### **1998 SESSION**

**ENROLLED** 

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### VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 63.1-248.3 and 63.1-248.6 of the Code of Virginia, as they are 3 currently effective and as they may become effective, and to amend the Code of Virginia by adding a 4 section numbered 16.1-241.3, relating to child protective services.

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## Approved

[H 803]

#### 7 Be it enacted by the General Assembly of Virginia:

1. That §§ 63.1-248.3 and 63.1-248.6 of the Code of Virginia, as they are currently effective and as 8 9 they may become effective, are amended and reenacted and that the Code of Virginia is amended 10 by adding a section numbered 16.1-241.3 as follows:

11 § 16.1-241.3. Newborn children; substance abuse.

Upon the filing of a petition, within twenty-one days of a child's birth, alleging that an investigation 12 13 has been commenced in response to a report of suspected abuse or neglect of the child based upon a

factor specified in subsection A1 of § 63.1-248.3, the court may enter any order authorized pursuant to 14

15 this chapter which the court deems necessary to protect the health and welfare of the child pending final

disposition of the investigation pursuant to Chapter 12.1 (§ 63.1-248.1 et seq.) of Title 63.1 or other 16

proceedings brought pursuant to this chapter. Such orders may include, but shall not be limited to, an 17 emergency removal order pursuant to § 16.1-251, a preliminary protective order pursuant to § 16.1-253 18

19 or an order authorized pursuant to subdivisions 1 through 4 of subsection A of § 16.1-278.2. The fact

that an order was entered pursuant to this section shall not be admissible as evidence in any criminal, 20 21 civil or administrative proceeding other than a proceeding to enforce the order.

The order shall be effective for a limited duration not to exceed the period of time necessary to 22 23 conclude the investigation and any proceedings initiated pursuant to Chapter 12.1 (§ 63.1-248.1 et seq.) 24 of Title 63.1, but shall be a final order subject to appeal.

25 § 63.1-248.3. Physicians, nurses, teachers, etc., to report certain injuries to children; penalty for 26 failure to report.

27 A. The following persons who, in their professional or official capacity, have reason to suspect that a 28 child is an abused or neglected child, shall report the matter immediately, except as hereinafter provided, 29 to the local department of the county or city wherein the child resides or wherein the abuse or neglect is 30 believed to have occurred or to the Department of Social Services' toll-free child abuse and neglect 31 hotline: 32

1. Any person licensed to practice medicine or any of the healing arts,

2. Any hospital resident or intern, and any person employed in the nursing profession,

3. Any person employed as a social worker,

4. Any probation officer,

36 5. Any teacher or other person employed in a public or private school, kindergarten or nursery 37 school, 38

6. Any person providing full-time or part-time child care for pay on a regularly planned basis,

39 7. Any duly accredited Christian Science practitioner,

- 40 8. Any mental health professional,
- 41 9. Any law-enforcement officer,
- 42 10. Any mediator eligible to receive court referrals pursuant to § 8.01-576.8,

43 11. Any professional staff person, not previously enumerated, employed by a private or state-operated hospital, institution or facility to which children have been committed or where children have been 44 45 placed for care and treatment, and

46 12. Any person associated with or employed by any private organization responsible for the care, 47 custody or control of children.

If neither the locality in which the child resides or where the abuse or neglect is believed to have 48 49 occurred is known, then such report shall be made to the local department of the county or city where 50 the abuse or neglect was discovered or to the Department of Social Services' toll-free child abuse and neglect hotline. 51

52 If an employee of the local department is suspected of abusing or neglecting a child, the report shall 53 be made to the juvenile and domestic relations district court of the county or city where the abuse or 54 neglect was discovered. Upon receipt of such a report by the court, the judge of the juvenile and 55 domestic relations district court shall assign the report to a local department of social services that is not 56 the employer of the suspected employee for investigation; or, if the judge believes that no local

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department of social services within a reasonable geographic distance can be impartial in investigating
the reported case, the judge shall assign the report to the court service unit of his court for investigation.
The judge may consult with the State Department of Social Services in selecting a local department to
conduct the investigation.

If the information is received by a teacher, staff member, resident, intern or nurse in the course of
professional services in a hospital, school or similar institution, such person may, in place of said report,
immediately notify the person in charge of the institution or department, or his designee, who shall
make such report forthwith.

The initial report may be an oral report but such report shall be reduced to writing by the child abuse coordinator of the local department on a form prescribed by the State Board of Social Services. The person required to make the report shall disclose all information which is the basis for his suspicion of abuse or neglect of the child and, upon request, shall make available to the child-protective services coordinator and the local department investigating the reported case of child abuse or neglect any records or reports which document the basis for the report.

A1. For purposes of subsection A, "reason to suspect that a child is abused or neglected" shall 71 72 include (i) a finding made by an attending physician within seven days of a child's birth that the results 73 of a blood or urine test conducted within forty-eight hours of the birth of the child indicate the presence 74 of a controlled substance not prescribed for the mother by a physician, (ii) a finding by an attending 75 physician made within forty-eight hours of a child's birth that the child was born dependent on a 76 controlled substance which was not prescribed by a physician for the mother and has demonstrated 77 withdrawal symptoms, (iii) a diagnosis by an attending physician made within seven days of a child's 78 birth that the child has an illness, disease or condition which, to a reasonable degree of medical 79 certainty, is attributable to in utero exposure to a controlled substance which was not prescribed by a 80 physician for the mother or the child, or (iv) a diagnosis by an attending physician made within seven days of a child's birth that the child has fetal alcohol syndrome attributable to in utero exposure to 81 alcohol. When "reason to suspect" is based upon this subsection, such fact shall be included in the 82 report along with the facts relied upon by the person making the report. 83

B. Any person required to file a report pursuant to subsection A of this section who fails to do so within seventy-two hours of his first suspicion of child abuse or neglect shall be fined not more than \$500 for the first failure and for any subsequent failures not less than \$100 nor more than \$1,000.

§ 63.1-248.3. (Delayed effective date) Physicians, nurses, teachers, etc., to report certain injuries to children; penalty for failure to report.

A. The following persons who, in their professional or official capacity, have reason to suspect that a
child is an abused or neglected child, shall report the matter immediately, except as hereinafter provided,
to the local department of the county or city wherein the child resides or wherein the abuse or neglect is
believed to have occurred or to the Department of Social Services' toll-free child abuse and neglect
hotline:

94 1. Any person licensed to practice medicine or any of the healing arts,

95 2. Any hospital resident or intern, and any person employed in the nursing profession,

96 3. Any person employed as a social worker,

97 4. Any probation officer,

98 5. Any teacher or other person employed in a public or private school, kindergarten or nursery99 school,

100 6. Any person providing full-time or part-time child care for pay on a regularly planned basis,

101 7. Any duly accredited Christian Science practitioner,

**102** 8. Any mental health professional,

**103** 9. Any law-enforcement officer,

10. Any mediator eligible to receive court referrals pursuant to § 8.01-576.8,

105 11. Any professional staff person, not previously enumerated, employed by a private or state-operated
 106 hospital, institution or facility to which children have been committed or where children have been
 107 placed for care and treatment, and

108 12. Any person associated with or employed by any private organization responsible for the care, 109 custody or control of children.

110 If neither the locality in which the child resides or where the abuse or neglect is believed to have 111 occurred is known, then such report shall be made to the local department of the county or city where 112 the abuse or neglect was discovered or to the Department of Social Services' toll-free child abuse and 113 neglect hotline.

114 If an employee of the local department is suspected of abusing or neglecting a child, the report shall 115 be made to the family court of the county or city where the abuse or neglect was discovered. Upon 116 receipt of such a report by the court, the judge of the family court shall assign the report to a local 117 department of social services that is not the employer of the suspected employee for investigation; or, if

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118 the judge believes that no local department of social services in a reasonable geographic distance can be 119 impartial in investigating the reported case, the judge shall assign the report to the court service unit of 120 his court for investigation. The judge may consult with the State Department of Social Services in 121 selecting a local department to conduct the investigation.

122 If the information is received by a teacher, staff member, resident, intern or nurse in the course of 123 professional services in a hospital, school or similar institution, such person may, in place of said report, 124 immediately notify the person in charge of the institution or department, or his designee, who shall 125 make such report forthwith.

126 The initial report may be an oral report but such report shall be reduced to writing by the child 127 abuse coordinator of the local department on a form prescribed by the State Board of Social Services. 128 The person required to make the report shall disclose all information which is the basis for his suspicion 129 of abuse or neglect of the child and, upon request, shall make available to the child-protective services 130 coordinator and the local department investigating the reported case of child abuse or neglect any 131 records or reports which document the basis for the report.

132 A1. For purposes of subsection A, "reason to suspect that a child is abused or neglected" shall 133 include (i) a finding made by an attending physician within seven days of a child's birth that the results 134 of a blood or urine test conducted within forty-eight hours of the birth of the child indicate the presence 135 of a controlled substance not prescribed for the mother by a physician, (ii) a finding by an attending 136 physician made within forty-eight hours of a child's birth that the child was born dependent on a 137 controlled substance which was not prescribed by a physician for the mother and has demonstrated 138 withdrawal symptoms, (iii) a diagnosis by an attending physician made within seven days of a child's 139 birth that the child has an illness, disease or condition which, to a reasonable degree of medical 140 certainty, is attributable to in utero exposure to a controlled substance which was not prescribed by a 141 physician for the mother or the child, or (iv) a diagnosis by an attending physician made within seven 142 days of a child's birth that the child has fetal alcohol syndrome attributable to in utero exposure to 143 alcohol. When "reason to suspect" is based upon this subsection, such fact shall be included in the 144 report, along with the facts relied upon by the person making the report.

145 B. Any person required to file a report pursuant to subsection A of this section who fails to do so 146 within seventy-two hours of his first suspicion of child abuse or neglect shall be fined not more than 147 \$500 for the first failure and for any subsequent failures not less than \$100 nor more than \$1,000. 148

§ 63.1-248.6. Local departments to establish child-protective services; duties.

149 A. Each local department shall establish child-protective services under a departmental coordinator 150 within such department or with one or more adjacent local departments which shall be staffed with 151 qualified personnel pursuant to regulations promulgated by the State Board of Social Services. The local 152 department shall be the public agency responsible for receiving and investigating complaints and reports, 153 except that (i) in cases where the reports or complaints are to be made to the juvenile and domestic 154 relations district court and the judge determines that no local department of social services within a 155 reasonable geographic distance can impartially investigate the report, the court shall be responsible for 156 the investigation and (ii) in cases where an employee at a private or state-operated hospital, institution or 157 other facility, or an employee of a school board is suspected of abusing or neglecting a child in such 158 hospital, institution or other facility, or public school, the local department shall request the Department 159 to assist in conducting the investigation in accordance with rules and regulations approved by the State 160 Board.

161 B. The local department shall ensure, through its own personnel or through cooperative arrangements 162 with other local agencies, that personnel who investigate reports or complaints that an employee of a private or state-operated hospital, institution or other facility, or an employee of a school board, abused 163 164 or neglected a child in such hospital, institution or other facility, or public school, are qualified and 165 assisted by the Department in accordance with State Board regulations.

166 C. The local department shall ensure, through its own personnel or through cooperative arrangements 167 with other local agencies, the capability of receiving reports or complaints and responding to them 168 promptly on a twenty-four-hours-a-day, seven-days-per-week basis.

169 D. The local department shall widely publicize a telephone number for receiving complaints and 170 reports. 171

E. The local department shall upon receipt of a report or complaint:

172 1. Make immediate investigation and, if the report or complaint was based upon one of the factors 173 specified in subsection A1 of § 63.1-248.3, the department may file a petition pursuant to § 16.1-241.3;

174 2. When investigation of a complaint reveals cause to suspect abuse or neglect, complete a report and 175 transmit it forthwith to the central registry, except that no such report shall be transmitted in cases in which the cause to suspect abuse or neglect is one of the factors specified in subsection A1 of 176 177 § 63.1-248.3, if the mother sought substance abuse counseling or treatment prior to the child's birth;

178 3. When abuse or neglect is found, arrange for necessary protective and rehabilitative services to be **179** provided to the child and his family;

4. If removal of the child or his siblings from their home is deemed necessary, petition the court for such removal;

182 5. Report immediately to the attorney for the Commonwealth and the local law-enforcement agency 183 and make available to them the records of the local department when abuse or neglect is suspected in 184 any case involving (i) death of a child; (ii) injury or threatened injury to the child in which a felony or 185 Class 1 misdemeanor is also suspected; (iii) any sexual abuse, suspected sexual abuse or other sexual 186 offense involving a child, including but not limited to the use or display of the child in sexually explicit 187 visual material, as defined in § 18.2-374.1; (iv) any abduction of a child; (v) any felony or Class 1 188 misdemeanor drug offense involving a child; or (vi) contributing to the delinquency of a minor in 189 violation of § 18.2-371, and provide the attorneys for the Commonwealth and the local law-enforcement 190 agency with records of any complaints of abuse or neglect involving the victim or the alleged 191 perpetrator. The local department shall not allow reports of the death of the victim from other local 192 agencies to substitute for direct reports to the attorney for the Commonwealth and the local law-enforcement agency; 193

6. Send a follow-up report based on the investigation to the central registry within fourteen days andat subsequent intervals to be determined by Board regulations;

196 7. Determine within forty-five days if a report of abuse or neglect is founded or unfounded and 197 transmit a report to such effect to the central registry and to the person who is the subject of the 198 investigation. However, upon written justification by the local department, such determination may be extended, not to exceed a total of sixty days. If through the exercise of reasonable diligence the department is unable to find the child who is the subject of the report, the time the child cannot be found shall not be computed as part of the forty-five-day or sixty-day period and documentation of such reasonable diligence shall be placed in the record;

8. If a report of abuse or neglect is unfounded, transmit a report to such effect to the complainant
and parent or guardian and the person responsible for the care of the child in those cases where such
person was suspected of abuse or neglect;

206 9. When abuse or neglect is suspected in any case involving the death of a child, report the case
 207 immediately to the regional medical examiner and the local law-enforcement agency;

10. Use reasonable diligence to locate (i) any child for whom a report of suspected abuse or neglect has been received and is under investigation 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, if the whereabouts of the child or such persons are unknown to the local department;

11. 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, 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; and

219 12. When a child for whom a report of suspected abuse or neglect has been received and is under 220 investigation and the child and/or the child's parents or other persons responsible for the child's care who 221 are the subject of the report that is under investigation have relocated out of the jurisdiction of the local 222 department, notify the child protective services agency in the jurisdiction to which the child and/or such 223 persons have relocated, whether inside or outside of the Commonwealth, and complete such 224 investigation by requesting such agency's assistance in completing the investigation. The local 225 department that completes the investigation shall forward to the receiving agency relevant portions of the 226 case record in order for the receiving agency to arrange protective and rehabilitative services as required 227 by this section.

228 F. The local department shall foster, when practicable, the creation, maintenance and coordination of 229 hospital and community-based multi-disciplinary teams which shall include where possible, but not be limited to, members of the medical, mental health, social work, nursing, education, legal and 230 231 law-enforcement professions. Such teams shall assist the local departments in identifying abused and 232 neglected children; coordinating medical, social, and legal services for the children and their families; developing innovative programs for detection and prevention of child abuse; promoting community 233 234 concern and action in the area of child abuse and neglect; and disseminating information to the general 235 public with respect to the problem of child abuse and neglect and the facilities and prevention and 236 treatment methods available to combat child abuse and neglect. These teams may be the family 237 assessment and planning teams established pursuant to § 2.1-753. Multi-disciplinary teams may develop 238 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 239

240 protection. Any information exchanged in accordance with the agreement shall not be considered to be a 241 violation of the provisions of § 63.1-53 or § 63.1-209.

242 The local department shall also coordinate its efforts in the provision of these services for abused and 243 neglected children with the judge and staff of the court.

244 G. The local department shall report annually on its activities concerning abused and neglected 245 children to the court and to the Child-Protective Services Unit in the Department on forms provided by 246 the Department.

247 H. Statements, or any evidence derived therefrom, made to local department child-protective services 248 personnel, or to any person performing the duties of such personnel, by any person accused of the 249 abuse, injury, neglect or death of a child after the arrest of such person, shall not be used in evidence in 250 the case in chief against such person in the criminal proceeding on the question of guilt or innocence 251 over the objection of the accused, unless the statement was made after such person was fully advised (i) 252 of his right to remain silent, (ii) that anything he says may be used against him in a court of law, (iii) 253 that he has a right to the presence of an attorney during any interviews, and (iv) that if he cannot afford 254 an attorney, one will be appointed for him prior to any questioning.

255 I. Notwithstanding any other provision of law, the local department, in accordance with Board 256 regulations, shall transmit information regarding founded complaints and may transmit other information 257 regarding reports, complaints, and investigations involving active duty military personnel or members of 258 their household to family advocacy representatives of the United States Armed Forces.

259 § 63.1-248.6. (Delayed effective date) Local departments to establish child-protective services; duties.

260 A. Each local department shall establish child-protective services under a departmental coordinator within such department or with one or more adjacent local departments which shall be staffed with 261 262 qualified personnel pursuant to regulations promulgated by the State Board of Social Services. The local 263 department shall be the public agency responsible for receiving and investigating complaints and reports, 264 except that (i) in cases where the reports or complaints are to be made to the family court and the judge determines that no local department of social services within a reasonable geographic distance can 265 266 impartially investigate the report, the court shall be responsible for the investigation and (ii) in cases where an employee at a private or state-operated hospital, institution or other facility, or an employee of 267 268 a school board is suspected of abusing or neglecting a child in such hospital, institution or other facility, 269 or public school, the local department shall request the Department to assist in conducting the 270 investigation in accordance with rules and regulations approved by the State Board.

271 B. The local department shall ensure, through its own personnel or through cooperative arrangements 272 with other local agencies, that personnel who investigate reports or complaints that an employee of a 273 private or state-operated hospital, institution or other facility, or an employee of a school board, abused 274 or neglected a child in such hospital, institution or other facility, or public school, are qualified and 275 assisted by the Department in accordance with State Board regulations.

276 C. The local department shall ensure, through its own personnel or through cooperative arrangements 277 with other local agencies, the capability of receiving reports or complaints and responding to them 278 promptly on a twenty-four-hours-a-day, seven-days-per-week basis.

279 D. The local department shall widely publicize a telephone number for receiving complaints and 280 reports. 281

E. The local department shall upon receipt of a report or complaint:

282 1. Make immediate investigation and, if the report or complaint was based upon one of the factors specified in subsection A1 of § 63.1-248.3, the department may file a petition pursuant to § 16.1-241.3; 283

284 2. When investigation of a complaint reveals cause to suspect abuse or neglect, complete a report and 285 transmit it forthwith to the central registry, except that no such report shall be transmitted in cases in which the cause to suspect abuse or neglect is one of the factors specified in subsection A1 of 286 287 § 63.1-248.3, if the mother sought substance abuse counseling or treatment prior to the child's birth;

288 3. When abuse or neglect is found, arrange for necessary protective and rehabilitative services to be 289 provided to the child and his family;

290 4. If removal of the child or his siblings from their home is deemed necessary, petition the court for 291 such removal;

292 5. Report immediately to the attorney for the Commonwealth and the local law-enforcement agency 293 and make available to them the records of the local department when abuse or neglect is suspected in 294 any case involving (i) death of a child; (ii) injury or threatened injury to the child in which a felony or 295 Class 1 misdemeanor is also suspected; (iii) any sexual abuse, suspected sexual abuse or other sexual 296 offense involving a child, including but not limited to the use or display of the child in sexually explicit 297 visual material, as defined in § 18.2-374.1; (iv) any abduction of a child; (v) any felony or Class 1 298 misdemeanor drug offense involving a child; or (vi) contributing to the delinquency of a minor in 299 violation of § 18.2-371, and provide the attorneys for the Commonwealth and the local law-enforcement 300 agency with records of any complaints of abuse or neglect involving the victim or the alleged 301 perpetrator. The local department shall not allow reports of the death of the victim from other local
 302 agencies to substitute for a direct report to the attorney for the Commonwealth and the local
 303 law-enforcement agency;

304 6. Send a follow-up report based on the investigation to the central registry within fourteen days and305 at subsequent intervals to be determined by Board regulations;

306 7. Determine within forty-five days if a report of abuse or neglect is founded or unfounded and 307 transmit a report to such effect to the central registry and to the person who is the subject of the 308 investigation. However, upon written justification by the local department, such determination may be 309 extended, not to exceed a total of sixty days. If through the exercise of reasonable diligence the 310 department is unable to find the child who is the subject of the report, the time the child cannot be 311 found shall not be computed as part of the forty-five-day or sixty-day period and documentation of such 312 reasonable diligence shall be placed in the record;

8. If a report of abuse or neglect is unfounded, transmit a report to such effect to the complainant and parent or guardian and the person responsible for the care of the child in those cases where such person was suspected of abuse or neglect;

9. When abuse or neglect is suspected in any case involving the death of a child, report the case immediately to the regional medical examiner and the local law-enforcement agency;

318 10. Use reasonable diligence to locate (i) any child for whom a report of suspected abuse or neglect 319 has been received and is under investigation or for whom a founded determination of abuse and neglect 320 has been made and a child protective services case opened and (ii) persons who are the subject of a 321 report that is under investigation, if the whereabouts of the child or such persons are unknown to the 322 local department;

323 11. When an abused or neglected child and the persons who are the subject of an open child 324 protective services case have relocated out of the jurisdiction of the local department, notify the child 325 protective services agency in the jurisdiction to which such persons have relocated, whether inside or 326 outside of the Commonwealth, and forward to such agency relevant portions of the case record. The 327 receiving local department shall arrange protective and rehabilitative services as required by this section; 328 and

329 12. When a child for whom a report of suspected abuse or neglect has been received and is under 330 investigation and the child and/or the child's parents or other persons responsible for the child's care who 331 are the subject of the report that is under investigation have relocated out of the jurisdiction of the local 332 department, notify the child protective services agency in the jurisdiction to which the child and/or such 333 persons have relocated, whether inside or outside of the Commonwealth, and complete such 334 investigation by requesting such agency's assistance in completing the investigation. The local 335 department that completes the investigation shall forward to the receiving agency relevant portions of the case record in order for the receiving agency to arrange protective and rehabilitative services as required 336 337 by this section.

338 F. The local department shall foster, when practicable, the creation, maintenance and coordination of 339 hospital and community-based multi-disciplinary teams which shall include where possible, but not be limited to, members of the medical, mental health, social work, nursing, education, legal and 340 341 law-enforcement professions. Such teams shall assist the local departments in identifying abused and 342 neglected children; coordinating medical, social, and legal services for the children and their families; 343 developing innovative programs for detection and prevention of child abuse; promoting community 344 concern and action in the area of child abuse and neglect; and disseminating information to the general 345 public with respect to the problem of child abuse and neglect and the facilities and prevention and 346 treatment methods available to combat child abuse and neglect. These teams may be the family 347 assessment and planning teams established pursuant to § 2.1-753. Multi-disciplinary teams may develop 348 agreements regarding the exchange of information among the parties for the purposes of the 349 investigation and disposition of complaints of child abuse and neglect, delivery of services, and child 350 protection. Any information exchanged in accordance with the agreement shall not be considered to be a 351 violation of the provisions of § 63.1-53 or § 63.1-209.

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

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

H. Statements, or any evidence derived therefrom, made to local department child-protective services
personnel, or to any person performing the duties of such personnel, by any person accused of the 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
over the objection of the accused, unless the statement was made after such person was fully advised (i)

362 of his right to remain silent, (ii) that anything he says may be used against him in a court of law, (iii)
363 that he has a right to the presence of an attorney during any interviews, and (iv) that if he cannot afford
364 an attorney, one will be appointed for him prior to any questioning.

I. Notwithstanding any other provision of law, the local department, in accordance with Board
 regulations, shall transmit information regarding founded complaints and may transmit other information
 regarding reports, complaints, and investigations involving active duty military personnel or members of
 their household to family advocacy representatives of the United States Armed Forces.

2. That on or before October 1, 1999, and each year thereafter for the following two years, the 369 Department of Social Services shall report to the General Assembly on the implementation of this 370 371 act. The report shall include data compiled in conjunction with the State Board of Medicine, the 372 Department of Health, the Department of Mental Health, Mental Retardation and Substance 373 Abuse Services and the Office of the Executive Secretary of the Supreme Court, on the numbers 374 of mothers and infants affected, the number of reports made pursuant to subsection A1 of § 63.1-248.3 and investigations resulting therefrom, the outcome of those investigations, the number 375 of petitions filed with the juvenile courts pursuant to § 16.1-241.3 and the disposition on those 376 377 petitions, the types of treatments and other services provided and such other information as representatives of those departments having expertise in perinatal addiction or abuse and neglect 378 379 cases deemed appropriate to a thorough evaluation of this act. For purposes of preparing this 380 report, the departments and offices shall establish procedures which are necessary and appropriate 381 to track cases involving suspected addiction of newborn infants during the period to be covered by 382 the report.