2019 SESSION

ENROLLED

1 VIRGINIA ACTS OF ASSEMBLY - CHAPTER 2 An Act to amend and reenact §§ 63.2-1505 and 63.2-1506 of the Code of Virginia, relating to child 3 protective services; investigations and family assessments; contact information. 4 5 Approved 6 Be it enacted by the General Assembly of Virginia: 7 1. That §§ 63.2-1505 and 63.2-1506 of the Code of Virginia are amended and reenacted as follows: 8 § 63.2-1505. Investigations by local departments. 9 A. An investigation requires the collection of information necessary to determine: 10 1. The immediate safety needs of the child; 2. The protective and rehabilitative services needs of the child and family that will deter abuse or 11 12 neglect; 13 3. Risk of future harm to the child; 14 4. Alternative plans for the child's safety if protective and rehabilitative services are indicated and the 15 family is unable or unwilling to participate in services; 5. Whether abuse or neglect has occurred; 16 6. If abuse or neglect has occurred, who abused or neglected the child; and 17 7. A finding of either founded or unfounded based on the facts collected during the investigation. 18 19 B. If the local department responds to the report or complaint by conducting an investigation, the 20 local department shall: 21 1. Make immediate investigation and, if the report or complaint was based upon one of the factors 22 specified in subsection B of § 63.2-1509, the local department may file a petition pursuant to 23 § 16.1-241.3; 24 2. Complete a report and enter it into the statewide automation system maintained by the 25 Department: 26 3. Consult with the family to arrange for necessary protective and rehabilitative services to be 27 provided to the child and his family; 28 4. Petition the court for services deemed necessary including, but not limited to, removal of the child 29 or his siblings from their home; 30 5. Determine within 45 days if a report of abuse or neglect is founded or unfounded and transmit a 31 report to such effect to the Department and to the person who is the subject of the investigation. However, upon written justification by the local department, the time for such determination may be 32 33 extended not to exceed a total of 60 days or, in the event that the investigation is being conducted in 34 cooperation with a law-enforcement agency and both parties agree that circumstances so warrant, as 35 stated in the written justification, the time for such determination may be extended not to exceed 90 days. If through the exercise of reasonable diligence the local department is unable to find the child who 36 37 is the subject of the report, the time the child cannot be found shall not be computed as part of the total 38 time period allowed for the investigation and determination and documentation of such reasonable 39 diligence shall be placed in the record. In cases involving the death of a child or alleged sexual abuse of 40 a child who is the subject of the report, the time during which records necessary for the investigation of 41 the complaint but not created by the local department, including autopsy or medical or forensic records 42 or reports, are not available to the local department due to circumstances beyond the local department's 43 control shall not be computed as part of the total time period allowed for the investigation and determination, and documentation of the circumstances that resulted in the delay shall be placed in the 44 45 record. In cases in which the subject of the investigation is a full-time, part-time, permanent, or temporary employee of a school division who is suspected of abusing or neglecting a child in the course 46 of his educational employment, the time period for determining whether a report is founded or 47 unfounded and transmitting a report to that effect to the Department and the person who is the subject 48 of the investigation shall be mandatory, and every local department shall make the required 49 50 determination and report within the specified time period without delay; 6. If a report of abuse or neglect is unfounded, transmit a report to such effect to the complainant 51 and parent or guardian and the person responsible for the care of the child in those cases where such 52 53 person was suspected of abuse or neglect; and 54 7. If a report of child abuse and neglect is founded, and the subject of the report is or was at the

55 time of the investigation or the conduct that led to the report a full-time, part-time, permanent, or 56 temporary employee of a school division located within the Commonwealth, notify the relevant school HB2743ER

[H 2743]

57 board of the founded complaint without delay.

58 Any information exchanged for the purposes of this subsection shall not be considered a violation of 59 § 63.2-102, 63.2-104, or 63.2-105.

60 C. Each local board may obtain and consider, in accordance with regulations adopted by the Board, 61 statewide criminal history record information from the Central Criminal Records Exchange and results of 62 a search of the child abuse and neglect central registry of any individual who is the subject of a child abuse or neglect investigation conducted under this section when there is evidence of child abuse or 63 64 neglect and the local board is evaluating the safety of the home and whether removal will protect a 65 child from harm. The local board also may obtain such a criminal records or registry search on all adult 66 household members residing in the home where the individual who is the subject of the investigation resides and the child resides or visits. If a child abuse or neglect petition is filed in connection with 67 such removal, a court may admit such information as evidence. Where the individual who is the subject 68 69 of such information contests its accuracy through testimony under oath in hearing before the court, no court shall receive or consider the contested criminal history record information without certified copies 70 71 of conviction. Further dissemination of the information provided to the local board is prohibited, except 72 as authorized by law.

73 D. A person who has not previously participated in the investigation of complaints of child abuse or 74 neglect in accordance with this chapter shall not participate in the investigation of any case involving a 75 complaint of alleged sexual abuse of a child unless he (i) has completed a Board-approved training 76 program for the investigation of complaints involving alleged sexual abuse of a child or (ii) is under the 77 direct supervision of a person who has completed a Board-approved training program for the 78 investigation of complaints involving alleged sexual abuse of a child. No individual may make a 79 determination of whether a case involving a complaint of alleged sexual abuse of a child is founded or 80 unfounded unless he has completed a Board-approved training program for the investigation of complaints involving alleged sexual abuse of a child. 81

82 E. Any individual who is the subject of a child abuse or neglect investigation conducted under this section shall notify the local department prior to changing his place of residence and provide the local 83 84 department with the address of his new residence. 85

§ 63.2-1506. Family assessments by local departments. 86

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

1. The immediate safety needs of the child;

2. The protective and rehabilitative services needs of the child and family that will deter abuse or 88 89 neglect; 90

3. Risk of future harm to the child;

87

114

91 4. Whether the mother of a child who was exposed in utero to a controlled substance sought 92 substance abuse counseling or treatment prior to the child's birth; and

93 5. Alternative plans for the child's safety if protective and rehabilitative services are indicated and the 94 family is unable or unwilling to participate in services.

95 B. When a local department has been designated as a child-protective services differential response 96 system participant by the Department pursuant to § 63.2-1504 and responds to the report or complaint 97 by conducting a family assessment, the local department shall:

98 1. Conduct an immediate family assessment and, if the report or complaint was based upon one of 99 the factors specified in subsection B of § 63.2-1509, the local department may file a petition pursuant to 100 § 16.1-241.3;

101 2. Immediately contact the subject of the report and the family of the child alleged to have been 102 abused or neglected and give each a written and an oral explanation of the family assessment procedure. 103 The family assessment shall be in writing and shall be completed in accordance with Board regulation;

104 3. Complete the family assessment within 45 days and transmit a report to such effect to the 105 Department and to the person who is the subject of the family assessment. However, upon written 106 justification by the local department, the family assessment may be extended, not to exceed a total of 60 107 days;

108 4. Consult with the family to arrange for necessary protective and rehabilitative services to be 109 provided to the child and his family. Families have the option of declining the services offered as a 110 result of the family assessment. If the family declines the services, the case shall be closed unless the local department determines that sufficient cause exists to redetermine the case as one that needs to be 111 112 investigated. In no instance shall a case be redetermined as an investigation solely because the family 113 declines services;

5. Petition the court for services deemed necessary;

6. Make no disposition of founded or unfounded for reports in which a family assessment is 115 116 completed. Reports in which a family assessment is completed shall not be entered into the central registry contained in § 63.2-1515; and 117

118 7. Commence an immediate investigation, if at any time during the completion of the family119 assessment, the local department determines that an investigation is required.

120 C. When a local department has been designated as a child-protective services differential response 121 agency by the Department, the local department may investigate any report of child abuse or neglect, 122 but the following valid reports of child abuse or neglect shall be investigated: (i) sexual abuse, (ii) child 123 fatality, (iii) abuse or neglect resulting in serious injury as defined in § 18.2-371.1, (iv) cases involving a 124 child's being left alone in the same dwelling with a person to whom the child is not related by blood or 125 marriage and who has been convicted of an offense against a minor for which registration is required as 126 a violent sexual offender pursuant to § 9.1-902, (v) child has been taken into the custody of the local 127 department, or (vi) cases involving a caretaker at a state-licensed child day center, religiously exempt 128 child day center, licensed, registered or approved family day home, private or public school, hospital or any institution. If a report or complaint is based upon one of the factors specified in subsection B of 129 130 § 63.2-1509, the local department shall (a) conduct a family assessment, unless an investigation is 131 required pursuant to this subsection or other provision of law or is necessary to protect the safety of the 132 child, and (b) develop a plan of safe care in accordance with federal law, regardless of whether the local 133 department makes a finding of abuse or neglect.

D. Any individual who is the subject of a family assessment conducted under this section shall notify
the local department prior to changing his place of residence and provide the local department with the
address of his new residence.

137 2. That the State Department of Social Services (the Department) shall document and report to the

138 General Assembly and the Governor by November 1, 2020, the number of individuals who notified

139 a local department of social services of an address change and provided updated contact 140 information pursuant to § 63.2-1505 or 63.2-1506 of the Code of Virginia, as amended by this act,

141 between July 1, 2019, and July 1, 2020. Local departments of social services shall provide all

142 information necessary to generate such report to the Department.