

Legislative Packages Overview



- Strengthens our ability to better protect children from abuse and neglect by amending the definitions of child abuse and perpetrator;
- Streamlines and clarifies mandatory child abuse reporting processes;
- Increases penalties for failure to report suspected child abuse and protect persons who report child abuse;

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Legislative Packages Overview

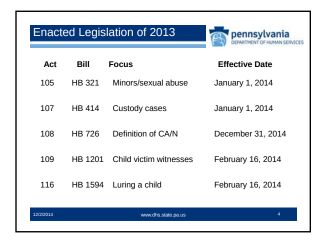


- Promotes the use of multi-disciplinary investigative teams (MDITs) to investigate child abuse related crimes; and
- Supports the use of information technology to increase efficiency and tracking of child abuse data.

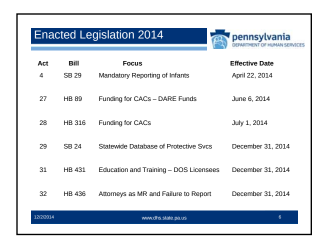
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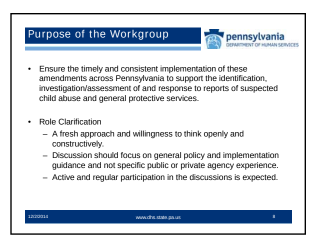
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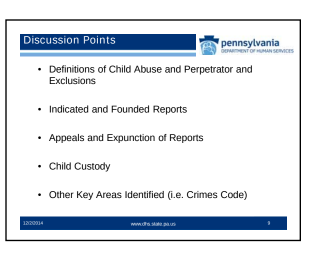


Act	Bill	Focus	Effective Date
117	SB 23	Expands Perpetrators	December 31, 2014
118	SB 28	Enhanced criminal penalties and new criminal offenses	January 1, 2014
119 Effective	SB 30 date changed from	Expedited appeals 9 July 1, 2014 to December 31, 2014 for \$6341 (C.1) a	December 31, 2014 nd (G) through Act 45 of 2014 (HB 434)
120	SB 34	Educator Discipline Act	February 16, 2014
123	SB 1116	MDT review/investigate	March 1, 2014









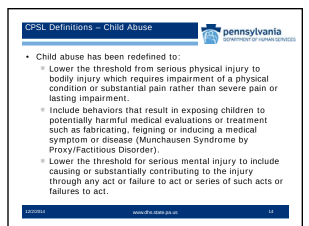
Four Key Questions How will the change being discussed improve what we do for children and families? What is currently in place that supports this change? What changes do you anticipate will need to occur for your agency/organization/system to successfully implement the legislation? Practice; Policy; Partnerships; and Staff capacity. Do you have any other recommendations or questions that you want the implementation team to consider?

Who needs to know what?
 Why do they need to know it?
 What is the best format for the information to be communicated?
 Phone calls?
 Meetings?
 Newsletter?
 Other?

 Who will be responsible for the communication?
 When will the communication occur?

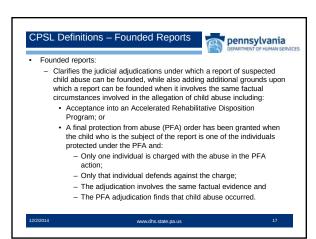
Person acts recklessly when they consciously disregard a substantial and unjustifiable risk that the material element exists or will result from their conduct in the reconduct and the circumstances exist and they are aware that it is practically certain that their conduct will cause such a result. A person acts recklessly when they consciously disregard a substantial and unjustifiable risk that the material element exists or will result from their conduct. The risk must be of such a nature and degree that, considering the nature and intent of the conduct and the circumstances known to them, its disregard involves a gross deviation from the standard of conduct that a reasonable person would observe in the situation. A person acts intentionally when they consciously engage in conduct of that nature or cause such a result and are aware of such circumstances or believe or hope that they exist.

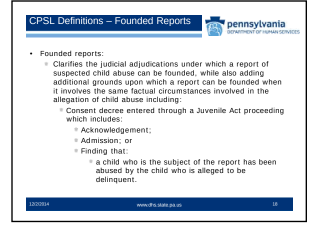
CPSL Definitions – Child Abuse Serious physical neglect was expanded to include egregious behavior which would include situations when the behavior might have only occurred one time. Previously there had to be protonged or repeated behavior. **The definition of sexual abuse is unchanged with the exception that consensual activities between a child who is 14 years of age or older and another person who is 14 years of age or older and another person who is 14 years of age or older and whose age is within four years of the child's age are excluded as sexual abuse unless any of the following were committed: **Rape:** 1 Involuntary deviate sexual intercourse: 2 Sexual assault: 1 Indicent exposure; 1 Indecent assault: 1 Indecent assault: 1 Indecent exposure; 1 Indecent exposure; 2 Incest; 2 Prostitution: 3 Sexual abuse: 1 Unlawful contact with a minor; or 3 Sexual exploitation.



CPSL Definitions — Child Abuse Clarifies the former category of imminent risk to include: Kicking, biting, throwing, burning, stabbing or cutting a child in a manner that endangers the child; Unreasonably restraining or confining a child based on the method, location or duration; Forcefully shaking, slapping or otherwise striking a child under one year of age; Interfering with the breathing of a child; Causing the child to be present at a methamphetamine lab, provided there is a law enforcement investigation occurring; Knowingly leaving a child unsupervised with an individual, other than the child's parent, who is required to register as a sexual offender, sexually violent perdator or sexually violent delinquent. This also includes individuals whom the parent reasonably should have known was required to register in one of the categories above. Causing the death of a child through any act or failure to act regardless of when it occurred.

Allows for a report of suspected child abuse to be indicated: Regardless of the number of perpetrators; or In situations when the perpetrator is unknown as long as substantial evidence of abuse exists, but the specific perpetrator cannot be identified.





Child Abuse Exclusions (§ 6304) pennsylvania



- Exclusion for environmental factors while clarifying that this exclusion does not pertain to any person or entity defined under child care service except an adoptive parent. Prior statutory language contained person responsible for the child's welfare which could have been interpreted to allow for this exclusion to apply to foster parents or staff in residential programs.
- Exclusion for the practice of religious beliefs for parents with the addition of caregivers within the third degree of consanguinity and with whom the child resides.
 - Adds that this exclusion shall not apply if the failure to provide the needed medical or surgical care causes the child's death.
 - Specifies that this exclusion does not apply to child care services, with the exception of adoptive parents consistent with the previously noted reasons.

Child Abuse Exclusions (§ 6304) pennsylvania



- Exclusion for the use of force for supervision, control and safety purposes applies to parents or person's responsible for the child welfare (including child care service staff). This exclusion applies as
 - · The use of force is reasonable and constitutes incidental or minor contact with the child to maintain order and control.
 - . The use of force is necessary to:
 - Quell a disturbance;
 - To remove a child from a disturbance that threatened physical injury to person or damage to property;
 - To prevent the child from self-inflicted physical harm;
 - For self-defense or the defense of another person or
 - To obtain possession of weapons, dangerous objects, controlled substances or paraphernalia on the child or within their control.

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Child Abuse Exclusions (§ 6304)



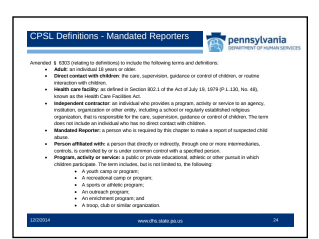
- Exclusion for physical contact that occurs during participation in sports or extracurricular activities
- Reiterates that parents have the right to physically discipline their children in accordance with existing law.
- Harm or injury to a child that results from the act of another child is not considered child abuse and need not be reported to ChildLine unless;

 - The child who caused the injury is a perpetrator; or
 - The following sexual offenses were committed: rape, involuntary deviate sexual intercourse, sexual assault, aggravated indecent assault, indecent assault and indecent exposure.
- No child shall be considered a perpetrator as a result of physical or mental injuries caused during the course of a dispute, fight or scuffle entered into by mutual consent.
- Excludes the use of reasonable force for self-defense or defense of another individual.

Effective December 31, 2014

Broadens the definition of perpetrator and clarifles acts of abuse versus failures to act: Acts of Abuse: Maintains parents of any age; Includes a spouse, paramour, or former spouse or former paramour of the child's patent; acts welfare; Broadens that this term includes any person who is responsible for the child's welfare; Specifies that this term includes any person who has direct or regular contact with a child through any program, activity or service sponsored by a school, for-profit or religious or other not-for-profit organization such as: 2 agree; 3 Athletic programs; 5 Troops, clubs or similar organizations. 5 School employees and independent contractors are now included as persons responsible for a child's welfare; Maintains that an individual residing in the same home as the child must be 14 years of age or older to be considered a perpetrator for consistency with persons responsible for a child; and Includes an individual 18 years of age or older who does not reside in the same home as the child and is related within the third degree of blood, marriage or adoption to the child.

Failure to Act: • Maintains parents of any age; • Includes a spouse, paramour, or former spouse or former paramour of the child's parent; • Raises the age from 14 to 18 as it relates to: • Persons responsible for the child's welfare; and • Persons residing in the same home as the child. • This ensures that siblings and other minors who could be perpetrators of abuse by commission are not considered perpetrators for failure to act so that they are not held responsible for the actions of adults.



CPSL Definitions - Mandated Reporters • School: a facility providing elementary, secondary or postsecondary educational services. The term includes the following: • Any school of a school district; • An area vocational-technical school; • A pint school; • A print school; • A charter school or regional charter school; • A charter school or regional charter school; • A private school licensed under the Act of January 28, 1988 (P.L.24, No.11), known as the Private Academic Schools Act; • A private school accredited by an accrediting association approved by the State Board of Education; • A nonpublic school; • A community college which is an institution now or hereafter created pursuant to Article XIX-A of the Act of March 10, 1949 (P.L.30, No. 14), known as the Public School Code of 1949, or the Act of August 24, 1963 (P.L.1132, No.484), known as the Community College Act of 1963;

An independent institution of higher education which is an institution of higher education which is operated not for profit, located in and incorporated or chartered by the Commonwealth, entitled to confer degrees as set forth in 24 Pa C.S. § 6505 (relating to power to confer degrees) and entitled to apply to itself the designation 'college' or 'university' as proved for by standards and qualifications prescribed by the State Board of Education pursuant to 24 Pa.C.S. Ch. 65 (relating to private colleges, universities and seminaries); 9. A state-owned university; 1. A state-related university; 1. A private school licensed under the Act of December 15, 1986 (P.L.1585, No.174), known as the Private Licensed Schools Act. 1. The Hirm G. Andrews Center and 1. A private residential rehabilitative institution as defined in Section 914.1-A(C) of the Public School Code of 1949. 1. School employee: an individual who is employed by a school or who provides a program, activity or service sponsored by a school. The term excludes an individual who has no direct contact with children.

Mandated Reporters pennsylvania • Amended §6311 (A) (relating to mandated reporters) to specify who is a mandated reporter including: · A person licensed or certified to practice in any health-related field under the jurisdiction of the Department of State; · A medical examiner, coroner or funeral director; · An employee of a health care facility or provider licensed by the Department of Health, who is engaged in the admission, examination, care or treatment of individuals; · A school employee; • An employee of a child care service, who has direct contact with children in the course of employment; Clergyman, priest, rabbi, minister, Christian science practitioner, religious healer or spiritual leader of any regularly established church or other religious organization;

Mandated Reporters pennsylvania An individual paid or unpaid, who, on the basis of the individual's role as an integral part of a regularly scheduled program, activity or service, accepts responsibility for a child; An employee of a social services agency, who has direct contact with children in the course of employment; A peace officer or law enforcement official defined as Attorney General, District . Attorney, PA State Police and municipal police officer. An emergency medical services provider certified by the Department of Health; . An employee of a public library, who has direct contact with children in the course of employment; An individual supervised or managed by a person listed under paragraphs (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), and (11), who has direct contact with children in the course of employment; An independent contractor; and A foster parent.

Amended § 6311 (relating to persons required to report suspected child abuse) by adding attorney's affiliated with an agency, institution, organization or other entity, including a school or regularly established religious organization that is responsible for the care, supervision, guidance or control of children. 4. Added § 6311.1 (relating to privileged communications) to state that subject to subsection (B), the privileged communications between a mandated reporter and a patient or client of the mandated reporter shall not: Apply to a situation involving child abuse. Relieve the mandated reporter of the duty to make a report of suspected child abuse. Subsection (B) (relating to confidential communications) states that the following protections shall apply: Confidential communications made to a member of the clergy are protected under 42 PA.C.S. § 5943 (relating to confidential communications to clergymen). Confidential communications made to an attorney are protected so long as they are within the scope of 42 PA.C.S. § 5916 (relating to confidential communications to attorney), the attorney work product doctrine or the rules of professional conduct for attorneys. Effective December 31, 2014.



Reporting of Child Abuse by School Employees



- Amended § 6311 (C) (relating to staff members of institutions, etc.) to require persons required
 to report under subsection (b) in the capacity as a member of the staff of a medical or other
 public or private institution, school, facility or agency, to report immediately in accordance with
 § 6313 and immediately thereafter notify the person in charge of the institution, school, facility or
 agency or the designated agent of the person in charge.
- Upon notification, the person in charge or the designated agent, if any, shall facilitate the
 cooperation of the institution, school, facility or agency with the investigation of the report. Any
 intimidation, retaliation or obstruction in the investigation of the report is subject to the provisions
 of 18 PA.C.S. § 4958 (relating to intimidation, retaliation or obstruction in child abuse cases).
 This chapter does not require more than one report from any such institution, school, facility or
 agency.
- Amended § 6346 (relating to will failure to cooperate) to increase the penalties for willful failure to
 cooperate with the department or a county agency when investigating a report of suspected child
 abuse to a misdemeanor of the third degree for the first violation and a misdemeanor of the
 second degree for subsequent violation.
- Repealed Subchapter C.1 relating to student abuse

Effective December 31, 2014

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Mandated Reporters



- Amended §6312 (relating to persons encouraged to report suspected child abuse) to clarify that
 any person may make an oral or written report of suspected child abuse, which may be submitted
 electronically, or cause a report of suspected child abuse to be made to the department, county
 agency or law enforcement if that person has reasonable cause to suspect that a child is a victim
 of child abuse.
- Amended §6313 (a) (relating to report by mandated reporter) to clarify that a mandated reporter:
 - Shall immediately make an oral report of suspected child abuse to the department via the statewide toll-free telephone number under Section 6332 (relating to establishment of statewide toll-free telephone number) or a written report using electronic technologies under Section 6305 (relating to electronic reporting).
 - Making an oral report of suspected child abuse shall also make a written report, which
 may be submitted electronically, within 48 hours to the department or county agency
 assigned to the case in a manner and format prescribed by the department.
 - The failure of the mandated reporter to file the report under paragraph (2) shall not relieve the county agency from any duty under this chapter, and the county agency shall proceed as though the mandated reporter complied with paragraph (2).

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Mandated Reporters

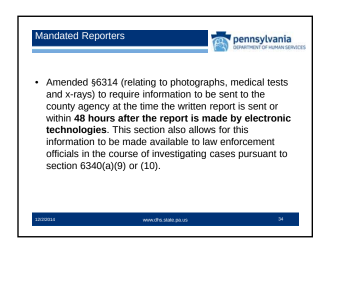


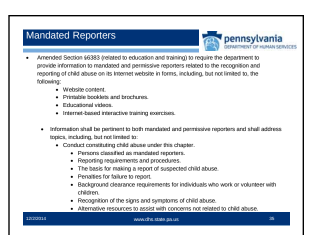
- Amended §6313 (b) (relating to contents of a report) to state that a written report of suspected child abuse, which may be submitted electronically, shall also include the following additional information, if known:
 - The name, telephone number and email address of the person making the report.
 - The actions taken by the person making the report, including those
 actions taken under sections 6314 (relating to photographs, medical
 tests and X-rays of child subject to report), 6315 (relating to taking
 child into protective custody), 6316 (relating to admission to private
 and public hospitals) or 6317 (relating to mandatory reporting and
 postmortem investigation of deaths).
 - Any other information required by Federal law or regulation.
- Added §6313 (e) to confirm that a Mandated Reporter who makes a report of suspected child abuse or crime against a child is not in violation of the Mental Health Procedures Act.

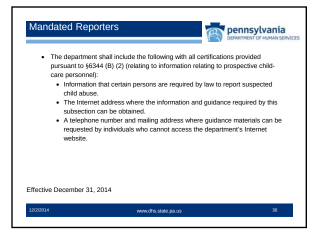
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Failure to Report



- Amended § 6319 (relating to penalties) at:
 - Subsection (A) (relating to failure to report or refer) to increase the penalties for failure to report or refer a case of suspected child abuse to a felony of the third degree if:
 - The person or official willfully fails to report;
 - The child abuse constitutes a felony of the first degree or higher; and

 - The person or official has direct knowledge of the nature of the abuse.
 An offense not otherwise specified in (A) is a misdemeanor of the second
 - . A report of suspected child abuse to law enforcement or the appropriate county agency by a mandated reporter, made in lieu of a report to the department, shall not constitute an offense under this subsection, provided that the report was made in a good faith effort to comply with the requirements of this chapter.

Failure to Report



- Subsection (B) (relating to continuing course of action) to state if a person's willful failure under subsection (A) continues while the person knows or has reasonable cause to believe the child is actively being subjected to child abuse, the person commits a misdemeanor of the first degree, except that if the child abuse constitutes a felony of the first degree or higher, the person commits a felony of the third degree.
- . Subsection (C) (relating to multiple offenses) to state that a person who commits a second or subsequent (offense under Subsection (A) commits a felony of the third degree, except that if the child abuse constitutes a felony of the first degree or higher, the penalty for the second or subsequent offenses is a felony of the second degree.
- Subsection (D) (relating to statute of limitations) to state that the statute of limitations for an offense under Subsection (A) shall be either the statute of limitations for the crime committed against the minor child or five years, whichever is greater.

Effective June 14, 2014

Protections from Employment Discrimination



- Deleted § 6311 (D) removing current provisions (relating to civil actions for discrimination against a person filing a report);
- Added § 6320 (relating to protection from employment discrimination);
 - Permits a person to commence an action for appropriate relief if all of the following apply:
 - . The person is required to report under § 6311 or encouraged to report under § 6312;

 The person acted in good faith in making or causing the report of
 - suspected child abuse to be made; and

 The person is discharged from employment or is discriminated against
 - with respect to compensation, hire, tenure, terms, conditions or privileges of employment as a result of making the report of suspected child abuse.

rotections from Employment Discrimination pennsylvania These protections do not apply to an individual: Making the report who is found to be a perpetrator of child abuse because of the report; or Who fails to make a report of suspected child abuse required under 6311 and is subject to conviction under 6319 for failure to report or refer. Actions must be filed in the court of common pleas of the county where the alleged unlawful discharge or discrimination occurred. When the court finds in favor of the plaintiff, the court may grant appropriate relief which may include reinstatement of the plaintiff with back pay. The Department may intervene in an action commenced under this section.

Effective December 31, 2014

Mandated Reporter Training (§ 6383)



- Amends §6383 by adding subsection (d) (relating to definitions): The following definitions apply to this section.
 - · Direct contact with children The care, supervision, guidance or control of children or routine interaction with children.
 - Operator An executive or facility director. The term does not include a person who is not involved in managerial decisions related to the provision of services for or care of children with regard to any of the following:
 - · Personnel;

 - Policy and procedures;Regulatory compliance;
 - Services related to the general or medical care of children;
 Supervision of children; or

 - Safety of children.

Mandated Reporter Training (§ 6383)



- Amended §6383 (b) (relating to duties of department of state) to:
 - Require each licensing board with jurisdiction over professional licensees identified as mandated reports under this chapter to:
 - Require all persons applying for a license or certification issued by the licensing board to submit documentation acceptable to the licensing board of completion of at least **three** hours of approved child abuse recognition and reporting training.
 - . The training must address, but is not limited to:
 - o Recognition of the signs of child abuse; and
 - o The reporting requirements for suspected child abuse
 - These trainings must be approved by the Department and may occur as part of the continuing education requirement of the license

Require all persons applying for the renewal of a license or certification issued by the licensing board to submit documentation acceptable to the licensing board of completion of at least two hours of approved continuing education per licensure cycle. The training must address, but is not limited to: Recognition of the signs of child abuse; and The reporting requirements for suspected child abuse. Continuing education curricula shall be approved by the licensing board, in consultation with the Department. The two hours of continuing education on child abuse recognition and reporting shall be completed as a portion of the total continuing education required for biennial license renewal.

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Mandated Reporter Training (§ 6383)



- Permit a licensing board with jurisdiction over professional licensees who are mandated reporters
 under this chapter to exempt an applicant or licensee from the training or continuing education
 required if all of the following apply:
 - The applicant or licensee submits acceptable documentation that the person has already
 completed child abuse recognition training which was required under § 1205.6 of the Public
 School Code or required under the Public Welfare Code and these trainings were approved
 by the department; and
 - The amount of the training received equals or exceeds the amount of training required above.
- Require a licensing board to provide professional licensees identified as mandated reporters
 within information related to mandatory child abuse reporting as part of the biennial renewal of
 the license
- Permit a professional licensee identified as a mandated reporter to apply to the licensing board for an exemption from the training or continuing education requirement and the licensing board to approve the exemption upon submission of acceptable documentation that the licensee should not be subject to these training or continuing education requirements.

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Mandated Reporter Training (§ 6383)



- Amended § 6383 to add subsection (c) (relating to training of persons subject to department regulation) to require certain persons to receive child abuse recognition and reporting training including:
 - Operators of institutions, facilities or agencies which care for children and are subject to supervision by the department under article IX of the Public Welfare Code, and their employees who have direct contact with children;
 - Foster parents;
 - Operators of institutions, facilities or agencies which care for children and are subject to supervision by the department under article X of the Public Welfare Code, and their employees who have direct contact with children;
 - Caregivers in Family Day Care homes which are subject to registration by the department under Subarticle (c) of the Public Welfare Code and their employees who have direct contact with children.

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Mandated Reporter Training (§ 6383) Effective December 31, 2104, new employees and new foster parents shall receive 3 hours of training within 90 days of hire or approval and 3 hours of training every five years thereafter. Effective December 31, 2014, prospective operators of child-serving institutions, facilities or agencies or family day care homes must receive 3 hours of training prior to the issuance of a license, approval or registration certificate and three hours of training every five years thereafter. Beginning July 1, 2015, the following must receive 3 hours of training prior to the re-issuance of a license, approval or registration certificate and three hours of training every five years thereafter: Current operators; Current employees having direct contact with children; Current caregivers and employees in family day care homes; and Current foster parents.

Mandated Reporter Training (§ 6383)

Training curriculum must be approved by the department and must address, but not be limited to, the following:

Recognition of the signs of abuse;
Reporting requirement for suspected abuse in the commonwealth and
For institutions, facilities and agencies their policies related to reporting of suspected child abuse.

Persons may be exempted from these training requirements if all of the following apply:
The person provides documentation that they have already completed child abuse recognition and reporting training;
The training was:

Required under § 1205.6 of the Public School Code or required these trainings were approved by the department; or

Required under the Child Protective Services Law and the training was approved by the department; and
The amount of the training received equals or exceeds the amount of training required above.

Effective December 31, 2014

Amended § 1905 (relating to payment to special funds) of Title 75 (relating to the Vehicle Code) to provide the funds in the Drug Abuse and Resistance Education (DARE) Fund, which is to be terminated at the end of the 2013-2014 fiscal year, to be appropriated to the Pennsylvania Commission on Crime and Delinquency.

These funds are to be expended to provide grants to organizations and nonprofit entities employing a multidisciplinary approach to the prevention, identification, investigation, prosecution and treatment of child abuse, including Children's Advocacy Centers during fiscal year 2013-2014.

Added Article XXIII-B (relating to Children's Advocacy Centers). Amended § 2306-B (relating to Children's Advocacy Center Advisory Commission) to establish an advisory committee within the commission consisting of no more than 21 members and be appointed by the chairman of the commission. Committee members shall include all of the following. • (1) The victim advocate. • (2) The deputy secretary of the office of children, youth and families of the department of public welfare. • (3) Representatives from each of the following, who have experience in the multidisciplinary investigation of child abuse and the use and operation of a child advocacy centers. • (i) County children and youth service agencies. • (ii) Municipal police departments. • (iv) The Pennsylvania state police. • (v) District attorneys offices. • (vi) Victim's service providers. • (vii) Medical and mental health professionals.

Amended § 2303-B (relating to funding) for the commission to make grants to qualified applicants on a regional basis as provided in this article for the operation of existing children's advocacy centers and for the establishment of children's advocacy centers, consistent with this article. In awarding grants, the commission shall consider:

• (i) The number of children to be served.

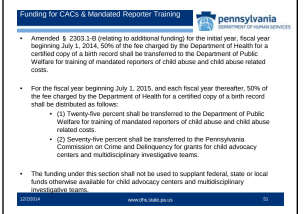
• (ii) The geographical area to be serviced.

• (iii) The scope of the services.

• (iv) The need for services.

• (v) The availability of expert pediatric medical and mental health services.

• (vi) The amount of funds provided from other sources.



Funding for CACs & Mandated Reporter Training

Section 2304-B. Permitted use of funds.

No more than 20% of the funds collected annually under this article shall be provided to any single qualified applicant.

For the first three years after the effective date of this article, the commission shall endeavor to provide 30% of the funds collected under this article to qualified applicants working to establish children's advocacy centers in regions not yet served by such centers.

Amended § 2305-B (relating to procedure) to state that in order to be a qualified applicant and to be awarded a grant under this article, the commission must find that either:

(1) The applicant is an accredited, associate/developing or affiliate member of the National Children's Alliance.

(2) In the case of an applicant that is not a member of the National Children's Alliance:

(ii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to serve.

(iii) The applicant identifies a region of this commonwealth it intends to applicant which has not been endorsed by all of the district attorneys and multidisciplinary investigative teams of the counties to be served within the region.

(iii) The applicant identifies to apply for membership in the National Children's Alliance within a reasonable period of time.

(iv) The applicant obtains a letter of endorsement from the Pennsylvania Chapter of Children's Advocacy Centers and Multidisciplinary Teams.

Effective July 1, 2014

Generally speaking this section has been reorganized for clarity and to follow the investigation process.

 Minimal changes were made related to the investigative process.

 Clarifying that if the child has experienced bodily injury that the county may require a medical examination by a certified medical practitioner;

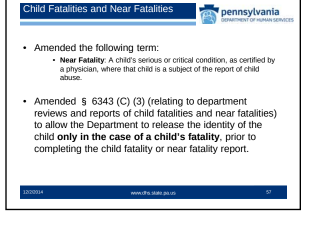
 Requiring the investigation to include interviews with all subjects of the report, including the alleged perpetrator and if a subject is not interviewd or cannot be located that the agency must document its efforts to interview the subject and the reason it could not;

 Specifically state prior to the interview that the subject, excluding the alleged victim, has the right to have an attorney present during the interview; and

 Expanding the development and approval of a plan of supervision or alternate arrangement for an individual under investigation to include school employees who are alleged to be perpetrators of child abuse.

Amended § 6368 (relating to investigation of reports) to: Require the approval of the county agency administrator or their designee and review by the county agency solicitor prior to a report of suspected child abuse being indicated. Require the approval of the Secretary or a designee and review by the department's legal counsel when the department is investigating the report. Establish a three business day time frame for the department to send notice of the final determination to the subjects of the report, excluding the child. Establish a requirement for the department, within three business days of the receipt of the results of the investigation, to notify mandated reporters of the status determination and the services planned or provided to protect the child. Effective December 31, 2014

Amended §6315 (relating to taking child into protective custody) to clarify that no county agency worker may take custody of the child without judicial authorization based on the merits of the situation. Amended § 6317 (relating to mandatory reporting and postmortem investigation of deaths) to require reporting to the medical examiner as well as the coroner when there is reasonable cause to suspect that a child died as a result of child abuse. Effective December 31, 2014



Child Fatalities and Near Fatalities



- Amended § 6365 to add subsection (D.1) (relating to release by county agency) to allow county agencies to release information prior to completing the child fatality or near fatality report regarding a child who has died or nearly died as a result of suspected or substantiated child abuse consistent with the Department's ability to release under § 6343 including:
 - (1) The identity of the child, only in the case of a child's fatality.
 - (2) If the child was in the custody of a public or private agency, the identity of the agency.
 - (3) The identity of the public or private agency under contract with a county agency to provide services to the child and the child's family in the child's home prior to the child's death or near fatality.
 - (4) A description of services provided under paragraph (3).

Effective December 31, 2014

12/2/2014

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Mandatory Reporting of Infants



- Amended § 6303 (relating to definitions) to provide a definition of health care
 provider to include a licensed hospital or health care facility or person who is
 licensed, certified or otherwise regulated to provide health care services under the
 laws of this Commonwealth, including a:
 - Physician;
 - Podiatrist;
 - Optometrist;
 - Psychologist;
 - Physical therapist;
 Certified purse practitioner;
 - Registered nurse;
 - Nurse midwife;
 Physician's ass
 - Physician's assistance
 - Chiropractor;
 - Dentist;
- Pharmacist; or
- An individual accredited or certified to provide behavioral health services

12/2/2014

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Mandatory Reporting of Infant



- Also provided a definition of safety assessment to include a commonwealth-approved systematic process that assesses a child's need for protection or services based on the threat to the safety of the child.
- Amended § 6386 (relating to mandatory reporting of children under one year of age) to require mandatory reporting by health care providers involved in the delivery or care of a child under one year of age when the child is born and identified as being affected by:
 - Illegal substance abuse by the child's mother.
 - Withdrawal symptoms resulting from prenatal drug exposure.
 - A fetal alcohol spectrum disorder.
- These requirements in § 6386 are contained in current statute with the exception of fetal alcohol spectrum disorder

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Mandatory Reporting of Infants



- Added to this section, 6386, requirements for the county agency to perform a safety assessment or risk assessment, or both, for the child and determine whether child protective services or general protective services are warranted.
- Also outlines county agency duties in this section upon receipt of a report under this section by the county agency for where the child resides including:
 - Immediately ensuring the safety of the child and see the child immediately if immediately ensuring the stately or the clinical and see the clinic immediately in emergency protective custody is required or has been or shall be taken or if it cannot be determined from the report whether emergency protective custody is needed.
 - Physically see the child within 48 hours of receipt of the report.
 - Contact the parents of the child within 24 hours of the receipt of the report.
 - Provide or arrange reasonable services to ensure the child is provided with proper parental care, control and supervision.

Effective February 22, 2014

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Multidisciplinary Review Teams (§ 6365)



- Clarifies the difference between the required multidisciplinary review team and the multidisciplinary investigative team.
- · Emphasizes existing requirements.
- Amended § 6365 (relating to services for the prevention, investigation and treatment of child abuse)
 - Multidisciplinary review teams must be convened no less than annually:
 - · To review substantiated cases of child abuse; and
 - · Where appropriate, to assist in the development of the family service plan.

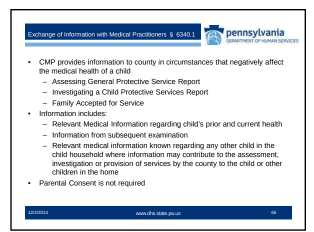


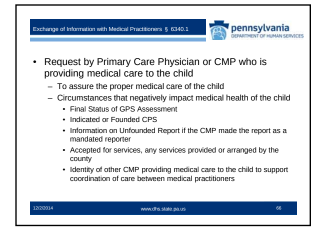
- Continue to be convened to coordinate child abuse investigations between the county and law enforcement officials;
- Maintains requirement for the county and the district attorney to develop a protocol for the convening of the multidisciplinary investigative team for child abuse by a perpetrator involving the crimes enumerating in § 6340 (a) (9) and (10) (relating to information in confidential reports).
- Maintains that the protocol must include:
- anianism in the tre protocol mass introdes.

 Standards and procedures for receiving and referring reports and coordinating investigations and for sharing information from interviews; and

 Standards and procedures to avoid duplication of fact finding efforts and interviews to minimize trauma to a child.
- Maintains the requirement that the district attorney convene the team consistent with the protocol which consists of:
 - Individuals and agencies responsible for investigating the abuse or providing services to the child; and
 - At a minimum a healthcare provider, county caseworker and law enforcement official.
 - Effective March 18, 2014







Notification by county agency to primary care physician, if known

Circumstances which negatively affect the medical health of a child

Final Status of GPS Assessment

Indicated or Founded CPS

Information on Unfounded Report if the CMP made the report as a mandated reporter

Accepted for services, any services provided or arranged by the county

• Amended § 6340 (relating to release of information in confidential reports) and § 6375 (relating to county agency requirements for general protective services) to allow for information sharing by the department and the county children and youth agency on child protective services (CPS) and general protective services (GPS) to the jurisdiction determining custody.

Effective January 1, 2014

Title 23 (Domestic Relations)

• Amended § 5328 (relating to factors to consider when awarding custody) to include information relating to child abuse and involvement with protective services.

• Amended § 5329.1 (relating to consideration of child abuse and involvement with protective services) to allow the court, in custody matters, to consider the following:

• In respect to child abuse:

• Whether the child is the subject of an indicated or founded report of child abuse;

• Whether a party or a member of the party's household has been identified as the perpetrator in an indicated or founded report of child abuse;

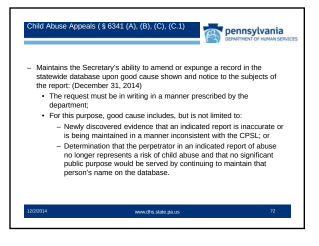
• The date and circumstances of the child abuse; and

• The jurisdiction where the child abuse took place.

Title 23 (Domestic Relations) • Amended § 5329.1 (relating to consideration of child abuse and involvement with protective services) to allow the court, in custody matters, to consider the following: • In respect to child protective services or general protective services: • Whether a party or a member of the party's household was provided services; • The type of services provided; • The circumstances surrounding the provision of services; • The status of services; • The date services were provided; and • The jurisdiction where services were provided. • Also requires cooperation by the department and county children and youth agencies with the courts to assist in fulfilling their duties under this section. Effective January 1, 2014

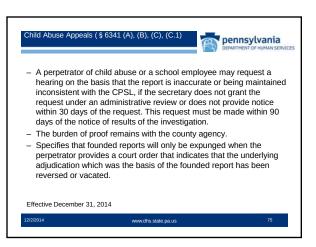
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Immunity from Liability (§ 6318) Expands immunity from liability for reporting, cooperating and consulting in investigations, testifying in proceedings as a result of the report and engaging in actions authorized under § § 6314, 6315, 6316, and 6317 which include taking photographs, arranging for medical tests and x-rays, taking a child into protective custody, admitting a child to a private or public hospital to include general protective services cases. Effective July 1, 2014



Child Abuse Appeals (§ 6341 (A), (B), (C), (C.1) Any person named as a perpetrator of child abuse within 90 days of being notified of the status of the report may request an administrative review by the Secretary or designee or may appeal and request a hearing before the Bureau of Hearing and Appeals: This request must be in writing in a manner prescribed by the department. This amendment extends the length of time that a person named a perpetrator child abuse has to request an amendment to or expunction of the report because is it inaccurate or is being maintained in a manner inconsistent with the CPSL from 45 to 90 days.

Child Abuse Appeals (§ 6341 (A), (B), (C), (C.1) Notice related to decisions made pursuant to good cause shown or administrative review must be sent within 60 days of receipt of the request. These amendments clarify that good cause shown requests are limited to indicated reports. Previously, an individual could request a good cause shown review of either an indicated or founded report. If the Secretary grants a request for good cause shown or as a result of the administrative review, the appropriate county, law enforcement and all subjects will be notified and the county agency or any subject of the report may file an administrative appeal with the secretary within 90 days.

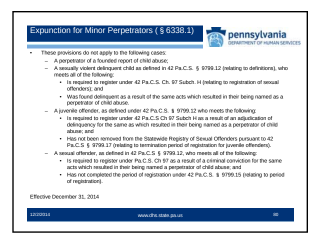


Child Abuse Appeals (§ 6341 (C.2) and (G)) • Emphasizes that persons shall have a right to a timely hearing consistent with the provisions above: - Hearings must be scheduled within ten days of receipt of the appeal; - Reasonable efforts must be made to coordinate the hearing date with the appellee and the appellant; - Proceedings before the Bureau of Hearings and Appeals must commence within 90 days of the scheduling order unless all parties have agreed to a continuance; - Proceedings and hearings must be scheduled on consecutive days when possible, but when not possible the proceeding or hearing must be concluded no later than 30 days from the day it commenced; - The department or the county agency shall provide the person requesting the appeal with evidence gathered during the investigation within its possession, that is relevant to the child abuse determination, subject to § § 6339 (relating to confidential reports) and 6340 (relating to release of information in confidential reports); - The department or the county agency bears the burden of proof by substantial evidence that the report should remain on the database;

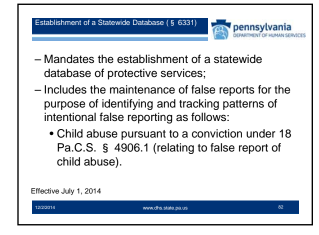
Child Abuse Appeals (§ 6341 (C.2) and (G)) The decision must be entered, filed and served upon the parties within 45 days of the conclusion of the proceeding or hearing unless an order is entered showing good cause for an extension; No decision may be delayed more than 60 days from the conclusion of the proceeding or hearing; Notices regarding the results are provided to: Statewide database: Appropriate county agency; Appropriate law enforcement officials; and All subjects of the report, except the abused child.

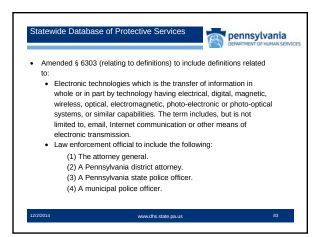
Parties to a proceeding or hearing before the Bureau of Hearings and Appeals have 15 calendar days from the mailing date of the final order to request reconsideration by the secretary or to appeal to Commonwealth Court. Parties have 30 days from mailing date of the final order from the Bureau of Hearings and Appeals to perfect an appeal to Commonwealth Court. The filing for reconsideration does not toll these 30 days. Effective December 31, 2014

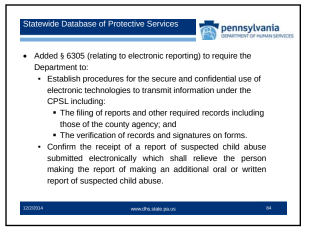
Mandates the expunction from the statewide database of the name of a perpetrator in an indicated report of child abuse who was under the age of 18 when they committed the child abuse: When the individual reaches the age of 21; or Five years has elapsed since their name was added to the database, whichever is later, if: The individual has: Not been named as the perpetrator in any subsequent indicated report of child abuse and is not the subject of a pending child abuse investigation. Never been convicted or adjudicated delinquent by a court for an offense under § 6344(c) (relating to grounds for denying employment) and no proceeding is pending seeking a conviction or adjudication. The child abuse did not involve the use of a deadly weapon as defined under 18 Pa C.S. 5 ± 2001 (relating to orbiducing death or serious bodily injury, or any other device or instrumentality which, in the manner in which it is used or intended to be used, is calculated or likely to produce death or serious bodily injury.



Amended § 6307 (relating to inspection and court files) and § 6308 (relating to law enforcement records) of the Juvenile Act to allow the department access to the respective files and records when determining whether an indicated or founded perpetrator of child abuse should be expunged from the statewide database. Effective January 1, 2014 www.dhs.state.pa.us permsylvania





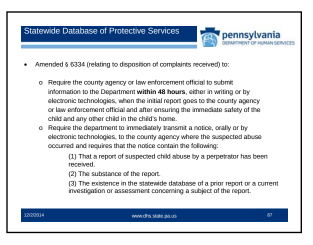


Statewide Database of Protective Services pennsylvania statewide database of protective services which must now include: (1) Reports of suspected child abuse pending investigation. (2) Reports with a status of pending juvenile court or pending criminal court action. (3) Indicated and founded reports of child abuse. (4) Unfounded reports of child abuse awaiting expunction. (5) Unfounded reports accepted for services. (6) Reports alleging the need for general protective services. (7) General protective services reports that have been determined to be valid. (8) Reports alleging the need for general protective services that have been determined invalid and are awaiting expunction. (9) A family case record for all reports accepted for investigation, assessment or (10) Information on reports made to the agency, but not accepted for investigation or assessment. (11) False reports of child abuse pursuant to a conviction under 18 Pa.C.S. 1906.1 (relating to false reports of child abuse)

Amended § 6332 (relating to establishment of a toll-free telephone number) to require the department's toll-free telephone number to now be used to report cases of suspected child abuse as well as children allegedly in need of general protective services.

 This toll-free telephone number, or electronic technologies, is also to be used by law enforcement officials, as well as a county agency in determining the existence of prior reports of child abuse or general protective services reports in the statewide database or reports under investigation.

 Amended § 6333 (relating to continuous availability of department) to require the department to be able to receive reports of children in need of general protective services and reports made by electronic technologies



Statewide Database of Protective Services pennsylvania o Require the department to immediately transmit a notice, orally or by electronic technologies, to the appropriate law enforcement official when the report of suspected child abuse alleges that a criminal offense has been committed against the child. This notice must be provided to the county where the child abuse is alleged to have occurred. The notice shall also include: (1) That a report of suspected child abuse has been received. (2) The substance of the report. (3) The existence in the statewide database under section 6331 (relating to establishment of statewide database) of a prior report or a current investigation or assessment concerning a subject of the report. o Requires the department to include the name and contact information of the persons receiving the referral, if known, when a report is referred to the county agency and law enforcement officials.

Statewide Database of Protective Services Requires the department to refer cases of suspected child abuse which occurred in another state and both the child and alleged perpetrator are residents of the commonwealth to the county agency where the child resides if the other states CPS agency cannot or will not investigate the report. Requires the department to refer cases of suspected child abuse which occurred in another state and only the alleged perpetrator is a resident of the commonwealth, to the county agency where the alleged perpetrator resides. The county agency must notify the children and youth social service agency of the jurisdiction in which the suspected abuse occurred and if requested by the other agency, assist in investigating the suspected child abuse.

Added § 6334.1 (relating to responsibility for investigation) to establish under which circumstances the county agency, law enforcement or both agencies jointly are responsible for investigating suspected child abuse or referrals for protective services based on the individual allegedly committing the act: Committed by a perpetrator = county agency Committed by perpetrator and behavior constituting a possible violation of a criminal offense = joint investigation Committed by a person who is not a perpetrator and behavior constituting a violation of a criminal offense = law enforcement In need of other protective services = county agency

Statewide Database of Protective Services



- Amended § 6335 (relating to access to information in statewide database) allows for a county agency or a law enforcement official to request information from the statewide database to determine the existence of prior reports involving the subject of the report. The department is required to immediately convey information to a county agency or law enforcement official related to a report or a pending investigation or assessment concerning the subject of the report.
 - Information released under this section may be released if the request is made orally or in writing and the department has:
 - (1) Identified the requester, including electronic verification of the requester's identity.
 - requester's identity.

 (2) Determined whether the requester is authorized to obtain the information under this section.
 - (3) Provided notice to the requester that access and dissemination of the information is restricted as provided by this chapter.
 - (4) Obtained an affirmation by the requester that the request is within the scope of that person's official duties and the provisions of this chapter.

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Statewide Database of Protective Services



- A county agency or law enforcement official may only request the information
 under this subsection for the purposes of investigating reports of child abuse,
 assessing allegations that a child is in need of general protective services,
 providing protective services to a child or investigating a crime against a child.
 - The following shall apply where information is requested:

 (1) A law enforcement official may use information contained in the statewide database for the purpose of investigating a criminal offense as follows:
 - (i) Information regarding indicated and founded reports may be used for any purpose authorized by this chapter.

any purpose adunized by this charlets. (ii) Information on all other reports may be used for the purposes of investigating a crime involving harm or threatened harm to a child, an alleged violation of section 6319 (relating to penalties for failure to report or to refer) or section 6349 (relating to penalties), or an alleged violation of 18 Pa.C.S. § 4906.1 (relating to false reports of child abuse) or 4958 (relating to intimidation, retaliation or obstruction in child abuse cases).

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Statewide Database of Protective Services



- (2) A county agency may use information contained in the statewide database as follows:
- (i) Information regarding indicated or founded reports may be used for any purpose authorized by this chapter.
- (ii) Information on all other reports may be used for any purpose authorized by this chapter, except that information in reports that are not founded or indicated may not be used as evidence by the county agency when determining that a new report of suspected abuse is an indicated report.
- (3) The department may use information contained in the statewide database as
 - (i) Information regarding indicated or founded reports may be used for any purpose authorized by this chapter.
 - (ii) Information on all other reports may be used for any purpose authorized by this chapter, except that information in reports that are not founded or indicated may not be used as evidence by the department when determining that a new report of suspected abuse is an indicated report.

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Statewide Database of Protective Services pennsylvania Amended § 6336 (relating to information in statewide database) to include additional information that must be maintained in the database for protective service reports including: Race and ethnicity; o If the report alleged the child was in need of general protective services, whether the report was valid or invalid. o If the report was accepted for services and the reasons for the acceptance. If the report was not accepted for services, the reason the report was not accepted and whether the family was referred to other community services. In the case of an unfounded or invalid report, if it is later determined that the initial report was a false report, a notation to that effect regarding the status of the report. Unfounded reports of child abuse, limited to the information authorized under section 6337 (relating to disposition and expunction of unfounded reports and general protective services reports). $\circ~$ Any additional information provided in section 6313(c) (relating to reporting procedure).

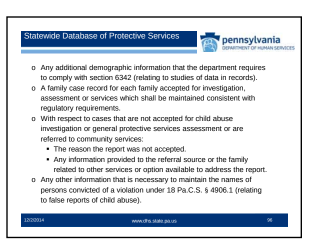
Statewide Database of Protective Services

• Amended § 6339 (relating to confidentiality of reports)

• Previously, § 6339 was suspended in part:

• Inconsistent with Pennsylvania Rules of Juvenile Court Procedure which permits the disclosure of reports if used as evidence in a hearing to prove dependency

• Reference to the Pennsylvania Rules of Juvenile Court Procedure for consistency



Statewide Database of Protective Services



- Amended § 6337 (relating to disposition and expunction of unfounded reports and general protective services reports) to:
 - Allow unfounded reports that have been accepted for service to be retained in the statewide database, but clearly marked as unfounded. It requires the county agency to notify the department immediately upon closure of the case and the report must be expunged as soon as possible, but not later than 120 days after the one-year period following the date the family case was closed. If the subject child becomes 23 years of age prior to the closure of the family case, the unfounded report must be expunged when the child turns 23.
 - Require valid GPS reports, but not accepted for service to be entered into and maintained in the statewide database for a period of 5 years. Upon expiration of the 5 years, the report must be expunged as soon as possible, but no later than 120 days after the 5 year period following the date the report was received by the department.

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Statewide Database of Protective Services



- o Require valid GPS reports that are accepted for service to be entered into and maintained in the statewide database for 5 years after the closure of services by the county agency. Upon expiration of the 5 years, the report must be expunged as soon as possible, but no later than 120 days after the 5 year period following the closure of services by the county agency.

 o Require invalid GPS reports to be maintained for a period of 1 year. Upon
- expiration of the 1 year after the date the report was received by the department, the report must be expunded as soon as possible, but no later than 120 days after the one year period following the date the report was received by the department.
- o Require county agencies to amend or expunge its records within 10 days of receiving notification from the department.

Statewide Database of Protective Services

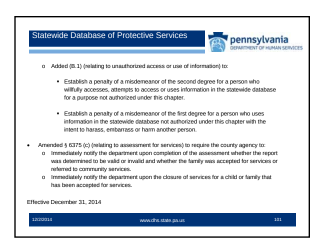


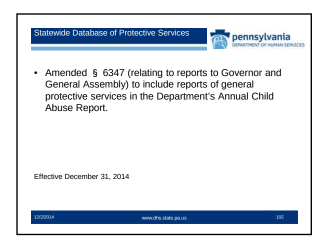
- Amended § 6340 (relating to release of information in confidential reports) to align language with
 - Amended \$ 6340 (relating to release of information in confidential reports) to align language with other statutory amendments and language and added at (13) to require the department to notify school administrators and child care service employers of the following:

 of the alleged perpetrator is a school employee or child care service employee, school administrators and child care service employers shall receive notice of a pending allegation and the final status of the report following the investigation as to whether the report is indicated, founded or unfounded.

 Information disclosed pursuant to this paragraph shall be provided to the school administrator or child care service employer within 10 days of the completion of the investigation.
 - investigation.
 - If the perpetrator is a school employee, the notice of the final status of the report shall be sent to the department of education within 10 days of the completion of the investigation.
 - Amended Subsection (C) (relating to protecting identity) to allow for release of data that would identify the person who made a report of suspected child abuse or who cooperated in a subsequent investigation in response to a law enforcement official investigation is response to a law enforcement official investigation is grained in the control of th designated agent.

Statewide Database of Protective Services pennsylvania Amended § 6349 (relating to penalties) to: o Increase the penalty for failure to amend or expunge information to a misdemeanor of the third degree for the first violation and \boldsymbol{a} misdemeanor of the second degree for a second or subsequent violation. o Increase the penalty for persons who willfully fail to obey a final order of the Secretary or designated agent of the Secretary to amend of expunge the summary of a report in the statewide database or the contents of any report filed pursuant to § 6313 to a misdemeanor of the third degree. o Increase the penalty for a person who willfully releases or permits the release of any information in the statewide database or county records to persons or agencies not permitted to receive the information to a misdemeanor of the second degree.



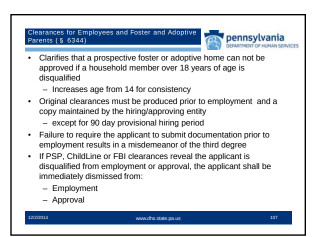


CPSL Definitions (§ 6303) - Child Care Service pennsylvania - Broadens the definition of child care service to include day care services or programs that are offered by a school. - Previously these programs were excluded from the definition of child care services. - The definition of child care services is primarily used as it relates to completion of clearances. Clearances (§ 6344) pennsylvania Adds employees 14 years of age or older applying for a position that is responsible for the welfare of a child or has direct contact with children School employees Governed by Public School Code must get ChildLine Clearance Not governed by Public School Code must get ChildLine, PSP and FBI School employees not governed by the Public School Code will have 1 year (December 31, 2015) to come into compliance · Ensures consistent clearance requirement for all child care providers. Amends FBI clearance language to comply with federal law, no change operationally Amended § 6344 (b)(2) (relating to information relating to prospective child-care personnel) for a certification from the department to state whether the applicant is named in the statewide database as the alleged perpetrator in a pending child abuse investigation. Added (H.1) (relating to form of payment) has been added to allow for payments for Pennsylvania Child Abuse Registry Checks to me made by check, money order, credit card or debit card. www.dhs.state.pa.us learances for Employees (§ 6344) pennsylvania Employees must report changes in clearance status within 72 hours Failure to submit the required information could result in: Misdemeanor of the third degree; and/or Discipline up to and including termination or denial of employment Persons responsible for employment decisions who have a reasonable belief that an employee: was arrested or convicted of an offense that would deny employment; named as a perpetrator in an indicated or founded report: must immediately require the employee to obtain a clearance cost of clearance is borne by the employing entity Deleted grandfathering clause if hired prior to 2008 New clearances required when beginning employment with a new agency, institution, organization or other entity

Removes the ability to use an existing clearance that is less than a

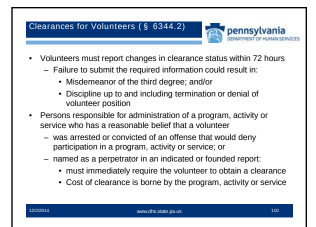
year old

Clearances for Foster Parents (§ 6344) Foster parents must report changes in clearance status within 72 hours Previously reported within 48 hours Removed requirement for household members over the age of 18 Agencies may require as part of internal policies Removal of foster child or children in accordance with Pennsylvania Rules of Juvenile Court Procedure: Change in household composition where the person has a clearance that prohibits approval Failure of foster parent to submit required information Clearances for foster parents must be renewed every 36 months Previously 24 months



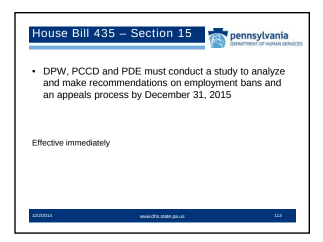
Employees and Foster Parents If clearances were issued prior to December 31, 2014 and are less than 36 months old – 36 months from the date of their most recent certification If clearances were issued prior to December 31, 2014 and are more than 36 months old – by December 31, 2015 **Total Control of Clearances** | Clearances | Clearances

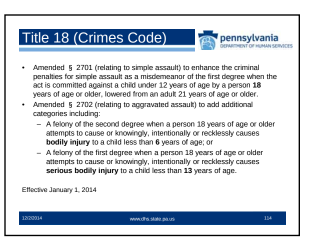
Clearances for Volunteers (§ 6344.2) Clearance requirement begins July 1, 2015 and must be renewed every 36 months: Adult volunteers Responsible for the welfare of children; or Direct contact with children Must obtain PSP and ChildLine FBI not required as long as: Position is unpaid PA resident continuously for the past 10 years Signs a disclaimer affirming no charges in other states that would prohibit selection as a volunteer Apply same prohibitive approval criteria as employees 30 day provisional period Organizations can require additional information as part of the clearance process



Volunteers If clearances were issued prior to July 1, 2015 and are less than 36 months old – 36 months from the date of their most recent certification If clearances were issued prior to July 1, 2015 and are more than 36 months old – by July 1, 2016.

Nothing interferes with the ability of an employer, or administrator of a program, activity or service to make employment, discipline or termination decisions or establishing additional clearance standards New clearances for employment are not needed when transferring within the same organization New clearances are needed for any employee who begins new employment New clearances are not needed for volunteers during the length of time their certification is current





Title 18 (Crimes Code)



- Amended § 2910 (relating to luring a child into a motor vehicle or structure) to increase the grading of the offense of luring a child into a motor vehicle or structure without the consent, expressed or implied, of the child's parent or guardian to a felony of the second degree when it involves a child less than 13 years of age.
- Does not allow the defendant to claim they did not know the age of the child or that they reasonably believed the child to be 13 years of age or older as a defense when charged with this crime against a child less than 13 years of age.

Effective February 16, 2014

Title 18 (Crimes Code)



- Added § 4906.1 (relating to false reports of child abuse) by creating a new offense of false reports of child abuse. A person commits a misdemeanor of the second degree if the person:
 - Intentionally or knowingly makes a false report of child abuse;
 - Intentionally or knowingly induces a child to make a false claim of child abuse.
- Added § 4958 (relating to intimidation, retaliation or obstruction in child abuse cases) by creating a new offense to address intimidation, obstruction or retaliation against the reporter, witness or victim in child abuse cases.

Effective January 1, 2014

Title 18 (Crimes Code)



- - When a person has knowledge or intents that their conduct will obstruct, impede, impair, prevent or interfere with the making of a child abuse report or the conducting of an investigation or prosecution of a case of child abuse including:
 - Refraining from making a report or not causing a report to be made;
 - Refraining from providing or withholding information, documentation, testimony or evidence;
 - Giving false or misleading information, documentation,
 - testimony or evidence;
 - Eluding, evading or ignoring any request or legal summons to appear to testify or supply evidence; or
 - Failing to appear at or participate in a child abuse proceeding or meeting to which they have been legally summoned.

Pennsylvania DEPARTMENT OF HUMAN SERVICES Of conduct or repeatedly committing acts which threaten another person in anything that person has lawfully done as a reporter, witness or victim. Destruction: Intentionally preventing a public servant from investigating or prosecuting a report of child abuse.

Title 18 (Crimes Code) Offenses are misdemeanors of the second degree, but become felonies of the second degree if the actor: • Employs force, violence or deception or threatens to employ force, violence or deception with reckless intent; • Offers pecuniary or other benefit; • Furthers a conspiracy to intimidate or retaliate; • Accepts, agrees or solicits another person to accept any pecuniary benefit to intimidate or retaliate or • Had a prior conviction for this violation under PA, federal or any other state law.

Title 18 (Crimes Code) • Amended § 6312 (relating to sexual abuse of children) • When a person commits the crime of sexual abuse of children and has indecent contact with the child, the grading of the offense will be one grade higher than the original sexual abuse of children offense. • Sexual abuse of children includes: • Photographing, videotaping, depicting on computer or filming sexual acts; • Dissemination of photographs, videotapes, computer depictions and films and • Child pornography. Effective January 1, 2014

Title 18 (Crimes Code) • Added § 3124.3 (relating to sexual as



- Added § 3124.3 (relating to sexual assault by sports official, volunteer or employee of nonprofit association) to create an offense of sexual assault by a person who serves as a sports official in a sports program of a nonprofit association or a for-profit association, a volunteer or employee of a nonprofit association
 - Felony of the third degree when:
 - The sports official engages in sexual intercourse, deviate sexual intercourse or indecent contact with a child under 18 years of age who is participating in a sports program of the nonprofit association or for-profit association; or
 - The volunteer or employee of a nonprofit association having direct contact with a child under 18 years of age who participates in a program or activity of the nonprofit association engages in sexual intercourse, deviate sexual intercourse or indecent contact with that child.

Effective August 17, 2014

12/2/2014

www.dhs.state.pa.us

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Title 42 (Judicial Code)



- Amended § 5981 (relating to declaration of policy)
 - To promote the best interest of minor victims and witnesses of crimes the Judicial Code urges the media to use restraint when revealing the identity or address of child victims or witnesses to crimes.
- Amended § 5988 (relating to victims of physical or sexual abuse)
 - To prevent officers or employees of the court from releasing the name of minor victims of sexual or physical abuse and prevents them from being open to public review; and
 - To allow for the victim of abuse to waive these protections if they are 18 years of age or older at the time of the commencement of the court proceedings.

Effective February 16, 2014

12/2/2014

www.dhs.state.pa.us

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Title 42 (Judicial Code)



- Amended § 9561 (relating to report by the district attorney)
 - Conforms the definition of state board for consistency.

12/2/2014

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Amended § 9720.5 (relating to sentencing for offense involving sexual abuse of children) Instructs the Pennsylvania Commission on Sentencing to adopt a sentence enhancement within its guidelines for the crime of sexual abuse of children to include a range of sentences based upon aggravating circumstances such as: Age of the child or determination of prepubescence; The number of images possessed by the defendant and The nature and character of the abuse depicted in the images. Effective January 1, 2014

Numerous amendments to the Educator Discipline Act are not necessarily child welfare specific and do not directly impact its roles and responsibilities. 1. Amended § 9.1 (relating to mandatory reporting) by requiring the chief school administrator or his designee to file with the Department of Education the following regarding any educator who: 1. Is the subject of a report of suspected hild abuse filed by the school entity under the CPSL; and 1. The school entity knows to have been named as the perpetrator of an indicated or founded report of child abuse or student abuse. 1. Allows for the above information to be included in the basis for disciplinary action against an educator. 1. For these purposes an educator is defined as: 1. A person who holds a certificate, who is a charter or cyber charter staff member or who is a contracted educational provider staff member. 1. Effective February 16, 2014