D4 6lr1811 CF 6lr1810

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By: Delegate Dumais

Introduced and read first time: February 8, 2006

Assigned to: Judiciary

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#### A BILL ENTITLED

### 1 AN ACT concerning

### 2 Family Law - Child Abuse and Neglect - Investigations

3 I	FOF	the?	purpose	of:	requiring	each	loca	l d	lepartment o	f	social	serv	ices	to	coord	inate
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- 4 the services of multidisciplinary teams; authorizing two or more counties to
- 5 enter into a written agreement to share the services of a combined
- 6 multidisciplinary team; establishing the membership of the multidisciplinary
- 7 teams; requiring local departments of social services and law enforcement
- 8 agencies, by means of multidisciplinary teams, to jointly investigate certain
- 9 reports of abuse; requiring that certain standard operating procedures and joint
- investigation procedures include a requirement that interviews with certain
- child victims be videotaped and establish certain training programs; providing
- that the failure to videotape an interview of certain children in certain
- investigations may not result in an adverse inference in an administrative or
- judicial proceeding; providing that a court order is not required to videotape or
- audiotape certain interviews; prohibiting the publication of certain videotapes
- and audiotapes; requiring multidisciplinary teams to submit certain reports to
- the local State's Attorney by a certain time; providing for the construction of this
- Act; requiring certain reports on the implementation of this Act; and generally
- 19 relating to the coordination of multidisciplinary teams, the investigation of child
- abuse and neglect cases, and the use of videotaped interviews of certain children
- 21 in certain cases.
- 22 BY repealing and reenacting, with amendments,
- 23 Article Family Law
- 24 Section 5-706
- 25 Annotated Code of Maryland
- 26 (2004 Replacement Volume and 2005 Supplement)
- 27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 28 MARYLAND, That the Laws of Maryland read as follows:

1			Article - Family Law
2	5-706.		
			Γ AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, EACH LLL COORDINATE THE SERVICES OF A MULTIDISCIPLINARY
	` '	GREEM	OCAL DEPARTMENTS OF TWO OR MORE COUNTIES MAY ENTER IENT TO SHARE THE SERVICES OF A COMBINED M.
9	(3)	EACH T	TEAM SHALL BE COMPOSED OF:
10		(I)	ONE REPRESENTATIVE FROM THE LOCAL DEPARTMENT;
11 12	ATTORNEY; AND	(II)	ONE REPRESENTATIVE FROM THE OFFICE OF THE STATE'S
13		(III)	ONE LAW ENFORCEMENT OFFICER WHO:
14 15	AND		1. IS TRAINED IN THE INVESTIGATION OF ABUSE CASES;
16 17		ES OR W	2. HAS COUNTYWIDE JURISDICTION IN THE COUNTY WHERE THE ALLEGED OFFENSE OCCURRED.
18 19			AM MAY ALSO INCLUDE A REPRESENTATIVE FROM ONE OF HEALTH CARE DISCIPLINES.
		RY TEA	INDIVIDUALS MAY BE DESIGNATED TO PARTICIPATE IN A LAM AS PROVIDED IN §§ 5-556 AND 5-584 OF THIS TITLE OR AS INSTATE LAW.
25	SERVICES BETWEE	EN A MU CELLEN	LOCAL DEPARTMENT SHALL ARRANGE FOR COORDINATION OF JLTIDISCIPLINARY TEAM AND A CHILD ADVOCACY CENTER NCE, OR BOTH, AS DEFINED IN § 13-2201 OF THE HEALTH -
27 28	[(a)] (B) child who lives in this	Promptly State that	y after receiving a report of suspected abuse or neglect of a at is alleged to have occurred in this State:
31	agency, JOINTLY BY agreed on,] shall make	Y MEAN e a thoro	department [or] AND the appropriate law enforcement IS OF A MULTIDISCIPLINARY TEAM [or both, if jointly ugh investigation of a report of suspected abuse to welfare of the child or children; or
33 34			department shall make a thorough investigation of a report the health, safety, and welfare of the child or children.

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3 4 5	sexual abuse o State, and with mental injury o State, the local	iin 5 day of a chil l departi	I who live ys after red d who live ment or the	Within 24 hours after receiving a report of suspected physical or es in this State that is alleged to have occurred in this eceiving a report of suspected neglect or suspected res in this State that is alleged to have occurred in this he appropriate law enforcement agency shall INITIATE BY USE OF A MULTIDISCIPLINARY TEAM.
7	(	2)	AT LEA	ST TWO MEMBERS OF THE ASSIGNED TEAM SHALL:
8	[	(1)]	(I)	see the child;
9	[	(2)]	(II)	attempt to have an on-site interview with the child's caretaker;
10 11	other children	(3)] in the h		decide on the safety of the child, wherever the child is, and of l; and
12 13	the alleged ab	(4)] user.	(IV)	decide on the safety of other children in the care or custody of
14 15	[(c)] (ninclude:	D)	The inve	estigation under subsection [(b)] (C) of this section shall
16 17	neglect, if any	1)	a determ	ination of the nature, extent, and cause of the abuse or
18	(	2)	if mental	l injury is suspected, an assessment by two of the following:
19 20	Occupations A	Article;	(i)	a licensed physician, as defined in § 14-101 of the Health
21 22	Occupations A	Article;	(ii) or	a licensed psychologist, as defined in § 18-101 of the Health
23 24	Occupations A	Article;	(iii) and	a licensed social worker, as defined in § 19-101 of the Health
25	(	3)	if the sus	spected abuse or neglect is verified:
26 27	responsible fo	r the ab		a determination of the identity of the person or persons glect;
28 29	child in the ho	ouseholo	(ii) l;	a determination of the name, age, and condition of any other
30			(iii)	an evaluation of the parents and the home environment;
31			(iv)	a determination of any other pertinent facts or matters; and
32			(v)	a determination of any needed services.

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1 2	[(d)] (E) assist in an investigat		est by the local department, the local State's Attorney shall subsections [(b)] (C) and [(c)] (D) of this section.
5 6 7	department's office re shall enter into a writ	esponsible ten agree er subsect	The local department, the appropriate law enforcement within each county and Baltimore City, the local for child care regulation, and the local health officer ment that specifies standard operating procedures for ions [(b)] (C) and [(c)] (D) of this section and f suspected abuse.
9 10	(2) REQUIREMENT T		ANDARD OPERATING PROCEDURES SHALL INCLUDE A INTERVIEW WITH THE CHILD BE VIDEOTAPED.
13 14	enforcement agencie	s, and the ure for co	The agencies responsible for investigating reported cases of ing the local department, the appropriate law local State's Attorney, shall implement a joint inducting joint investigations of sexual abuse under (D) of this section.
16	(2)	The join	t investigation procedure shall:
17 18	sexual abuse compla	(i) ints;	include appropriate techniques for expediting validation of
19		(ii)	include investigation techniques designed to:
20			1. decrease the potential for physical harm to the child; and
21 22	investigation and pro	osecution	2. decrease any trauma experienced by the child in the of the case; and
23 24	CHILD BE VIDEO	(III) ΓAPED.	INCLUDE A REQUIREMENT THAT ANY INTERVIEW WITH THE
27 28	UNDER SUBSECT	ION (G) (	(H) (1) THE STANDARD OPERATING PROCEDURES UNDER SECTION AND THE JOINT INVESTIGATION PROCEDURE OF THIS SECTION SHALL establish an ongoing training d in the investigation or prosecution of [sexual] abuse
			THE TRAINING PROGRAM FOR LAW ENFORCEMENT OFFICERS THE POLICE TRAINING COMMISSION IN CONSULTATION STICE ACT COMMITTEE.
33 34	APPROVED BY TH	(II) IE MARY	THE TRAINING PROGRAM FOR PROSECUTORS SHALL BE LAND STATE'S ATTORNEY'S ASSOCIATION.
	SHALL APPLY SU	BJECT T	DEOTAPING REQUIREMENT ESTABLISHED IN THIS SECTION O THE AVAILABILITY OF FUNDS TO PURCHASE THE REQUIRED TO CONDUCT VIDEOTAPED INTERVIEWS.

	(2) THE FAILURE TO VIDEOTAPE AN INTERVIEW OF A CHILD IN AN INVESTIGATION OF ABUSE MAY NOT RESULT IN AN ADVERSE INFERENCE IN AN ADMINISTRATIVE OR JUDICIAL PROCEEDING.
	(3) NOTWITHSTANDING ANY PROVISION OF TITLE 10, SUBTITLE 4 OF THE COURTS ARTICLE, A COURT ORDER IS NOT REQUIRED TO VIDEOTAPE OR AUDIOTAPE AN INTERVIEW OF AN ALLEGED CHILD VICTIM.
9 10	(4) A VIDEOTAPE OR AUDIOTAPE OF AN INTERVIEW MADE UNDER THIS SECTION MAY NOT BE PUBLISHED, EXCEPT FOR THE PURPOSES OF A RELATED JUDICIAL OR ADMINISTRATIVE PROCEEDING, UNLESS AUTHORIZED BY A COURT ORDER AFTER GIVING INTERESTED PERSONS NOTICE AND AN OPPORTUNITY TO BE HEARD IN ACCORDANCE WITH THE MARYLAND RULES.
14	[(g)] (J) (1) To the extent possible, an investigation under subsections [(b)] (C) and [(c)] (D) of this section shall be completed within 10 days after receipt of the first notice of the suspected abuse or neglect by the local department or law enforcement agencies.
	(2) An investigation under subsections [(b)] (C) and [(c)] (D) of this section which is not completed within 30 days shall be completed within 60 days of receipt of the first notice of the suspected abuse or neglect.
21 22	[(h)] (K) 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 occurred in this State, the local department or law enforcement agency shall report to the local State's Attorney the preliminary findings of the investigation.
26 27	[(i)] (L) Within 5 business days after completion of the investigation of 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 participated in the investigation,] MULTIDISCIPLINARY TEAM shall make a complete written report of its findings to the local State's Attorney.
	[(j)] (M) Promptly after receiving a report of suspected abuse or neglect of a child who lives in this State that is alleged to have occurred outside of this State, the local department shall:
32 33	(1) forward the report to the appropriate agency outside of this State that is authorized to receive and investigate reports of suspected abuse or neglect;
34 35	(2) cooperate to the extent requested with the out-of-state agency investigating the report; and
36	if determined appropriate by the local department:
37	(i) interview the child to assess whether the child is safe; and
38	(ii) provide services to the child and the child's family.

- 1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be
- 2 construed to bar admission of otherwise admissible evidence in any administrative or
- 3 judicial hearing.
- 4 SECTION 3. AND BE IT FURTHER ENACTED, That any jurisdiction that
- 5 determines that personnel are not available to implement § 5-706(a) of the Family
- 6 Law Article, as enacted by Section 1 of this Act, shall report to the Governor, the
- 7 Secretary of Human Resources, the Secretary of Public Safety and Correctional
- 8 Services, and the Maryland Children's Justice Act Committee on the personnel
- 9 needed to implement this Act on or before October 1, 2006. The Governor shall
- 10 compile and report this information, subject to § 2-1246 of the State Government
- 11 Article, to the General Assembly on or before February 1, 2007.
- SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 13 July 1, 2006.