home environment;		
11 12	(5) children in the hor	(5) decide on the safety of the child, wherever the child is, and of other en in the household;			
13 14	(6) decide on the safety of other children in the care or custody of the individual suspected of abuse or neglect;				
15 16 17	(7) advise the appropriate law enforcement agency that the report has been assigned for an alternative response, if the law enforcement agency made the report of abuse or neglect;				
18 19 20	(8) inform the individual suspected of child abuse or neglect of the allegations made against the individual in a manner consistent with laws protecting the rights of the person who made the report;				
21 22	(9) receipt of the repo	_	lete an alternative response assessment within 60 days after the		
23 24 25	(10) within 10 days after completing the alternative response assessment, provide a written report to the family members who are participating in the alternative response assessment as to whether and what services are necessary to address:				
26		(i)	the safety of the child or other children in the household; and		
27		(ii)	the risk of subsequent abuse or neglect; and		
28	(11)	consi	stent with the assessment and any safety or services plans:		
29		(i)	render any appropriate services in the best interests of the child;		
30		(ii)	refer the family or child for additional services; or		

1 2 3	household, establi	(iii) as necessary for the safety of the child or other children in the sh a plan to monitor the safety plan and the provision or completion of ees.		
4	[(t)] (S)	The local department:		
5	(1)	shall:		
6 7 8	services for 3 year involvement; and	(i) maintain complete records related to an alternative response and rs after the report was received if there is no subsequent child welfare		
9 10	services if there is	(ii) expunge complete records related to an alternative response and no subsequent child welfare involvement after 3 years;		
11 12 13	(2) purposes of responses voluntary services	may not use or disclose records related to an alternative response for onding to a request for background information for employment or s; and		
14 15	(3) in accordance with	shall protect from disclosure records related to an alternative response a § 1–202 of the Human Services Article.		
16 17	SECTION 2 October 1, 2021.	2. AND BE IT FURTHER ENACTED, That this Act shall take effect		
	Approved:			
		Governor.		
		President of the Senate.		
	Speaker of the House of Delegates.			