2018 RECONVENED SESSION

REENROLLED

[H 511]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 63.2-1503 and 63.2-1506 of the Code of Virginia, relating to child abuse or neglect; sex offenders; investigations; reports to local attorney for the Commonwealth.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 63.2-1503 and 63.2-1506 of the Code of Virginia are amended and reenacted as follows:
 § 63.2-1503. Local departments to establish child-protective services; duties.

9 A. Each local department shall establish child-protective services under a departmental coordinator 10 within such department or with one or more adjacent local departments that shall be staffed with qualified personnel pursuant to regulations adopted by the Board. The local department shall be the 11 12 public agency responsible for receiving and responding to complaints and reports, except that (i) in cases 13 where the reports or complaints are to be made to the court and the judge determines that no local department within a reasonable geographic distance can impartially respond to the report, the court shall 14 15 assign the report to the court services unit for evaluation; and (ii) in cases where an employee at a private or state-operated hospital, institution or other facility, or an employee of a school board is 16 17 suspected of abusing or neglecting a child in such hospital, institution or other facility, or public school, the local department shall request the Department and the relevant private or state-operated hospital, 18 19 institution or other facility, or school board to assist in conducting a joint investigation in accordance with regulations adopted by the Board, in consultation with the Departments of Education, Health, 20 21 Medical Assistance Services, Behavioral Health and Developmental Services, Juvenile Justice and 22 Corrections.

B. The local department shall ensure, through its own personnel or through cooperative arrangements
 with other local agencies, the capability of receiving reports or complaints and responding to them
 promptly on a 24-hours-a-day, seven-days-per-week basis.

26 C. The local department shall widely publicize a telephone number for receiving complaints and 27 reports.

28 D. The local department shall notify the local attorney for the Commonwealth and the local 29 law-enforcement agency of all complaints of suspected child abuse or neglect involving (i) any death of 30 a child; (ii) any injury or threatened injury to the child in which a felony or Class 1 misdemeanor is 31 also suspected; (iii) any sexual abuse, suspected sexual abuse or other sexual offense involving a child, 32 including but not limited to the use or display of the child in sexually explicit visual material, as defined 33 in § 18.2-374.1; (iv) any abduction of a child; (v) any felony or Class 1 misdemeanor drug offense involving a child; or (vi) contributing to the delinquency of a minor in violation of § 18.2-371, 34 immediately, but in no case more than two hours of receipt of the complaint, and shall provide the 35 36 attorney for the Commonwealth and the local law-enforcement agency with records and information of the local department, including records related to any complaints of abuse or neglect involving the 37 38 victim or the alleged perpetrator, related to the investigation of the complaint. The local department 39 shall notify the local attorney for the Commonwealth of all complaints of suspected child abuse or 40 neglect involving the child's being left alone in the same dwelling with a person to whom the child is 41 not related by blood or marriage and who has been convicted of an offense against a minor for which 42 registration is required as a violent sexual offender pursuant to § 9.1-902, immediately, but in no case 43 more than two hours of receipt of the complaint, and shall provide the attorney for the Commonwealth with records and information of the local department that would help determine whether a violation of 44 45 post-release conditions, probation, parole, or court order has occurred due to the nonrelative sexual offender's contact with the child. The local department shall not allow reports of the death of the victim 46 47 from other local agencies to substitute for direct reports to the attorney for the Commonwealth and the local law-enforcement agency. The local department shall develop, when practicable, memoranda of 48 49 understanding for responding to reports of child abuse and neglect with local law enforcement and the 50 attorney for the Commonwealth.

In each case in which the local department notifies the local law-enforcement agency of a complaint pursuant to this subsection, the local department shall, within two business days of delivery of the notification, complete a written report, on a form provided by the Board for such purpose, which shall include (a) the name of the representative of the local department providing notice required by this subsection; (b) the name of the local law-enforcement officer who received such notice; (c) the date and time that notification was made; (d) the identity of the victim; (e) the identity of the person alleged to HB511ER2

57 have abused or neglected the child, if known; (f) the clause or clauses in this subsection that describe 58 the reasons for the notification; and (g) the signatures, which may be electronic signatures, of the 59 representatives of the local department making the notification and the local law-enforcement officer 60 receiving the notification. Such report shall be included in the record of the investigation and may be 61 submitted either in writing or electronically.

62 E. When abuse or neglect is suspected in any case involving the death of a child, the local 63 department shall report the case immediately to the regional medical examiner and the local 64 law-enforcement agency.

F. The local department shall use reasonable diligence to locate (i) any child for whom a report of
suspected abuse or neglect has been received and is under investigation, receiving family assessment, or
for whom a founded determination of abuse and neglect has been made and a child-protective services
case opened and (ii) persons who are the subject of a report that is under investigation or receiving
family assessment, if the whereabouts of the child or such persons are unknown to the local department.

G. When an abused or neglected child and the persons who are the subject of an open child-protective services case have relocated out of the jurisdiction of the local department, the local department shall notify the child-protective services agency in the jurisdiction to which such persons have relocated, whether inside or outside of the Commonwealth, and forward to such agency relevant portions of the case record. The receiving local department shall arrange protective and rehabilitative services as required by this section.

76 H. When a child for whom a report of suspected abuse or neglect has been received and is under 77 investigation or receiving family assessment and the child and the child's parents or other persons 78 responsible for the child's care who are the subject of the report that is under investigation or family 79 assessment have relocated out of the jurisdiction of the local department, the local department shall 80 notify the child-protective services agency in the jurisdiction to which the child and such persons have relocated, whether inside or outside of the Commonwealth, and complete such investigation or family 81 82 assessment by requesting such agency's assistance in completing the investigation or family assessment. The local department that completes the investigation or family assessment shall forward to the receiving 83 84 agency relevant portions of the case record in order for the receiving agency to arrange protective and 85 rehabilitative services as required by this section.

86 I. Upon receipt of a report of child abuse or neglect, the local department shall determine the validity
87 of such report and shall make a determination to conduct an investigation pursuant to § 63.2-1505 or, if
88 designated as a child-protective services differential response agency by the Department according to
89 § 63.2-1504, a family assessment pursuant to § 63.2-1506.

90 J. The local department shall foster, when practicable, the creation, maintenance and coordination of 91 hospital and community-based multidisciplinary teams that shall include where possible, but not be limited to, members of the medical, mental health, social work, nursing, education, legal and 92 93 law-enforcement professions. Such teams shall assist the local departments in identifying abused and neglected children; coordinating medical, social, and legal services for the children and their families; 94 developing innovative programs for detection and prevention of child abuse; promoting community 95 96 concern and action in the area of child abuse and neglect; and disseminating information to the general 97 public with respect to the problem of child abuse and neglect and the facilities and prevention and 98 treatment methods available to combat child abuse and neglect. These teams may be the family assessment and planning teams established pursuant to § 2.2-5207. Multidisciplinary teams may develop 99 100 agreements regarding the exchange of information among the parties for the purposes of the investigation and disposition of complaints of child abuse and neglect, delivery of services and child 101 102 protection. Any information exchanged in accordance with the agreement shall not be considered to be a 103 violation of the provisions of § 63.2-102, 63.2-104, or 63.2-105.

104 The local department shall also coordinate its efforts in the provision of these services for abused and 105 neglected children with the judge and staff of the court.

106 K. The local department may develop multidisciplinary teams to provide consultation to the local 107 department during the investigation of selected cases involving child abuse or neglect, and to make 108 recommendations regarding the prosecution of such cases. These teams may include, but are not limited 109 to, members of the medical, mental health, legal and law-enforcement professions, including the attorney 110 for the Commonwealth or his designee; a local child-protective services representative; and the guardian 111 ad litem or other court-appointed advocate for the child. Any information exchanged for the purpose of 112 such consultation shall not be considered a violation of § 63.2-102, 63.2-104, or 63.2-105.

L. The local department shall report annually on its activities concerning abused and neglected
 children to the court and to the Child-Protective Services Unit in the Department on forms provided by
 the Department.

116 M. Statements, or any evidence derived therefrom, made to local department child-protective services 117 personnel, or to any person performing the duties of such personnel, by any person accused of the 118 abuse, injury, neglect or death of a child after the arrest of such person, shall not be used in evidence in the case-in-chief against such person in the criminal proceeding on the question of guilt or innocence 119 120 over the objection of the accused, unless the statement was made after such person was fully advised (i) of his right to remain silent, (ii) that anything he says may be used against him in a court of law, (iii) 121 122 that he has a right to the presence of an attorney during any interviews, and (iv) that if he cannot afford 123 an attorney, one will be appointed for him prior to any questioning.

124 N. Notwithstanding any other provision of law, the local department, in accordance with Board 125 regulations, shall transmit information regarding reports, complaints, family assessments, and 126 investigations involving children of active duty members of the United States Armed Forces or members of their household to family advocacy representatives of the United States Armed Forces. 127

128 O. The local department shall notify the custodial parent and make reasonable efforts to notify the 129 noncustodial parent as those terms are defined in § 63.2-1900 of a report of suspected abuse or neglect 130 of a child who is the subject of an investigation or is receiving family assessment, in those cases in 131 which such custodial or noncustodial parent is not the subject of the investigation.

132 P. The local department shall notify the Superintendent of Public Instruction when an individual 133 holding a license issued by the Board of Education is the subject of a founded complaint of child abuse 134 or neglect and shall transmit identifying information regarding such individual if the local department 135 knows the person holds a license issued by the Board of Education and after all rights to any appeal 136 provided by § 63.2-1526 have been exhausted. Any information exchanged for the purpose of this 137 subsection shall not be considered a violation of § 63.2-102, 63.2-104, or 63.2-105.

§ 63.2-1506. Family assessments by local departments.

139 A. A family assessment requires the collection of information necessary to determine: 140

1. The immediate safety needs of the child;

141 2. The protective and rehabilitative services needs of the child and family that will deter abuse or 142 neglect; 143

3. Risk of future harm to the child;

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144 4. Whether the mother of a child who was exposed in utero to a controlled substance sought 145 substance abuse counseling or treatment prior to the child's birth; and

146 5. Alternative plans for the child's safety if protective and rehabilitative services are indicated and the 147 family is unable or unwilling to participate in services.

148 B. When a local department has been designated as a child-protective services differential response 149 system participant by the Department pursuant to § 63.2-1504 and responds to the report or complaint 150 by conducting a family assessment, the local department shall:

151 1. Conduct an immediate family assessment and, if the report or complaint was based upon one of 152 the factors specified in subsection B of § 63.2-1509, the local department may file a petition pursuant to 153 § 16.1-241.3;

154 2. Immediately contact the subject of the report and the family of the child alleged to have been 155 abused or neglected and give each a written and an oral explanation of the family assessment procedure. 156 The family assessment shall be in writing and shall be completed in accordance with Board regulation;

157 3. Complete the family assessment within 45 days and transmit a report to such effect to the 158 Department and to the person who is the subject of the family assessment. However, upon written 159 justification by the local department, the family assessment may be extended, not to exceed a total of 60 160 days;

161 4. Consult with the family to arrange for necessary protective and rehabilitative services to be 162 provided to the child and his family. Families have the option of declining the services offered as a result of the family assessment. If the family declines the services, the case shall be closed unless the 163 164 local department determines that sufficient cause exists to redetermine the case as one that needs to be 165 investigated. In no instance shall a case be redetermined as an investigation solely because the family 166 declines services;

167 5. Petition the court for services deemed necessary;

168 6. Make no disposition of founded or unfounded for reports in which a family assessment is completed. Reports in which a family assessment is completed shall not be entered into the central 169 170 registry contained in § 63.2-1515; and

171 7. Commence an immediate investigation, if at any time during the completion of the family 172 assessment, the local department determines that an investigation is required.

173 C. When a local department has been designated as a child-protective services differential response 174 agency by the Department, the local department may investigate any report of child abuse or neglect, 175 but the following valid reports of child abuse or neglect shall be investigated: (i) sexual abuse, (ii) child 176 fatality, (iii) abuse or neglect resulting in serious injury as defined in § 18.2-371.1, (iv) cases involving a 177 child's being left alone in the same dwelling with a person to whom the child is not related by blood or marriage and who has been convicted of an offense against a minor for which registration is required 178

179 as a violent sexual offender pursuant to § 9.1-902, (v) child has been taken into the custody of the local 180 department, or (v) (vi) cases involving a caretaker at a state-licensed child day center, religiously exempt child day center, licensed, registered or approved family day home, private or public school, hospital or 181 182 any institution. If a report or complaint is based upon one of the factors specified in subsection B of 183 § 63.2-1509, the local department shall (a) conduct a family assessment, unless an investigation is required pursuant to this subsection or other provision of law or is necessary to protect the safety of the 184 child, and (b) develop a plan of safe care in accordance with federal law, regardless of whether the local 185 186 department makes a finding of abuse or neglect.