HOUSE BILL 223

D4 5lr1398 HB 644/24 – JUD (PRE-FILED) By: Delegate Crutchfield Requested: October 25, 2024 Introduced and read first time: January 8, 2025 Assigned to: Judiciary A BILL ENTITLED AN ACT concerning Family Law – Child Abuse and Neglect Investigations ("Know Before They Knock" Family Right to Notice Act) FOR the purpose of requiring a local department of social services or a law enforcement agency to provide a certain notice to a parent or caretaker of a child at a certain time during an investigation of suspected child abuse or neglect; excluding evidence obtained in violation of this Act from being used in certain judicial or administrative proceedings; and generally relating to child abuse and neglect. BY repealing and reenacting, with amendments, Article – Family Law Section 5-706 Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. That the Laws of Maryland read as follows: Article - Family Law 5-706.In this section, "alternative response" means a component of the child (a) (1)protective services program that provides for a comprehensive assessment of: (i) risk of harm to the child; risk of subsequent child abuse or neglect; (ii) family strengths and needs; and (iii)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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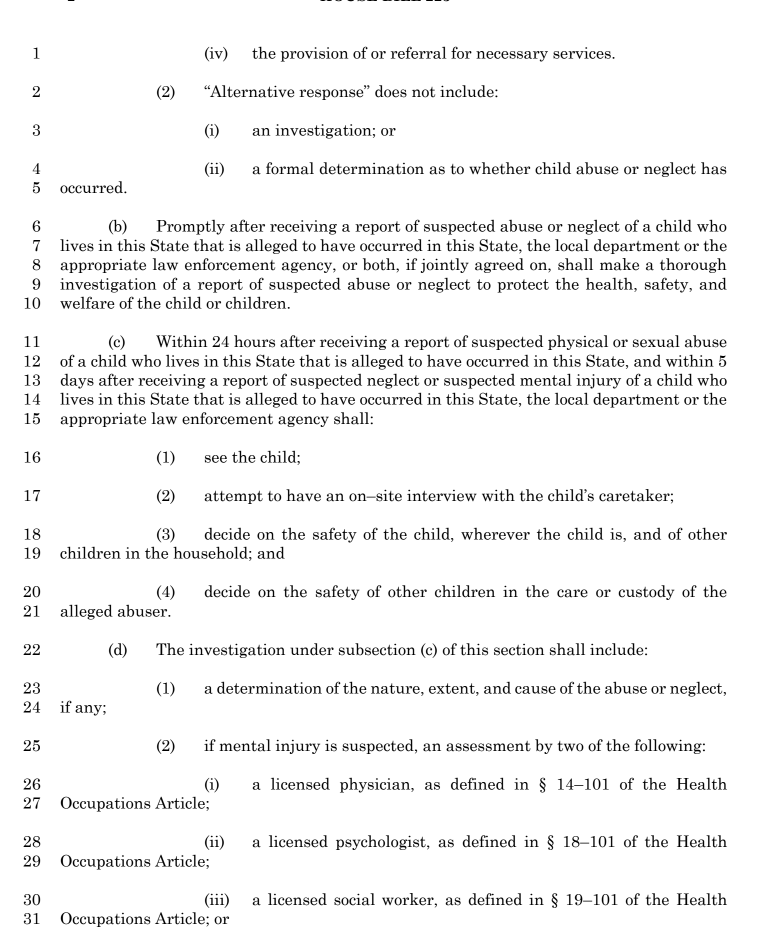
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$1\\2$	(iv) a clinical professional counselor licensed under Title 17 of the Health Occupations Article; and			
3	(3) if the suspected abuse or neglect is verified:			
4 5	(i) a determination of the identity of the person or persons responsible for the abuse or neglect;			
6 7	(ii) a determination of the name, age, and condition of any other child in the household;			
8	(iii) an evaluation of the parents and the home environment;			
9	(iv) a determination of any other pertinent facts or matters; and			
10	(v) a determination of any needed services.			
11 12 13 14 15	(E) (1) AT THE TIME OF INITIAL CONTACT WITH THE CHILD'S PARENT OF CARETAKER DURING THE INVESTIGATION REQUIRED UNDER THIS SECTION, THE LOCAL DEPARTMENT OR THE APPROPRIATE LAW ENFORCEMENT AGENCY SHALI PROVIDE THE PARENT OR CARETAKER WITH ORAL AND WRITTEN NOTICE THAT EXCEPT AS OTHERWISE PROVIDED BY LAW:			
16 17 18 19	(I) THE PARENT OR CARETAKER IS NOT REQUIRED TO ALLOW THE INVESTIGATOR TO ENTER THE RESIDENCE OF THE PARENT OR CARETAKER UNLESS THE ENTRY IS ORDERED BY A COURT OR IS AUTHORIZED BY § 5–709 OF THIS SUBTITLE;			
20 21	(II) THE PARENT OR CARETAKER IS ENTITLED TO BE INFORMED OF ALL OF THE ALLEGATIONS BEING INVESTIGATED;			
22 23 24 25	(III) THE PARENT OR CARETAKER IS NOT REQUIRED TO SPEAK WITH THE INVESTIGATOR WITHOUT AN OPPORTUNITY TO CONSULT AN ATTORNEY AND IS ENTITLED TO HAVE AN ATTORNEY REVIEW ANY DOCUMENTS BEFORE AGREEING TO SIGN;			
26 27 28 29	(IV) THE PARENT OR CARETAKER IS NOT REQUIRED TO ALLOW THE INVESTIGATOR TO INTERVIEW OR EXAMINE A CHILD, UNLESS THE INTERVIEW OR EXAMINATION IS ORDERED BY A COURT OR IS REQUIRED UNDER SUBSECTION (C) OR (K) OF THIS SECTION;			

30 (V) THE PARENT OR CARETAKER IS NOT REQUIRED, UNLESS 31 ORDERED BY A COURT, TO AGREE TO ANY REQUEST MADE BY AN INVESTIGATOR,

- 1 INCLUDING TAKING A DRUG OR ALCOHOL TEST OR SUBMITTING TO A MENTAL
- 2 HEALTH EVALUATION;
- 3 (VI) ANY STATEMENT MADE BY THE PARENT, CARETAKER, OR
- 4 OTHER FAMILY MEMBER OR OCCUPANT OF THE HOME MAY BE USED AGAINST THE
- 5 PARENT OR CARETAKER IN AN ADMINISTRATIVE OR COURT PROCEEDING;
- 6 (VII) THE INVESTIGATOR IS NOT AN ATTORNEY AND MAY NOT
- 7 PROVIDE LEGAL ADVICE TO THE PARENT OR CARETAKER;
- 8 (VIII) THE PARENT OR CARETAKER IS NOT REQUIRED TO SIGN ANY
- 9 DOCUMENT PRESENTED BY THE INVESTIGATOR, INCLUDING A RELEASE OF CLAIMS,
- 10 A SERVICE AGREEMENT, OR A RELEASE OF MEDICAL INFORMATION FOR THE
- 11 PARENT OR CHILD; AND
- 12 (IX) THE EXERCISE OF ANY OF THE RIGHTS DESCRIBED IN THIS
- 13 PARAGRAPH, INCLUDING REFUSING TO SPEAK WITH THE INVESTIGATOR OR
- 14 DENYING ENTRY INTO THE HOME, MAY HAVE SERIOUS CONSEQUENCES, WHICH MAY
- 15 INCLUDE THE INVESTIGATOR FILING A PETITION FOR THE REMOVAL OF THE CHILD
- 16 FROM THE HOME OF THE PARENT OR CARETAKER.
- 17 (2) (I) THE NOTICE PROVIDED TO A PARENT OR CARETAKER
- 18 UNDER THIS SUBSECTION SHALL BE WRITTEN IN A CLEAR, SIMPLE MANNER AND IN
- 19 A LANGUAGE THAT WILL BE UNDERSTOOD BY THE PARENT OR CARETAKER.
- 20 (II) IF THE PARENT OR CARETAKER IS UNABLE TO READ, OR ON
- 21 REQUEST, THE INVESTIGATOR SHALL READ THE NOTICE TO THE PARENT OR
- 22 CARETAKER.
- 23 (3) (I) THE INVESTIGATOR SHALL REQUEST THAT THE PARENT OR
- 24 CARETAKER SIGN AND DATE THE NOTICE DESCRIBED IN PARAGRAPH (1) OF THIS
- 25 SUBSECTION AS EVIDENCE OF HAVING RECEIVED THE NOTICE.
- 26 (II) IF THE PARENT OR CARETAKER REFUSES TO SIGN AND DATE
- 27 THE NOTICE, THE INVESTIGATOR SHALL SPECIFICALLY INDICATE ON THE NOTICE
- 28 THAT THE PARENT OR CARETAKER WAS REQUESTED TO SIGN AND DATE THE NOTICE
- 29 AND REFUSED TO DO SO.
- 30 (III) THE INVESTIGATOR SHALL SIGN THE NOTICE AS WITNESS
- 31 TO THE PARENT'S OR CARETAKER'S REFUSAL TO SIGN THE NOTICE, IF APPLICABLE.
- 32 (IV) THE INVESTIGATOR SHALL PROVIDE THE PARENT OR
- 33 CARETAKER WITH A COPY OF THE SIGNED NOTICE AT THE TIME OF THE

- 1 INVESTIGATOR'S INITIAL FACE-TO-FACE CONTACT WITH THE PARENT OR 2 CARETAKER.
- 3 (4) IF THE INVESTIGATOR FAILS TO COMPLY WITH ANY PROVISION OF
 4 THIS SUBSECTION, ANY EVIDENCE OBTAINED IN VIOLATION OF THIS SUBSECTION
 5 SHALL BE EXCLUDED IN ANY JUDICIAL OR ADMINISTRATIVE PROCEEDINGS ARISING
 6 FROM THE INVESTIGATION.
- 7 **[(e)] (F)** On request by the local department, the local State's Attorney shall assist in an investigation under subsections (c) and (d) of this section.
- 9 **[(f)] (G)** The local department, the appropriate law enforcement agencies, the State's Attorney within each county and Baltimore City, the local department's office responsible for child care regulation, the local health officer, and the local child advocacy center shall enter into a written agreement that specifies standard operating procedures for the investigation under subsections (c) and (d) of this section and prosecution of reported cases of suspected abuse or neglect.
- [(g)] (H) (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 (c) and (d) of this section.
- 19 (2) The joint investigation procedure shall:
- 20 (i) include appropriate techniques for expediting validation of 21 sexual abuse complaints;
- 22 (ii) include investigation techniques designed to:
- 23 1. decrease the potential for physical harm to the child; and
- 24 2. decrease any trauma experienced by the child in the 25 investigation and prosecution of the case;
- 26 (iii) establish an ongoing training program for personnel involved in 27 the investigation or prosecution of sexual abuse cases; and
- 28 (iv) include screening to determine whether a child is a victim of sex 29 trafficking.
- [(h)] (I) (1) To the extent possible, an investigation under subsections (c) and (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.

provider;

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1 An investigation under subsections (c) and (d) of this section that is not (2) 2 completed within 30 days shall be completed within 60 days of receipt of the first notice of 3 the suspected abuse or neglect. 4 Within 5 business days after completion of the investigation of [(i)] **(J)** 5 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 6 7 participated in the investigation, shall make a complete written report of its findings to the 8 local State's Attorney. 9 Promptly after receiving a report of suspected abuse or neglect of a child [(i)] **(K)** who lives in this State that is alleged to have occurred outside of this State, the local 10 11 department shall: 12 (1)forward the report to the appropriate agency outside of this State that 13 is authorized to receive and investigate reports of suspected abuse or neglect; 14 cooperate to the extent requested with the out-of-state agency (2) 15 investigating the report; and 16 (3)if determined appropriate by the local department: 17 (i) interview the child to assess whether the child is safe; and 18 (ii) provide services to the child and the child's family. 19 [(k)] **(L)** Notwithstanding the provisions of this section, the Secretary may 20 implement an alternative response program for selected reports of abuse or neglect. [(1)] (M) 21The Department shall convene a multidisciplinary alternative (1) 22response advisory council. 23 (2) The advisory council shall consist of the following members: 24(i) the Secretary of Human Services, or the Secretary's designee; 25 the Secretary of Health, or the Secretary's designee; (ii) 26 (iii) the State Superintendent of Schools, or the Superintendent's 27 designee; a representative from the Maryland Disability Law Center; 28(iv) 29a representative from a child advocacy organization; (v) 30 (vi) a representative from a community partner or a local service

- a pediatrician with experience in diagnosing and treating 1 2 injuries related to abuse and neglect: 3 an attorney with experience representing children or adults in 4 abuse and neglect cases: a representative from the Office of the Public Defender; 5 (ix) 6 a parent or guardian who has personal experience with the child (x) 7 protective services system; 8 (xi) a child who has personal experience with the child protective 9 services system; 10 (xii) two representatives from local departments of social services; 11 and 12 (xiii) two representatives from local citizens review panels. The Secretary of Human Services or the Secretary's designee shall be 13 the chair of the advisory council. 14 15 **(4)** The advisory council shall advise the Department on: 16 the development of the alternative response implementation plan, which may include a pilot program; 17 18 oversight and monitoring of the alternative response 19 implementation plan; 20 consulting with local citizens review panels, local services 21affiliates, and other local partners for feedback and recommendations on the alternative response implementation plan; 2223 defining the scope of the independent evaluation of the (iv) implementation of the alternative response program; and 2425 defining the scope of the ongoing evaluation of the alternative (v)
- [(n)] (O) A report that is not assigned for an alternative response shall be

assigned for investigation in accordance with this section.

Only a low risk report of abuse or neglect may be considered for an

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response program.

[(m)] (N) O alternative response.

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$\frac{1}{2}$	[(o)] (P) for an alternative r	The following reports of suspected abuse or neglect may not be assigned response:
3	(1)	sexual abuse; and
4	(2)	abuse or neglect:
5		(i) occurring in an out-of-home placement;
6		(ii) resulting in death or serious physical or mental injury;
7 8 9	neglect has been id of the local departr	(iii) if, in the previous 3 years, the individual suspected of abuse or entified as responsible for abuse or neglect as documented in the records nent; or
10 11 12		(iv) if the individual suspected of abuse or neglect has had one report ernative response within the past 12 months or two reports assigned for sonse within the past 24 months.
13 14 15	[(p)] (Q) time for an imm circumstances:	A report assigned for an alternative response may be reassigned at any nediate investigation based on any of the following factors and
16	(1)	a reassessment of the report or relevant facts;
17 18	(2) of this section; or	a determination that the case satisfies a criterion in subsection [(o)] (P)
19 20	(3) assessment.	a family's inability or refusal to participate in the alternative response
21 22	[(q)] (R) alternative respons	A report assigned for an investigation may be reassigned for an se at any time based on:
23 24	(1) case meets the crit	a reassessment of the report or relevant facts that demonstrate that the eria for an alternative response;
25 26	(2) of abuse or neglect	a determination that accepted services would address all issues of risk and child safety; and
27	(3)	approval by a caseworker supervisor.
28 29	[(r)] (S) department shall:	When a report is referred for an alternative response, the local

(1) see the child and the child's parent or primary caretaker within 24 hours of receiving a report of physical abuse;

$\frac{1}{2}$	(2) of receiving a repo	see the child and the child's parent or primary caretaker within 5 days rt of neglect;
3 4	(3) caretaker;	attempt to have an on-site interview with the child's parent or primary
5	(4)	evaluate the child's home environment;
6 7	(5) children in the hor	decide on the safety of the child, wherever the child is, and of other usehold;
8 9	(6) individual suspect	decide on the safety of other children in the care or custody of the ed of abuse or neglect;
10 11 12	(7) assigned for an a abuse or neglect;	advise the appropriate law enforcement agency that the report has been lternative response, if the law enforcement agency made the report of
13 14 15	_	inform the individual suspected of child abuse or neglect of the against the individual in a manner consistent with laws protecting the n who made the report;
16 17	(9) receipt of the repo	complete an alternative response assessment within 60 days after the rt;
18 19 20		within 10 days after completing the alternative response assessment, report to the family members who are participating in the alternative ent as to whether and what services are necessary to address:
21		(i) the safety of the child or other children in the household; and
22		(ii) the risk of subsequent abuse or neglect; and
23	(11)	consistent with the assessment and any safety or services plans:
24		(i) render any appropriate services in the best interests of the child;
25		(ii) refer the family or child for additional services; or
26 27 28	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 es.
29	[(s)] (T)	The local department:

shall:

(1)

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1 2 3	(i) maintain complete records related to an alternative response and services for 3 years after the report was received if there is no subsequent child welfare involvement; and
4 5	(ii) expunge complete records related to an alternative response and services if there is no subsequent child welfare involvement after 3 years;
6 7 8	(2) may not use or disclose records related to an alternative response for purposes of responding to a request for background information for employment or voluntary services; and
9 10	(3) shall protect from disclosure records related to an alternative response in accordance with \S 1–202 of the Human Services Article.
11 12 13	[(t)] (U) The Department shall implement policies to ensure that if a local department or the appropriate law enforcement agency fails to see a child in accordance with the time frames established under subsection (c) of this section:
14	(1) the reason for the delay is documented in the child's case file; and
15	(2) a supervisor at the local department:
16 17	(i) is notified of the delay in order to support staff in making initia contact with the child; and
18 19	(ii) reviews the documentation required under item (1) of this subsection during the review of the final investigation report.
20 21 22	[(u)] (V) (1) The Department shall prepare and issue a quarterly report identifying investigations or reports that are not completed within the time frames required by this section.
23 24	(2) The reports required under this subsection shall include an explanation for each delay, compiled by the Department with input from the local departments.

- 25 (3) On or before December 1, 2022, and each December 1 thereafter, the 26 Department shall, subject to § 2–1257 of the State Government Article, report to the
- 27 General Assembly on the progress of local departments in complying with the time frames
- 28 for conducting investigations and completing reports under this section.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2025.