## FISCAL AND POLICY NOTE

House Bill 510 Judiciary (Delegate Kelley, et al.)

#### Family Law - Child Abuse and Neglect - Failure to Report - Penalty

This bill makes it a misdemeanor subject to a maximum fine of \$1,000 to knowingly fail to provide a required notice or make a required report regarding child abuse or neglect.

The bill applies to health practitioners, police officers, educators, or human services workers, acting in a professional capacity, who have reason to believe a child may have been subject to abuse or neglect. An individual who notifies the appropriate authorities must make an oral report as soon as possible, but not later than 24 hours after the individual, in that individual's professional capacity, first has reason to believe that a child has been subjected to abuse or neglect. A written report must be made no later than 48 hours after the individual first has reason to believe a child has been subjected to abuse or neglect.

### **Fiscal Summary**

**State Effect:** Potential minimal increase in general fund revenues due to the bill's penalty provisions. No effect on expenditures.

Local Effect: None.

Small Business Effect: None.

### Analysis

**Current Law:** Health care practitioners, police officers, educators, and human services workers who are acting in a professional capacity, and who have reason to believe that a

child has been subjected to abuse, must notify the local department of social services or the appropriate law enforcement agency. If the individual has reason to believe a child has been subjected to neglect, then that person must notify the local department. If the individual is acting as a staff member of a hospital, public health agency, child care institution, juvenile detention center, school, or similar institution, then the individual must notify the head of the institution or the designee.

An individual who notifies the appropriate authorities must make an oral report by telephone or direct communication as soon as possible to the local department or the appropriate law enforcement agency if the individual has reason to believe the child has been subjected to abuse. If the individual has reason to believe the child has been subjected to neglect, then the individual must make an oral report to the local department. A written report to the local department is required not later than 48 hours after the contact, examination, or treatment that caused the individual to believe that the child had been subjected to abuse or neglect. A copy of the written report must be provided to the local State's Attorney if the individual has reason to believe the child has been subjected to abuse.

An agency that receives an oral report of suspected abuse must immediately notify the other agency. Local departments and law enforcement agencies are not prohibited from agreeing to cooperative arrangements.

As far as reasonably possible, an individual who makes a report must include the name, age, and home address of the child; the name and home address of the child's parent or other person responsible for the child's care; the whereabouts of the child and the nature and extent of the child abuse or neglect, including any available evidence about previous instances of abuse or neglect; and any information that would help to determine the cause of the suspected abuse or neglect and the identity of any person responsible for the abuse or neglect.

**Background:** According to the National Clearinghouse on Child Abuse and Neglect, Maryland is one of four states that does not criminalize the failure to report suspected abuse or neglect (the other states are Maine, North Carolina, and Wyoming). The licensing boards for some workers who are mandated to report child abuse and neglect (nurses, doctors, and social workers are examples) are authorized to discipline workers for failing to report.

The State Council on Child Abuse and Neglect states that failure to report is a problem nationwide. The congressionally mandated *Third National Incidence Study*, completed in 1996, found that only 28% of the children recognized by community professionals as

having been harmed were reported to, and investigated by, child protective services agencies.

**State Revenues:** General fund revenues could increase minimally under the bill's monetary penalty provision for those cases heard in the District Court.

# **Additional Information**

**Prior Introductions:** This bill is a reintroduction of SB 195 from the 2003 session. SB 195 passed the Senate and was referred to the Judiciary Committee, where it received an unfavorable report. In the 2002 session, two similar bills, HB 477 and HB 1008, were introduced and referred to the Judiciary Committee. Both bills received unfavorable reports from the Judiciary Committee.

**Cross File:** SB 98 (Senator Kelley, *et al.*) – Judicial Proceedings.

**Information Source(s):** Montgomery County, Prince George's County, Garrett County, Dorchester County, Baltimore County, Anne Arundel County, Baltimore City, Department of Human Resources, Judiciary (Administrative Office of the Courts), Maryland Association of Boards of Education, Department of State Police, Department of Health and Mental Hygiene, Maryland Higher Education Commission, National Clearinghouse on Child Abuse and Neglect, U.S. Department of Health and Human Services (Administration for Children and Families), Department of Legislative Services

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