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HOUSE BILL NO. 34

Offered January 10, 1996 Prefiled January 10, 1996

A BILL to amend and reenact § 63.1-248.5:1 of the Čode of Virginia, as it is currently effective and as it may become effective, relating to child protective services records.

Patrons—Puller, Brickley, Davies, Hamilton, Mayer, Melvin and Van Yahres; Senators: Gartlan, Lucas, Ticer and Woods

Referred to Committee on Health, Welfare and Institutions

12 Be it enacted by the General Assembly of Virginia:

13 1. That § 63.1-248.5:1 of the Code of Virginia, as it is currently effective and as it may become 14 effective, is amended and reenacted as follows:

\$ 63.1-248.5:1. (For effective date — See note) Retention of records in unfounded cases; procedures
 regarding unfounded reports alleged to be made in bad faith or with malicious intent.

17 A. The local department shall retain the records of any investigation of a report or complaint which is made pursuant to this chapter and which it determines to be unfounded for thirty days from the date 18 the person who is the subject of the report or complaint is notified of such determination. in a record 19 20 which is separate from the central registry and accessible only to the Department and to local 21 departments for child protective services. The purpose of retaining unfounded complaints is to provide local departments with information regarding prior investigations. The subject of the report is the 22 23 person who is alleged to have committed abuse or neglect. The subject of the report shall have access 24 to his own record. The record of the unfounded case shall be purged three years after the date of the report if there are no subsequent founded or unfounded reports regarding the same child or the person 25 who is the subject of the report in that three years. The department shall retain the records for an 26 27 additional period of up to two years if requested in writing by the person who is the subject of such 28 complaint or report.

B. At the time the Department notifies a person who is the subject of a complaint or report made pursuant to this chapter that such complaint or report is unfounded, it shall notify him of the availability of the procedures set out in this section regarding reports or complaints alleged to be made in bad faith or with malicious intent.

33 C. Any person who is the subject of an unfounded report or complaint made pursuant to this chapter 34 who believes that such report or complaint was made in bad faith or with malicious intent may petition 35 the circuit court in the jurisdiction in which the report or complaint was made for the release to such 36 person of the records of the investigation. Such petition shall specifically set forth the reasons such 37 person believes that such report or complaint was made in bad faith or with malicious intent. Upon the 38 filing of such petition, the court shall request and the department shall provide to the court its records of 39 the investigation for the court's in camera review. The petitioner shall be entitled to present evidence to 40 support his petition. If the court determines that there is a reasonable question of fact as to whether the 41 report or complaint was made in bad faith or with malicious intent and that disclosure of the identity of 42 the complainant would not be likely to endanger the life or safety of the complainant, it shall provide to the petitioner a copy of the records of the investigation. The original records shall be subject to 43 44 discovery in any subsequent civil action regarding the making of a complaint or report in bad faith or 45 with malicious intent.

46 § 63.1-248.5:1. (Delayed effective date - See notes) Retention of records in unfounded cases;
47 procedures regarding unfounded reports alleged to be made in bad faith or with malicious intent.

A. The local department shall retain the records of any investigation of a report or complaint which **48** is made pursuant to this chapter and which it determines to be unfounded for thirty days from the date 49 the person who is the subject of the report or complaint is notified of such determination in a record 50 51 which is separate from the central registry and accessible only to the Department and to local departments for child protective services. The purpose of retaining unfounded complaints is to provide 52 53 local departments with information regarding prior investigations. The subject of the report is the 54 person who is alleged to have committed abuse or neglect. The subject of the report shall have access to his own record. The record of the unfounded case shall be purged three years after the date of the 55 report if there are no subsequent founded or unfounded reports regarding the same child or the person 56 who is the subject of the report in that three years. The department shall retain the records for an 57 additional period of up to two years if requested in writing by the person who is the subject of such 58 59 complaint or report.

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B. At the time the Department notifies a person who is the subject of a complaint or report made
pursuant to this chapter that such complaint or report is unfounded, it shall notify him of the availability
of the procedures set out in this section regarding reports or complaints alleged to be made in bad faith
or with malicious intent.

64 C. Any person who is the subject of an unfounded report or complaint made pursuant to this chapter 65 who believes that such report or complaint was made in bad faith or with malicious intent may petition 66 the family court in the jurisdiction in which the report or complaint was made for the release to such person of the records of the investigation. Such petition shall specifically set forth the reasons such 67 person believes that such report or complaint was made in bad faith or with malicious intent. Upon the **68** filing of such petition, the court shall request and the department shall provide to the court its records of 69 the investigation for the court's in camera review. The petitioner shall be entitled to present evidence to 70 support his petition. If the court determines that there is a reasonable question of fact as to whether the 71 72 report or complaint was made in bad faith or with malicious intent and that disclosure of the identity of the complainant would not be likely to endanger the life or safety of the complainant, it shall provide to 73 the petitioner a copy of the records of the investigation. The original records shall be subject to 74 75 discovery in any subsequent civil action regarding the making of a complaint or report in bad faith or 76 with malicious intent.