## **1996 SESSION**

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1	SENATE JOINT RESOLUTION NO. 8
2	Senate Amendments in [] — February 13, 1996
3	Continuing the joint subcommittee studying the child protective services system in the Commonwealth.
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5	Patrons-Woods, Gartlan, Lucas and Ticer; Delegates: Brickley, Davies, Hamilton, Mayer, Melvin,
6	Puller and Van Yahres
7	
8	Referred to the Committee on Rules
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10	WHEREAS, the child protective services system was established by the General Assembly in 1975;
11	and
12	WHEREAS, the General Assembly established the child protective services system for the purpose of
13	identifying children who are being abused or neglected, of assuring that protective services will be made
14	available to an abused or neglected child in order to protect such child and his siblings and to prevent
15	further abuse or neglect, and of preserving the family life of the parents and children, where possible, by
16	enhancing parental capacity for adequate child care; and
17	WHEREAS, the Child Protective Services Unit within the State Department of Social Services
18	provides guidance and technical assistance to the local departments of social services who are charged
19	with investigating reports of alleged child abuse or neglect; and
20	WHEREAS, pursuant to regulations promulgated by the State Board of Social Services, local
21	departments of social services determine whether a case of child abuse or neglect is classified as
22	unfounded or founded and in founded cases the name of the alleged perpetrator is entered into the
23	central registry; and
24 24	WHEREAS, a person who is found to have committed child abuse or neglect may appeal the finding
25	of the local department, first to the local department and then to a hearing officer employed by the State
26	Department of Social Services and if still aggrieved, may appeal to the circuit court whose role is
27	limited to a review of the record; and
28	WHEREAS, the Joint Subcommittee Studying Child Protective Services was established by House
29	Joint Resolution No. 502 during the 1995 General Assembly Session; and
30	WHEREAS, the Joint Subcommittee thoroughly examined the issues assigned to it and determined
31	that excessive resources are devoted to investigating reported cases of child abuse and neglect and
32	determining whether a case of child abuse or neglect is founded or unfounded against an alleged
33	perpetrator; and
34	WHEREAS, because resources for child protective services are very limited, the current requirement
35	that all reports receive a full investigation can result in insufficient emphasis on providing services to
36	families; and
37	WHEREAS, the Joint Subcommittee found that the child protective services problems experienced by
38	the Commonwealth are being experienced by other states throughout the nation; and
39	WHEREAS, a handful of other states, including Florida, Missouri, South Dakota, and West Virginia
40	have established multiple response child protective services systems but none have been operational long
41	enough to be evaluated; and
42	WHEREAS, the Joint Subcommittee has filed legislation creating a pilot child protective services
43	multiple response system which will allow local departments of social services to respond to reports of
44	child abuse and neglect based on the characteristics of the individual case; and
45	WHEREAS, the establishment and operation of the three-year pilot program should be monitored by
46	the Joint Subcommittee; now, therefore, be it
47	RESOLVED by the [ House of Delegates, the Senate Senate, the House of Delegates ] concurring,
<b>48</b>	That the Joint Subcommittee [ studying the child protective services system in the Commonwealth ] be
49	continued to monitor the implementation and operation of the pilot multiple response system and to
50	monitor the recommendations that it has made concerning (i) the adequacy of training received by child
51	protective services caseworkers, (ii) the categories of complaint dispositions, (iii) access to and use of
52	the central registry, (iv) the child protective services appeals process, (v) proper procedures for editing
53	investigative reports given to appellants, (vi) the rights of appellants to present supporting witnesses and
54	documents and (vii) the implementation of recommendations of the State Department of Social Services
55	[ & rsquo; '] November 1994 study of the child protective services appeals process. The Joint
56	Subcommittee shall be composed of seven members [, three of whom shall be members of the House
57	of Delegates to be appointed by the Speaker of the House of Delegates; one of whom shall be a former
58	member of the House of Delegates to be appointed by the Speaker of the House of Delegates; and three
59	of whom shall be members of the Senate to be appointed by the Senate Committee on Privileges and

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60 Elections as follows: three members of the Senate to be appointed by the Senate Committee on
61 Privileges and Elections; and three members of the House of Delegates and one former member of the
62 House of Delegates, to be appointed by the Speaker of the House ]. The Department of Social Services,

House of Delegates, to be appointed by the Speaker of the House ]. The Department of Social Services,the Executive Secretary of the Supreme Court, and the Office of the Attorney General shall provide

64 assistance to the Joint Subcommittee.

65 The direct costs of this study shall not exceed \$2,000 [ for the first year ].

66 The Joint Subcommittee shall complete its work in time to submit its findings and recommendations
67 to the Governor and the [1999 1997 ] Session of the General Assembly as provided in the procedures
68 of the Division of Legislative Automated Systems for processing legislative documents.

69 Implementation of this resolution is subject to subsequent approval and certification by the Joint

70 Rules Committee. The Committee may withhold expenditures or delay the period for the conduct of the study.