Empower People Lead Organizations Grow Communities

The Pennsylvania Child Welfare Resource Center



Purpose	of	the	Workgroup
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- Ensure the timely and consistent implementation of these amendments across Pennsylvania to support the identification, investigation/assessment of and response to reports of suspected child abuse and general protective services.
- Role Clarification
 - A fresh approach and willingness to think openly and constructively.
 - Discussion should focus on general policy and implementation guidance and not specific public or private agency experience.
 - Active and regular participation in the discussions is expected.

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Discussion Points



- Definitions of Child Abuse and Perpetrator and Exclusions
- · Indicated and Founded Reports
- · Appeals and Expunction of Reports
- · Child Custody
- Other Key Areas Identified (i.e. Crimes Code)

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Fou	r Key Questions	PS
		pennsylvania
	How will the change being discussed improve what children and families?	t we do for
	What is currently in place that supports this change	e?
۰	What changes do you anticipate will need to occur agency/organization/system to successfully impler legislation?	
	Practice;	
	Policy	
	Partnerships and	
	Staff capacity.	
٠	Do you have any other recommendations or quest want the implementation team to consider?	ions that you
	A Company of the Comp	www.dpw.state.pa.us

, Communicatio	n Plan –		
for On-going [Dialogue and	Information	Sharing



- · Who needs to know what?
- · Why do they need to know it?
- What is the best format for the information to be communicated?
 - email?
 - Phone calls?
 - Meetings?
 - Newsletter?
 - Other?
- · Who will be responsible for the communication?
- · When will the communication occur?

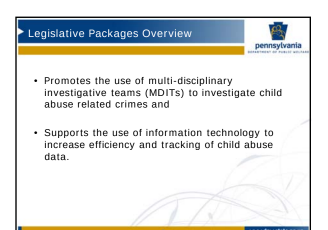
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Legislative Packages Overview



- 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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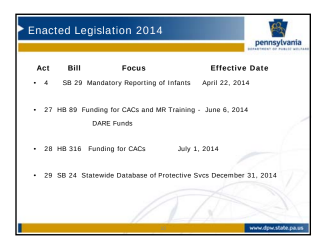


Enacte	d Legislation of 2013
Act	Bill Focus Effective Date
• 105	HB 321 Minors/sexual abuse Jan 1, 2014
• 107	HB 414 Custody cases Jan 1, 2014
• 108	HB 726 Definition of CA/N Dec 31, 2014
• 109	HB 1201 Child victim witnesses Feb 16, 2014
• 116	HB 1594 Luring a child Feb 16, 2014
S	www.dow.state.pa.us

Enacte	d Legi	slation 2013		pennsylvania
Act	Bill	Focus I	Effective Date	
• 117	SB 23	Expands Perpetrators	Dec 31, 2014	
• 118	SB 28	Enhanced criminal per and new crimina		14
• 119	SB 30	Expedited appeals	July 1, 2014	
• 120	SB 34	Educator Discipline A	ct Feb 16, 2014	
• 123	SB 111	6 MDT review/investi	igate March 13,	2014
		9	4.	www.dpw.state.pa.us

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CPSL Definitions (§ 6303) – Child Care Service	63
	pennsylvania
service to include day care service programs that are offered by a sometime of the programs were from the definition of child care sometime.	ces or chool. excluded services.
	www.dow.state.pa.us
	 Broadens the definition of child of service to include day care service programs that are offered by a service prousely these programs were from the definition of child care service primarily used as it relates to conserve the service primarily used as it relates to the service primarily used as it relates to the service primarily used as it relates to the service primarily used as it relate

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С	PSL Definitions – Perpetrator
	pennsylvania DEPARTMENT OF PUBLIC WELFAN
*	Broadens the definition of perpetrator and clarifies 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 parent;
	 Maintains a person 14 years of age or older 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:
	Camps;
	Athletic programs;
	 Enrichment programs; or
	Troops, clubs or similar organizations.
	 School employees and independent contractors are now included as persons responsible for a child's welfare;
0	Specifies 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
0	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.
	to the state of th

CPSL Definitions - Perpetrator	P3
	pennsylvania
Failure to Act:	
Maintains parents of any age;	
Includes a spouse, paramour, or former sportsformer paramour of the child's parent;	oouse or
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 minor	
be perpetrators of abuse by commission a	
considered perpetrators for failure to act s	
are not held responsible for the actions of	adults.

CPSL Definitions – Child Abuse	pennsylvania
The definition of child abuse has been amended to require the failures to act be committed intentionally, knowingly or read a person acts knowingly when they are aware that is of that nature or that such circumstances exist an aware that it is practically certain that their conduct such a result. A person acts recklessly when they consciously dissubstantial and unjustifiable risk that the material el or will result from their conduct. The risk must be of and degree that, considering the nature and intent cand the circumstances known to them, its disregard gross deviation from the standard of conduct that a person would observe in the situation. A person acts intentionally when they consciously conduct of that nature or cause such a result and ar such circumstances or believe or hope that they exist.	ecklessly. their conduct d they are will cause regard a ement exists such a nature if the conduct involves a reasonable engage in e aware of
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CPSL Definitions – Child Abuse	B
	pennsylvania
Serious physical neglect was expanded to include egregious behwould include situations when the behavior might have only occupreviously there had to be prolonged or repeated behavior.	avior which urred one time.
The definition of sexual abuse is unchanged with the exception to activities between two children, ages 14-18 are excluded as sexuany of the following, which involve the use of force or coercion, versions.	ual abuse unless
Rape;	
Statutory sexual assault;	
Involuntary deviate sexual intercourse; Sexual assault:	
Institutional sexual assault:	
Aggravated indecent assault;	
Indecent assault:	
Indecent exposure;	
Incest;	
Prostitution;	
Sexual abuse;	
Unlawful contact with a minor or	
Sexual exploitation.	
16	www.dpw.state.pa.us

CPSL	Definitions	Child	Abuse



- · Child abuse has been redefined to:
 - Lower the threshold from serious physical injury to bodily injury which requires impairment of a physical condition or substantial pain rather than severe pain or lasting impairment.
 - Include behaviors that result in exposing children to potentially harmful medical evaluations or treatment such as fabricating, feigning or inducing a medical symptom or disease (Munchausen Syndrome by Proxy).
 - Lower the threshold for serious mental injury to include causing or substantially contributing to the injury through any act or failure to act or series of such acts or failures to act.

CPSL Definitions - Child Abuse



- Clarifies the former category of imminent risk to include
- Kicking, bitting, 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 predator 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.

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CPSL Definitions - Founded Reports pennsylvania Founded reports: Clarifies the judicial adjudications under which a report of suspected child abuse can be founded, while also adding additional grounds upon which a report can be founded when it involves the same factual circumstances involved in the allegation of child abuse including: Acceptance into an Accelerated Rehabilitative Disposition Program; or A final protection from abuse (PFA) order has been granted when the child who is the subject of the report is one of the individuals protected under the PFA and: Only one individual is charged with the abuse in the Only that individual defends against the charge; The adjudication involves the same factual evidence The PFA adjudication finds that child abuse occurred.

CPSL Definitions –Indicated Reports



- 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.

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Child Abuse Exclusions (§ 6304)



- 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.

CDCI	Overview	for	Cunar	vicore

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Child Abuse Exclusions (§ 6304)
DEPARTMENT OF PUBLIC WELFARE
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 long 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.

Child	d Abuse Exclusions (§ 6304)	PS.
		pennsylvania
9	Exclusion for physical contact that occurs during particip or extracurricular activities.	ation in sports
*	Reiterates that parents have the right to physically disciplined in accordance with existing law.	oline their
	Harm or injury to a child that results from the act of and not considered child abuse and need not be reported to unless;	
	The child who caused the injury is a perpetrator; or	
	The following sexual offenses were committed: rape, deviate sexual intercourse, sexual assault, aggravate assault, indecent assault and indecent exposure.	
	No child shall be considered a perpetrator as a result of mental injuries caused during the course of a dispute, figentered into by mutual consent.	
۰	Excludes the use of reasonable force for self-defense or another individual.	defense of
Eff	ective December 31, 2014	

Amended § 6303 (relating to definitions) to include the following terms and definitions: Adult: an individual 18 years or older. Adult: an individual 18 years or older. Direct contact with children: the care, supervision, guidance or control of children, or routine interaction with children. Health care facility: as defined in Section 802.1 of the Act of July 19, 1979 (P.L.130, No. 48), known as the Health Care Facilities Act. Independent contractor: an individual who provides a program, activity or service to 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. The term does not include an individual who has no direct contact with children. Mandadd Reporter: a person who is required by this chapter to make a report of suspected child abuse. Person affiliated with: a person that directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with a specified person. Program, activity or service: a public or private educational, athletic or other pursuit in which children participate. The term includes, but is not limited to, the following: A processional camp or program: A sports or athletic program: A nerichment program and		penr	sylvania
A troop, club or similar organization.	definitio	ns: Adult: an individual 18 years or older. Direct contact with children: the care, supervision, guidance or control of children, or routine interaction with children: the care, supervision, guidance or control of children, or routine interaction with children. Health care facility: as defined in Section 802.1 of the Act of July 19, 1979 (P.L.130, N.48), known as the Health Care Facilities Act. Independent contractor: an individual who provides a program, activity or service to agency, institution, organization or other entity, including a school or regularly establish religious organization, that is responsible for the care, supervision, guidance or control or children. The term does not include an individual who has no direct contact with children. The term does not include an individual who has no direct contact with children. The term does not include an individual who has no direct contact with children. The term does not include by this chapter to make a report of suspected child abuse. Person affiliated with: a person that directly or indirectly, through one or more intermedianies, controls, is controlled by or is under common control with a specified peer Program, activity or service: a public or private educational, athletic or other pursuit is which children participate. The term includes, but is not limited to, the following: A pouth camp or program: A pouth camp or program: A noutreach program: A noutreach program and	o. in in id

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CPSL Definitions - Mandated Reporters	PS.
	pennsylvania
School: a facility providing elementary, secondary or postseconda educational services. The term includes the following: Any school of a school district: An area vocational-technical school; A joint school; An intermediate unit: A charter school or regional charter school; A cyber charter school: A private school licensed under the Act of January 28, 19 No.11), known as the Private Academic Schools Act; A private school accredited by an accrediting association the State Board of Education; A nonpublic school; A community college which is an institution now or herea pursuant to Article XIX-A of the Act of March 10, 1949 (14), known as the Public School of 1949, or the Act 24, 1963 (P.L.1132, No.484), known as the Community 1963;	88 (P.L.24, approved by fter created .L.30, No. of August
25	www.dpw.state.pa.us

>	CPSL Definitions - Mandated Reporters	PS
		pennsylvania
	 An independent institution of higher education which is an in of higher education which is operated not for profit, located incorporated or chartered by the Commonwealth, entitled to degrees as set forth in 24 Pa C. S. 6 5605 (relating to power degrees) and entitled to apply to listelf the designation 'colle 'university' as proved for by standards and qualifications programment by the State Board of Education pursuant to 24 Pa. C. S. Ch. (relating to private colleges, universities and seminaries): A state-owned university; A private school licensed under the Act of December 15, 19 (P. L. 1585, No. 174), known as the Private Licensed Schools. The Hiram G. Andrews Center and A private residential rehabilitative institution as defined in S 914.1-A(C) of the Public School Code of 1949. 	in and confer to confer to confer ege* or escribed 65
•	School employee: an individual who is employed by a school or who pro program, activity or service sponsored by a school. The term excludes an who has no direct contact with children.	
		oww.dow.state.pa.us

>	Mandated Reporters	F3
		pennsylvania
•	Amended §6311 (A) (relating to mandated reporters) to is a mandated reporter including: • A person licensed or certified to practice in any heal field under the jurisdiction of the Department of Sta • A medical examiner, coroner or funeral director; • An employee of a health care facility or provider lice Department of Health, who is engaged in the admiss examination, care or treatment of individuals; • A school employee; • An employee of a child care service, who has direct children in the course of employment; • Clergyman, priest, rabbi, minister, Christian science religious healer or spiritual leader of any regularly exchurch or other religious organization:	ith-related te; nsed by the sion, contact with practitioner,

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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 and An independent contractor.

	pennsylvania
atto scho	nded § 6311 (relating to persons required to report suspected child abuse) by adding ney's affiliated with an agency, institution, organization or other entity, including a lot regularly established religious organization that is responsible for the care, rvision, guidance or control of children.
the	d § 6311.1 (relating to privileged communications) to state that subject to subsection (B), rivileged communications between a mandated reporter and a patient or client of the lated 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. § 943 (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.C. § 5916 (relating to confidential communications to attorney) and 5928 (relating to confidential communications to attorney), the attorney work product doctrine or the rules of professional conduct for attorneys.

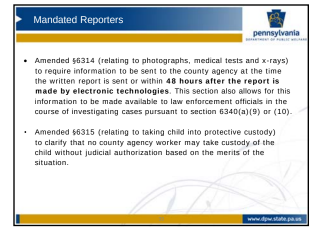
	Mandated Reporters
	pennsylvania DEPARTMENT OF PUBLIC WELFARM
٠	Amended Subsection (8) (relating to basis to report child abuse) to clarify the situation under which a mandated reporter is required to make a report of suspected child abuse if the mandated reporter has reasonable cause to suspect that a child is a victim of child abuse if the mandated reporter has reasonable cause to suspect that a child is a victim of child abuse under any of the following circumstances: • The mandated reporter comes into contact with the child in the course of employment, occupation and practice of a profession or through a regularly scheduled program, activity or service: • The mandated reporter is directly responsible for the care, supervision, guidance or training of the child, or is affiliated with an agency, institution, organization or other entity that is directly responsible for the care, supervision, guidance or training of the child: • A person makes a specific disclosure to the mandated reporter that an identifiable child is the victim of child abuse: • An individual 14 years of age or older makes a specific disclosure to the mandated reporter that the individual has committed child abuse.
	Nothing in this section shall require a child to come before the mandated reporter in order for the mandated reporter to make a report of suspected child abuse. Staff members of institutions, etc. – are now to report immediately in accordance with Section 6313 and shall immediately thereafter notify the person in charge of the facility or the desionated agent. Uson notification the person in charge or the desionated agent. Some of the facility or the desionated agent.
	ne vesignated agent, open numerator me person in lange or new evesignated agent shall facilitate the cooperation of the institution, school, facility or agency with the investigation of the report. www.dpw.state.pa.us

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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).

	Mandated Reporters	
	pennsylvania	4.5
•	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 section 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.	



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>	Mandated Reporters
	pennsylvania
•	Amended Section §6383 (related to education and training) to require the department to provide information to mandated and permissive reporters related to the recognition and reporting of chilid abuse on its Internet website in forms, including, but not limited to, the following: • Website content: • Printable booklets and brochures. • Educational videos. • Internet-based interactive training exercises.
	Information shall be pertinent to both mandated and permissive reporters and shall address topics, including, but not limited to: Conduct constituting child abuse under this chapter. Persons classified as mandated reporters. Reporting requirements and procedures. The basis for making a report of suspected child abuse. Penalties for failure to report. Background clearance requirements for individuals who work or volunteer with children. Recognition of the signs and symptoms of child abuse. Alternative resources to assist with concerns not related to child abuse.
	34 www.dpw.state.pa.us

>	Mandated Reporters	PS
		pennsylvania
	The department shall include the following with all certifica pursuant to § 6344 (B) (2) (relating to information relating child-care personnel): Information that certain persons are required by law to suspected child abuse. The Internet address where the information and guidar this subsection can be obtained. A telephone number and mailing address where guidar can be requested by individuals who cannot access the Internet website.	g to prospective o report nce required by nce materials
E	ffective December 31, 2014	
	35	www.dpw.state.pa.us

>	Reporting of Child Abuse by School Employees	P3
		pennsylvania
•	Amended § 6311 (C) (relating to staff members of institutions require persons required to report under subsection (b) in the member of the staff of a medical or other public or private inst facility or agency, to report immediately in accordance with § immediately thereafter notify the person in charge of the instit facility or agency or the designated agent of the person in cha	capacity as a titution, school, 6313 and tution, school, rge.
	facilitate the cooperation of the institution, school, facility or a investigation of the report. Any intimidation, retaliation or obsinvestigation of the report is subject to the provisions of 18 PA (relating to intimidation, retaliation or obstruction in child abus chapter does not require more than one report from any such school, facility or agency.	gency with the struction in the a.C.S. § 4958 se cases). This
•	Repealed Subchapter C.1 relating to student abuse	
Et	ffective December 31, 2014	
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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 degree. 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	PS
		pennsylvania
	 Subsection (B) (relating to continuing course of action) to state if a failure under subsection (A) continues while the person knows or I cause to believe the child is actively being subjected to child abuse commits a misdemeanor of the first degree, except that if the child a felony of the first degree or higher, the person commits a felony degree. 	as reasonable e, the person d abuse constitutes
	 Subsection (C) (relating to multiple offenses) to state that a perso second or subsequent offense under Subsection (A) commits a felc degree, except that if the child abuse constitutes a felony of the fir higher, the penalty for the second or subsequent offenses is a felol degree. 	ony of the third est degree or
	 Subsection (D) (relating to statute of limitations) to state that the limitations for an offense under Subsection (A) shall be either the limitations for the crime committed against the minor child or five is greater. 	statute of
E	Effective June 14, 2014	
	38	www.dpw.state.pa.us

	Protections from Employment Discrimination	P3
		pennsylvania
•	Deleted § 6311 (D) removing current provisions (relating to a discrimination against a person filing a report);	ivil actions for
•	Added § 6320 (relating to protection from employment discrim	nination);
	Permits a person to commence an action for appropriate refollowing apply:	elief if all of the
	The person is required to report under § 6311 or report under § 6312; The person acted in good faith in making or causir suspected child abuse to be made and The person is discharged from employment or is against with respect to compensation, hire, tenure conditions or privileges of employment as a result report of suspected child abuse.	ng the report of liscriminated e, terms,
	39	www.dpw.state.pa.us

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	Protections from Employment Discrimination
•	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 opropriate relief which may include reinstatement of the plaintiff with back by:
	The Department may intervene in an action commenced under this section.
Ef	fective 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
 - Services related to the general or medical care of children;
 - · Supervision of children or
 - Safety of children.

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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:

 Recognition of the signs of child abuse; and
 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.

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Mandated Reporter Training (§ 6383) pennsylvania 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: o Recognition of the signs of child abuse; and o 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

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)

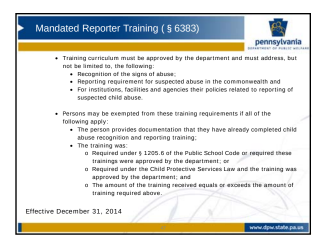


- Amended § 6333 to add subsection (c) (relating to training of persons subject to department regulation) to require certain persons to receive child abuse recognition and reporting training including;
 - Operators of institutions, facilities or agencies which care for children and are subject to supervision 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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The Pennsylvania Child Welfare Resource Center

Mandated Reporter Training (§ 6383) Within six months of the effective date of the legislation (December 31, 2014), operators and caregivers shall 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. Employees having direct contact with children and foster parents shall receive 3 hours of training within six months of the issuance of a license, approval or registration certificate and 3 hours of training every five years thereafter. 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.





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The Pennsylvania Child Welfare Resource Center

	unding for CACs & Mandated Reporter Training	
		pennsylvania
А	dded Article XXIII-B (relating to Children's Advocacy Centers).	
	 Amended § 2306-B (relating to Child Advocacy Center Advisor establish an advisory committee within the commission consisti 21 members and be appointed by the chairman of the commiss members shall include all of the following: 	ng of no more than
	 (1) The victim advocate. 	
	 (2) The deputy secretary of the office of children, youth an department of public welfare. 	d families of the
	 (3) Representatives from each of the following, who have a multidisciplinary investigation of child abuse and the use a advocacy center: 	
	 (i) Child advocacy centers. 	
	 (ii) County children and youth service agencies. 	
	(iii) Municipal police departments.	
	(iv) The Pennsylvania state police.	
	(v) District attorneys offices.	
	(vi) Victims' service providers.	
	 (vii) Medical and mental health professionals. 	

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- 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.
 - Also allows the commission to make grants to qualified applicants for the operation of MDITs.

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Funding for CACs & Mandated Reporter Training

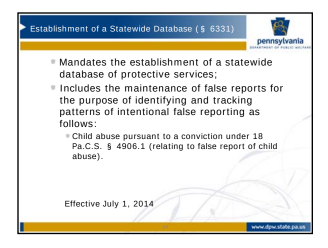


- Amended § 2303.1-B (relating to additional funding) for the initial year, fiscal year beginning July 1, 2014, 50% of the fee charged by the Department of Health for a certified copy of a birth record shall be transferred to the Department of Public Welfare for training of mandated reporters of child abuse and child abuse related costs.
- For the fiscal year beginning July 1, 2015, and each fiscal year thereafter, 50% of the fee charged by the Department of Health for a certified copy of a birth record shall be distributed as follows:
 - (1) Twenty-five percent shall be transferred to the Department of Public Welfare for training of mandated reporters of child abuse and child abuse related costs.
 - (2) Seventy-five percent shall be transferred to the Pennsylvania Commission on Crime and Delinquency for grants for child advocacy centers and multidisciplinary investigative teams.
- The funding under this section shall not be used to supplant federal, state or local funds otherwise available for child advocacy centers and multidisciplinary investigative teams.

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Funding for CACs & Mandated Reporter Training	63
	pennsylvania
Section 2304-B. Permitted use of funds.	
 No more than 20% of the funds collected annu- this article shall be provided to any single qual applicant. 	
 For the first three years after the effective date article, the commission shall endeavor to provi the funds collected under this article to qualifie working to establish children's advocacy center not yet served by such centers. 	ide 30% of ed applicants
	www.dow.state.na.us

	Funding for CACs & Mandated Reporter Training
	pennsylvania
	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: • (i) The applicant identifies a region of this commonwealth it intends to serve. • (ii) The applicant has received a letter of endorsement from all of the district attorneys and multidisciplinary investigative teams of the counties which will be served within the region. A district attorney and a multidisciplinary investigative team shall submit a letter jointly. In no case may the commission distribute
	funds under this article to an 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 intends 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
E	Chapter of Children's Advocacy Centers and Multidisciplinary Teams. Iffective July 1, 2014



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_	_		pe	nnsy
mended §	6303 (relating t	o definitions) t	to include definition	S
whole o	r in part by tech ic, wireless, opti	nology having cal, electromaç	ansfer of informatio electrical, digital, gnetic, photo-electr pabilities. The term	onic
include		ed to, email, I	nternet communica	
	orcement officia The attorney ger		e following:	
	A Pennsylvania o		1.	
(3)	A Pennsylvania s	tate police offi	cer.	
(4)	A municipal polic	e officer.		

	Statewide Database of Protective Services	
	pennsylvania DEFRANMENT OF PUBLIC WILLY	
•	Added § 6305 (relating to electronic reporting) to require the Department to: Establish procedures for the secure and confidential use of electronic technologies to transmit information under the CPSL including: The filing of reports and other required records including those of the county agency; and The verification of records and signatures on forms. Confirm the receipt of a report of suspected child abuse submitted electronically which shall relieve the person making the report of making an additional oral or written report of suspected child abuse.	
•	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.	

>	Statewide Database of Protective Services	P3
		pennsylvania
•	Amended § 6331 (relating to establishment of a statewide database) t 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 crid (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 determine (8) Reports alleging the need for general protective services that determined invalid and are awaiting expunction. (9) A family case record for all reports accepted for investigation, services. (10) Information on reports made to the agency, but not accepte or assessment. (11) False reports of child abuse pursuant to a conviction under 1 4906.1 (relating to false reports of child abuse).	ed to be valid. have been assessment or d for investigation
	57	www.dpw.state.pa.us

Empower People Lead Organizations Grow Communities

-	Statewide Database of Protective Services
	DEPARTMENT OF PUBLIC WELFAR
•	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. o 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 DEPARTMENT OF PUBLIC WELFAR
. ,	Amended § 6334 (relating to disposition of complaints received) to:
	o Require the county agency or law enforcement official to submit information to the Department within 48 hours, either in writing or by electronic technologies, when the initial report goes to the county agency or law enforcement official and after ensuring the immediate safety of the child and any other child in the child's home. Require the department to immediately transmit a notice, orally or by electronic technologies, to the county agency where the suspected abuse occurred and requires that the notice contain the following: (1) That a report of suspected child abuse by a perpetrator has been received. (2) The substance of the report. (3) The existence in the statewide database of a prior report or a current investigation or assessment concerning a subject of the report.

		pennsylvan
el w of p	equire the department to immediately transmit a notice, ectronic technologies, to the appropriate law enforcement the report of suspected child abuse alleges that a crifense has been committed against the child. This notice rovided to the county where the child abuse is alleged to courred. The notice shall also include:	nt official riminal must be
	 That a report of suspected child abuse has been The substance of the report. The existence in the statewide database under strelating to establishment of statewide database) of a current investigation or assessment concerning a report. 	section 6331 f a prior report o
of	equires the department to include the name and contact the persons receiving the referral, if known, when a reperent of the county agency and law enforcement official	port is
	60	www.dpw.state.p

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The Pennsylvania Child Welfare Resource Center

Statewide Database of Protective Services pennsylvania o 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 ${\bf commonwealth}$ to the county agency where the child resides if the other states CPS agency cannot or will not investigate the report. o 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.

	Statewide Database of Protective Services
	pennsylvania DEPARTMENT OF PUBLIC WELFAR
•	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: o 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

>	Statewide Database of Protective Services	F3
		pennsylvania
•	Amended § 6335 (relating to access to information in statewid allows for a county agency or a law enforcement official information from the statewide database to determine the or prior reports involving the subject of the report. The deprequired to immediately convey information to a county agenforcement official related to a report or a pending inversessement concerning the subject of the report. o Information released under this section may be released used to the request is made orally or in writing and the department has (1) Identified the requester, including electronic verifunction requester's identity. (2) Determined whether the requester is authorized information under this section. (3) Provided notice to the requester that access and of the information is restricted as provided by this cit (4) Obtained an affirmation by the requester that the within the scope of that person's official duties and this chapter.	to request existence of partment is ency or law stigation or ased if the s: fication of the to obtain the dissemination napter.
	63	www.dpw.state.pa.us

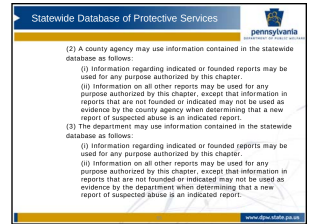
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CPSL Overview for Supervisors

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The Pennsylvania Child Welfare Resource Center

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: (3) Information regarding indicated and founded reports may be used for any purpose authorized by this chapter. (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, retailation or obstruction in child abuse)



>	Sta	atewide Database of Protective Services	
		pennsylvan DEPARTMENT OF PUBLIC W	ia
•	inc for	nended § 6336 (relating to information in statewide database) to lude additional information that must be maintained in the database protective service reports including: Race and ethnicity;	
	0	If the report alleged the child was in need of general protective services, whether the report was valid or invalid.	
	0	If the report was accepted for services and the reasons for the acceptance.	
	0	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.	
	0	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.	
	0	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).	
	0	Any additional information provided in section 6313(c) (relating to reporting procedure).	

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	pennsylva DEPARTMENT OF PUBL
0	Any additional demographic information that the department requires
	to comply with section 6342 (relating to studies of data in records).
0	A family case record for each family accepted for investigation,
	assessment or services which shall be maintained consistent with
	regulatory requirements.
0	With respect to cases that are not accepted for child abuse
	investigation or general protective services assessment or are
	referred to community services:
	 The reason the report was not accepted. Any information provided to the referral source or the family
	related to other services or option available to address the report.
	Any other information that is necessary to maintain the names of
U	persons convicted of a violation under 18 Pa.C.S. § 4906.1 (relating to
	false reports of child abuse).

	Statewide Batabase of 1 fotestive services
	Pennsylvania DEPARTMENT OF PUBLIC MELF
•	Amended § 6337 (relating to disposition and expunction of unfounded reports and general protective services reports) to: o 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.

	atewide Database of Protective Services	pennsylvania
0	Require valid GPS reports that are accepted for service to into and maintained in the statewide database for 5 years closure of services by the county agency. Upon expiration years, the report must be expunged as soon as possible, b than 120 days after the 5 year period following the closure by the county agency. Require invalid GPS reports to be maintained for a period of Upon expiration of the 1 year after the date the report was by the department, the report must be expunged as soon. but no later than 120 days after the one year period follow date the report was received by the department. Require county agencies to amend or expunge its records days of receiving notification from the department.	after the of the 5 ut no later of services of 1 year. received as possible, ing the
		www.dpw.state.pa.u

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The Pennsylvania Child Welfare Resource Center

Sta	atewide Database of Protective Services	(3)
	DIFF.	pennsylvania
lang req emp	ended § 6340 (relating to release of information in confidential reports) guage with other statutory amendments and language and added at (1: ulure the department to notify school administrators and child care servic ployers of the following: If the alleged perpetrator is a school employee or child care service en school administrators and child care service en school administrators and child care service employers shall receive in pending allegation and the final status of the report following the invea as to whether the report is indicated, founded or unfounded. Information disclosed pursuant to this paragraph shall be provided to administrator or child care service employer within 10 days of the come the investigation. If the perpetrator is a school employee, the notice of the final status or report shall be sent to the department of education within 10 days of completion of the investigation.	a) to ce mployee, otice of a stigation the school opletion of
0	Amended Subsection (C) (relating to protecting identity) to allow for r data that would identify the person who made a report of suspected of or who cooperated in a subsequent investigation in response to a law enforcement official investigating allegations of false reports of child a under 18 Pa.C.S. § 4906.1.	hild abuse
		ww.dnw.state.na.i

Background Checks	(§ §	6344 and 6344.2)
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- Amended § 6344 (B) (relating to information to be submitted) to explicitly list the individuals required to obtain background check clearances prior to the commencement or service as already prescribed in current law while also raising the age of those individuals requiring background check clearances who reside in the home of a prospective foster parent or adoptive parent for at least 30 days in a calendar year to 18 years of age.
- Amended § 6344 (c) (relating to grounds for denying employment or participation in program, activity or service) to include those individuals who participate in a program, activity or service specifically those individuals who are paid or unpaid.
- Amended § 6344 (o) (relating to use of information) to raise the age
 of individuals residing in a prospective foster or adoptive home from
 14 to 18 years of age when considering their background checks for
 approval of the prospective applicants.

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Background Checks (§ § 6344 and 6344.2)



- Amended § 6344.2 (a.1) to require school employees to obtain background checks in accordance with § 6344 as a condition of hire.
- Amended § 6344.2 (b) (relating to investigation) to require employers, administrators or supervisors or other persons responsible for employment decisions or selection of volunteers to review background checks in accordance with § 6344 (b) for their prospective employees or volunteers as part of the hiring or selection process.

Effective December 31, 2014

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St	atewide Database of Protective Services	P
		pennsylva
per nar	nended § 6344 (b)(2) (relating to information relating to prospective resonnel) for a certification from the department to state whether the med in the statewide database as the alleged perpetrator in a pendin estigation.	applicant is
0	Added (H.1) (relating to form of payment) has been added to allow payments for Pennsylvania Child Abuse Registry Checks to me mad money order, credit card or debit card.	
will inv	nended § 6346 (relating to will failure to cooperate) to increase the p Iful failure to cooperate with the department or a county agency whe estigating a report of suspected child abuse to a misdemeanor of the the first violation and a misdemeanor of the second degree for subs- lation.	en e third degree
гер	needed § 6347 (relating to reports to Governor and General Assemb orts of general protective services in the Department's Annual port.	

>	Statewide Database of Protective Services	P3
		pennsylvania
	Amended § 6349 (relating to penalties) to:	
	Increase the penalty for failure to amend or expunge infor misdemeanor of the third degree for the first violation and misdemeanor of the second degree for a second or subsection violation. Increase the penalty for persons who willfully fail to obey.	a Juent
	of the Secretary or designated agent of the Secretary to a expunge the summary of a report in the statewide databas contents of any report filed pursuant to § 6313 to a misder the third degree.	se or the
	 Increase the penalty for a person who willfully releases or release of any information in the statewide database or co records to persons or agencies not permitted to receive th information to a misdemeanor of the second degree. 	unty

>	Statewide Database of Protective Services	pennsylvania
	Added (B.1) (relating to unauthorized access or use of information) to	0:
	Establish a penalty of a misdemeanor of the second degree for a who willfully accesses, attempts to access or uses information in statewide database for a purpose not authorized under this chapt Establish a penalty of a misdemeanor of the first degree for a per uses information in the statewide database not authorized under chapter with the intent to harass, embarrass or harm another per	the er. son who this
	Amended § 6375 (c) (relating to assessment for services) to require the coagency to: o Immediately notify the department upon completion of the assessment the report was determined to be valid or invalid and whether the fami accepted for services or referred to community services. Immediately notify the department upon the closure of services for a family that has been accepted for services.	nt whether ily was
Effe	fective December 31, 2014	
	75	rww.dpw.state.pa.us

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The Pennsylvania Child Welfare Resource Center

Generally speaking this section has been reorganized for clarity and to follow the investigation process. Minimal changes were made related to the investigative process. Changes were made to conform to other enacted amendments including: 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 interviewed 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 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

IIIVC	pennsylvania
	nended § 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.
0	Require the approval of the Secretary or a designee and review by the department's legal counsel when the department is investigating the report.
0	Establish a three 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

nvestigation of Reports

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Child Fatalities and Near Fatalities



- Amended the following term:
 - Near Fatality: A child's serious or critical condition, as certified by a physician, where that child is a subject of the report of child abuse.
- Amended § 6343 (C) (3) (relating to department reviews and reports of child fatalities and near fatalities) to allow the Department to release the identity of the child only in the case of a child's fatality, prior to completing the child fatality or near fatality report.

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CPSL	Overview	tor	Super	visors

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The Pennsylvania Child Welfare Resource Center

Child Fatalities and Near Fatalities	pennsylvania
	DEPARTMENT OF PUBLIC WELFARE
 Amended § 6365 to add subsection (D.1) (relating to county agency) to allow county agencies to release in to completing the child fatality or near fatality report child who has died or nearly died as a result of susper substantiated child abuse consistent with the Department release under § 6343 including: 	oformation prior regarding a cted or nent's ability to
(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 prefered the identity of the agency.	rivate agency,
(3) The identity of the public or private agency un with a county agency to provide services to the ch child's family in the child's home prior to the child fatality.	nild and the
 (4) A description of services provided under parag 	yraph (3).
Effective December 31, 2014	

	Mandatory Reporting of Infants
	DEFINITION OF PUBLIC WILLIAM
	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 nurse practitioner;
	Registered nurse;
	Nurse midwife;
	Physician's assistance
	* Chiropractor;
	Dentist;
	Pharmacist or
•	An individual accredited or certified to provide behavioral health services

	DEFINISYCE WE	LFARE
٠	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. 	
٠	These requirements in §6386 are contained in current statute with the exception of fetal alcohol spectrum disorder.	F

Mandatory Reporting of Infants

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The Pennsylvania Child Welfare Resource Center

	Mandatory Reporting of Infants
	DEPARTMENT OF FUNLIC WELFARE
•	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 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
	82 www.dpw.state.pa.us

Multidisci	plinary Investigative Teams (§ 6365)	£3
		pennsylvania
٠	Continue to be convened to coordinate child abuse investigate the county and law enforcement officials: Maintains requirement for the county and the district attorn protocol for the convening of the multidisciplinary investigat child abuse by a perpetrator involving the crimes enumerating of creating to information in confidential reports) Maintains that the protocol must include: Standards and procedures for receiving and referring recoordinating investigations and for sharing information interviews: and Standards and procedures to avoid duplication of fact fand interviews to minimize trauma to a child. Maintains the requirement that the district attorney convenconsistent with the protocol which consists of: Individuals and agencies responsible for investigating the providing services to the child; and At a minimum a healthcare provider, county caseworke enforcement official.	ey to develop a live team for ng in § 6340 (a)
	Effective March 18, 2014	
	84	www.dpw.state.pa.us

Handout #2, Page 28 of 37

Empower People Lead Organizations Grow Communities

The Pennsylvania Child Welfare Resource Center

pennsylvania
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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.

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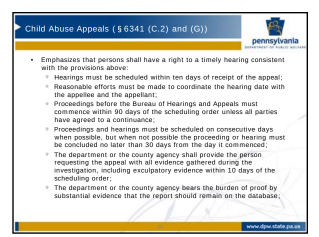
Child Abuse Appeals (§ 6341 (A), (B), (C), (C.1)



- 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.

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Child A	Abuse Appeals (§6341 (A), (B), (C), (C.1)	P
		pennsylvania
۰	A perpetrator of child abuse or a school emplorequest a hearing on the basis that the report inaccurate or being maintained inconsistent w CPSL, if the secretary does not grant the reque an administrative review or does not provide within 30 days of the request. This request m made within 90 days of the notice of results of investigation.	t is vith the uest under notice uust be
	The burden of proof remains with the county Specifies that founded reports will only be ex, when the perpetrator provides a court order tindicates that the underlying adjudication whi basis of the founded report has been reversed vacated.	punged that ich was the
Eff	fective December 31, 2014	



Child Abuse Appeals (§ 6341 (C.2) and (G))	pennsylvania
	DEPARTMENT OF PUBLIC WELFARE
• The decision must be entered, filed and serve parties within 45 days of the conclusion of the proceeding or hearing unless an order is ente showing good cause for an extension;	e '
No decision may be delayed more than 60 da conclusion of the proceeding or hearing;	ys from the
Notices regarding the results are provided to:Statewide database:	
Appropriate county agency;Appropriate law enforcement officials; and	
All subjects of the report, except the abuse	
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Child Abuse Appeals (§ 6341 (C.2) and (G))	pennsylvania
	DEPARTMENT OF PUBLIC WELFARE
 Parties to a proceeding or hearing before the Bur Hearings and Appeals have 15 calendar days fror mailing date of the final order to request reconsic the secretary or to appeal to Commonwealth Cou 	m the deration by
 Parties have 30 days from mailing date of the fin from the Bureau of Hearings and Appeals to perform appeal to Commonwealth Court. 	
The filing for reconsideration does not toll these 3	30 days.
Effective July 1, 2014	
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Expunction for Minor Perpetrators (§ 6338.1)	E3
	pennsylvania
Mandates the expunction from the statewide database of the name of in an indicated report of child abuse who was under the age of 18 who committed the child abuse: When the individual reaches the age of 21; or Five years has elapsed since their name was added to the diwhichever is later, if: The individual has: Not been named as the perpetrator in any subseq report of child abuse and is not the subject of a produce investigation. Never been convicted or adjudicated delinquent be offense under § 6344(c) (relating to grounds for employment) and no proceeding is pending seeking adjudication. The child abuse did not involve the use of a deady defined under 18 Pa.C.S. § 2301 (relating to defined under 18 Pa.C.S.) Any firearm, whether loaded or unloaded, or designed as a weapon and capable of produce serious bodily injury, or any other device or which, in the manner in which it is used or in used, is calculated or likely to produce death.	uent indicated ending child y a court for an denying ng a conviction y weapon as nitions): any device ing death or instrumentality tended to be

Expunction for Minor Perpetrators (§ 6338.1)	PS.
	pennsylvania
These provisions do not apply to the following cases: A perpetrator of a founded report of child abuse; A sexually violent delinquent child as defined in 42 Pa.C.S. § 9799. definitions), who meets all of the following:	12 (relating to
 Is required to register under 42 Pa.C.S. Ch. 97 Subch. H (relation of sexual offenders); and Was found delinquent as a result of the same acts which result named as a perpetrator of child abuse. 	
A juvenile offender, as defined under 42 Pa.C.S. § 9799.12 who me Is required to register under 42 Pa.C.S. Ch 97 Subch H as a res adjudication of delinquency for the same as which resulted in the as a perpetrator of child abuse; and	ult of an heir being named
 Has not been removed from the Statewide Registry of Sexual C to 42 Pa.C.S § 9799.17 (relating to termination period of regis offenders). 	
A sexual offender, as defined in 42 Pa.C.S. § 9799.12, who meets a ls required to register under Pa.C.S. Ch 97 as a result of a crim the same acts which resulted in their being named a perpetrate and	ninal conviction for
Has not completed the period of registration under 42 Pa.C.S. to period of registration).	§ 9799.15 (relating
Effective December 31, 2014	
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>	Title 42 (Judicial Code)	pennsylvania
•	Amended § 6307 (relating to inspection a files) and § 6308 (relating to law enforce records) of the Juvenile Act to allow the d access to the respective files and records determining whether an indicated or foun perpetrator of child abuse should be exput the statewide database.	and court ment epartment when ded
E	ffective January 1, 2014	www.dpw.state.pa.us

Title 23 (Domestic Relations)	
	pennsylvania
 Amended § 6340 (relating to release of in in confidential reports) and § 6375 (relat county agency requirements for general p services) to allow for information sharing department and the county children and y agency on child protective services (CPS) general protective services (GPS) to the ju- determining custody. 	ing to rotective by the routh and
Effective January 1, 2014	www.dpw.state.pa.us
30	nn map matate spatus

	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.

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The Pennsylvania Child Welfare Resource Center

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.

Immunity	from	Liability	(§	6318)
Immunity	from	Liability	(§	6318)

Effective January 1, 2014



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

www.dow.state.pa

Title 18 (Crimes Code)



- Amended § 2701 (relating to simple assault) to enhance the criminal penalties for simple assault as a misdemeanor of the first degree when the act is committed against a child under 12 years of age by a person 18 years of age or older, lowered from an adult 21 years of age or older.
- Amended § 2702 (relating to aggravated assault) to add additional categories including:
 - A felony of the second degree when a person 18 years of age or older attempts to cause or knowingly, intentionally or recklessly causes **bodily injury** to a child less than **6** years of age; or
 - A felony of the first degree when a person 18 years of age or older attempts to cause or knowingly, intentionally or recklessly causes serious bodily injury to a child less than 13 years of age.

Effective January 1, 2014

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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
 - Intentionally or knowingly makes a false report of child abuse: or
 - 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)



- Intimidation:
 - 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
 - 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.

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Retaliation: Harming another person by an unlawful act or engaging in a course of conduct or repeatedly committing acts which threaten another person in anything that person has lawfully done as a reporter, witness or victim. Obstruction: Intentionally preventing a public servant from investigating or prosecuting a report of child abuse.

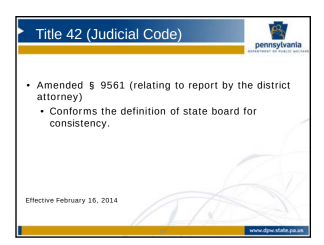
>	Title 18 (Crimes Code)	PS
		pennsylvania
	Offenses are misdemeanors of the second degree become felonies of the second degree if the act	
	Employs force, violence or deception or thre employ force, violence or deception with red	
	Offers pecuniary or other benefit;	
	Furthers a conspiracy to intimidate or retalia	ate;
	Accepts, agrees or solicits another person to pecuniary benefit to intimidate or retaliate or	
	 Had a prior conviction for this violation unde or any other state law. 	er PA, federal

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	Title 18 (Crimes Code)
	DEPARTMENT OF PUBLIC WELFARE
	 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
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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



Title 42 (Judicial Code)	PS .
	pennsylvania
Amended § 9720.5 (relating to sentencing for off involving sexual abuse of children) Instructs the Pennsylvania Commission on Sen adopt a sentence enhancement within its guide crime of sexual abuse of children to include a r sentences based upon aggravating circumstant	tencing to elines for the range of ces such as:
 Age of the child or determination of prepuble The number of images possessed by the de The nature and character of the abuse depidence 	fendant and
Effective January 1, 2014	
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Educator Discipline Act	B
	pennsylvania
Numerous amendments to the Educator Discipline Act are not new lfare specific and do not directly impact its roles and responsib	
Amended § 9.1 (relating to mandatory reporting) by requiring school administrator or his designee to file with the Departme the following regarding any educator who:	
 Is the subject of a report of suspected child abuse filed by entity under the CPSL; and 	the school
The school entity knows to have been named as the perpendindicated or founded report of child abuse or student abuse	
Allows for the above information to be included in the basis for action against an educator.	r disciplinary
For these purposes an educator is defined as: A person who holds a certificate, who is a charter or cyber charter staff member or who is a contracted educational provider staff member.	
Effective February 16, 2014	
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