D4 6lr1808 CF 6lr1809

By: Senator Grosfeld

Introduced and read first time: February 3, 2006

Assigned to: Judicial Proceedings

A BILL ENTITLED

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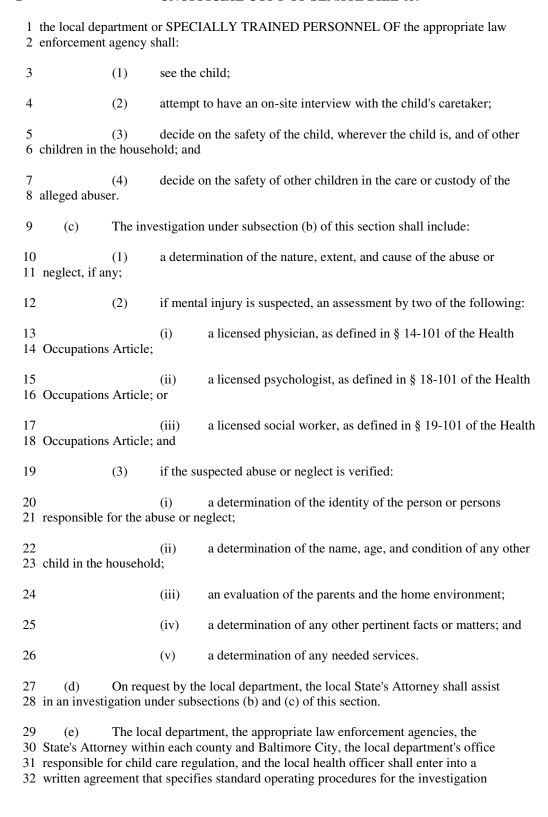
2 Family Law - Child Abuse and Neglect - Investigator's Training

- 3 FOR the purpose of requiring certain agencies to establish an ongoing training
- 4 program for certain personnel involved in the investigation or prosecution of
- 5 certain abuse cases; providing for the construction of this Act; and generally
- 6 relating to the training of personnel involved in the investigation or prosecution
- 7 of certain abuse cases.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Family Law
- 10 Section 5-706
- 11 Annotated Code of Maryland
- 12 (2004 Replacement Volume and 2005 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 14 MARYLAND, That the Laws of Maryland read as follows:

15 Article - Family Law

16 5-706.

- 17 (a) Promptly after receiving a report of suspected abuse or neglect of a child
- 18 who lives in this State that is alleged to have occurred in this State:
- 19 (1) the local department or the appropriate law enforcement agency, or
- 20 both, if jointly agreed on, shall make a thorough investigation of a report of suspected
- 21 abuse to protect the health, safety, and welfare of the child or children; or
- 22 (2) the local department shall make a thorough investigation of a report
- 23 of suspected neglect to protect the health, safety, and welfare of the child or children.
- 24 (b) Within 24 hours after receiving a report of suspected physical or sexual
- 25 abuse of a child who lives in this State that is alleged to have occurred in this State,
- 26 and within 5 days after receiving a report of suspected neglect or suspected mental
- 27 injury of a child who lives in this State that is alleged to have occurred in this State,



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under subsections (b) suspected abuse.	and (c) of	f this sect	ion and prosecution of reported cases of		
(f) (1) The agencies responsible for investigating reported cases of suspected sexual abuse, including the local department, the appropriate law enforcement agencies, and the local State's Attorney, shall implement a joint investigation procedure for conducting joint investigations of sexual abuse under subsections (b) and (c) of this section.					
(2)	The joint	t investig	ation procedure shall:		
sexual abuse compla		include a	appropriate techniques for expediting validation of		
	(ii)	include i	nvestigation techniques designed to:		
		1.	decrease the potential for physical harm to the child; and		
investigation and pro			decrease any trauma experienced by the child in the e[; and].		
UNDER SUBSECTI	ON (F) O	F THIS S	(1) THE STANDARD OPERATING PROCEDURES UNDER NAND THE JOINT INVESTIGATION PROCEDURE SECTION SHALL establish an ongoing training investigation or prosecution of [sexual] abuse		
	IE POLIC	E TRAIN	AINING FOR LAW ENFORCEMENT OFFICERS SHALL BE NING COMMISSION IN CONSULTATION WITH THE TTEE.		
THE MARYLAND			AINING FOR PROSECUTORS SHALL BE APPROVED BY NEYS' ASSOCIATION.		
	n shall be	complete	ktent possible, an investigation under subsections (b) d within 10 days after receipt of the first notice local department or law enforcement		
	n 30 days s	shall be co	under subsections (b) and (c) of this section which is ompleted within 60 days of receipt of the first.		
alleged to have occur	ce of susp	ected abus State, the			
	suspected abuse. (f) (1) sexual abuse, including agencies, and the local procedure for conduct and (c) of this section (2) sexual abuse complations investigation and procedure for conduct and (c) of this section (2) sexual abuse complations investigation and procedure for complations (2) SUBSECTION (E) COUNDER SUBSE	suspected abuse. (f) (1) The ager sexual abuse, including the local agencies, and the local State's A procedure for conducting joint and (c) of this section. (2) The joint (i) sexual abuse complaints; (ii) sexual abuse complaints; (iii) SUBSECTION (E) OF THIS SUNDER SUBSECTION (F) Oprogram for personnel involve cases. (2) (I) APPROVED BY THE POLIC CHILDREN'S JUSTICE ACT (II) THE MARYLAND STATE'S [(g)] (H) (1) and (c) of this section shall be of the suspected abuse or neglet agencies. (2) An investigation and prosecution (c) and involve cases (d) and involve cases.	(f) (1) The agencies resp sexual abuse, including the local departr agencies, and the local State's Attorney, procedure for conducting joint investigat and (c) of this section. (2) The joint investigation include a sexual abuse complaints; (ii) include		

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3 4	suspected abuse of this State, the local	a child wh departme in the inv	n 5 business days after completion of the investigation of no lives in this State that is alleged to have occurred in not and the appropriate law enforcement agency, if that vestigation, shall make a complete written report of its attorney.				
	[(j)] (K) child who lives in the local department sh	his State t	Promptly after receiving a report of suspected abuse or neglect of a state that is alleged to have occurred outside of this State, the l:				
9 10	(1) that is authorized to		d the report to the appropriate agency outside of this State and investigate reports of suspected abuse or neglect;				
11 12	(2) investigating the re		rate to the extent requested with the out-of-state agency				
13	(3)	if dete	rmined appropriate by the local department:				
14		(i)	interview the child to assess whether the child is safe; and				
15		(ii)	provide services to the child and the child's family.				
	6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be 7 construed to bar admission of evidence otherwise admissible in an administrative or 8 judicial hearing.						
19 20	SECTION 3. A October 1, 2006.	AND BE I	T FURTHER ENACTED, That this Act shall take effect				