First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 25-0117.01 Jerry Barry x4341

HOUSE BILL 25-1188

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A BILL FOR AN ACT

101	CONCERNING THE RECOMMENDATIONS OF THE	MANDATORY
102	REPORTER TASK FORCE, AND, IN CONNECTION	THEREWITH
103	MAKING AN APPROPRIATION.	

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill specifies that child abuse or neglect must not be based solely upon a parent's or child's indigence, unavailability of accessible services, unhoused status, or disability.

For mandatory reporters, the bill:

• Requires reports to be submitted as soon as possible, but

SENATE nd Reading Unamended May 2, 2025

HOUSE rd Reading Unamended April 17, 2025

HOUSE Amended 2nd Reading April 16, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

within 24 hours, after receiving information of child abuse or neglect; except that reports concerning young victims of dating violence or sexual assault must be made within 72 hours:

- Provides that reports are not required if the person:
 - Receives the information outside of the person's professional capacity that would require a report; or
 - Is connected to an attorney representing a party involved in a suspected child abuse or neglect case that would require a report under current law;
- Removes victim's advocates from the list of professions required to report child abuse or neglect;
- Prohibits reports based solely on a family's race, ethnicity, socioeconomic status, or disability; and
- Prohibits the delegation of the duty to report to a person who does not have firsthand knowledge of the suspected child abuse or neglect.

For entities that employ a mandatory reporter, the bill:

- Authorizes the entity to develop protocols for making the report if the protocols comply with state law and regulations; and
- Prohibits representatives of the entity from deterring or impeding a person from filing a report.

The bill requires a county department of human or social services (county department) to assign a referral identification number to each report of child abuse or neglect. If a mandatory reporter contacts a county department about a suspected child abuse or neglect report and the department gives the mandatory reporter the referral identification number of a related report that was previously filed, the mandatory reporter is not required to file a written report.

Be it enacted by the General Assembly of the State of Colorado:

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SECTION 1. Legislative declaration. (1) (a) The general assembly finds that complete reporting of known or suspected child abuse or neglect is a matter of public concern and that it is the intent of the general assembly to protect the best interests of children in this state and to offer protective services in order to prevent any further harm to children suffering from abuse.

(b) The general assembly further finds that requiring people to

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- report known or suspected child abuse or neglect impacts the people reporting, as well as children and families who are the subjects of the reports. As a result of implicit bias, under-resourced communities, communities of color, and persons with disabilities are disproportionately impacted by the mandatory reporting system.
- (2) (a) To address these impacts and additional issues, the general assembly established the mandatory reporting task force in 2022, which was charged with making findings and recommendations to clarify the law and recommending changes to mandatory reporting procedures and trainings.
 - (b) The task force found that:

- (I) Colorado's mandatory reporting law and system for making reports disproportionately impacts families of color, people with disabilities, and under-resourced communities, resulting in some contacts with child protection services that are unnecessary;
- (II) Colorado's mandatory reporting law requires mandatory reporters to report circumstances that may not involve the safety of children;
- (III) By forcing mandatory reporters to report all concerns through the child abuse hotline, Colorado's mandatory reporting law requires professionals to engage child protection services with families that do not require their services;
- (IV) Cases that do not involve concerns of child safety may not get adequate attention because the system is overwhelmed by reports. A lack of training perpetuates this issue.
- (V) Colorado's mandatory reporting law may hinder certain professionals from forming trusted relationships with children and

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families.

(0	c)	To	addre	ess tl	nese	issu	es,	the	task	for	ce is	sued	24
recomm	enda	tions	to	the	gen	eral	as	semb	oly.	The	task	for	ce's
recomm	enda	tions	are in	ntend	ed to	prov	ide	a coi	mpre	hensi	ve app	oroac	h to
improving the mandatory reporting system, including clarifying the law,													
standard	lizing	g prac	ctices	and 1	traini	ing, a	nd	creat	ing a	lterna	ative 1	repor	ting
methods	S.												

- (d) Therefore, the general assembly finds and declares that the first step in comprehensively improving the mandatory reporting system is to implement the task force's recommendations to address clarity in the law. These clarifications will serve as the foundation for further improvements to the mandatory reporting system.
- (e) The general assembly further declares that the task force's continuum of recommendations must be implemented in whole to effectively serve children and families.
- SECTION 2. In Colorado Revised Statutes, 19-3-304, amend
 (1)(a) and (2) introductory portion; repeal (2)(w); and add (1)(c),
 (3.2), and (3.3) as follows:

19-3-304. Persons required to report child abuse or neglect. (1) (a) Except as otherwise provided by section 19-3-307, section 25-1-122 (4)(d), C.R.S., and paragraph (b) of this subsection (1), any SUBSECTIONS (1)(b) AND (1)(c) OF THIS SECTION, A person specified in subsection (2) of this section who has reasonable cause to know or suspect that a child has been subjected to abuse or neglect or who has observed the child being subjected to circumstances or conditions that would reasonably result in abuse or neglect shall immediately upon receiving such THE information report or cause a report to be made of

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1	such THE fact AS SOON AS REASONABLY POSSIBLE, BUT NO LATER THAN
2	TWENTY-FOUR HOURS AFTER RECEIVING THE INFORMATION, to the county
3	department, the local law enforcement agency, or through the child abuse
4	reporting hotline system as set forth in section 26-5-111. C.R.S.
5	(c) The reporting requirement described in subsection
6	(1)(a) OF THIS SECTION DOES NOT APPLY IF THE PERSON:
7	(I) LEARNS OF THE SUSPECTED ABUSE OR NEGLECT OUTSIDE OF THE
8	PERSON'S PROFESSIONAL CAPACITY THAT WOULD REQUIRE THE PERSON TO
9	MAKE A REPORT PURSUANT TO THIS SECTION; OR
10	(II) IS EMPLOYED BY, AN AGENT OF, OR A CONTRACTOR FOR ANY
11	ATTORNEY WHO IS PROVIDING LEGAL SERVICES.
12	
13	(2) Persons required to report such THE abuse or neglect or
14	circumstances or conditions include any A:
15	(w) Victim's advocate, as defined in section 13-90-107 (1)(k)(II),
16	C.R.S.;
17	(3.2) A Person specified in subsection (2) or (3) of this
18	SECTION SHALL NOT MAKE A REPORT DUE TO A FAMILY'S OR CHILD'S
19	RACE, ETHNICITY, SOCIOECONOMIC STATUS, OR DISABILITY STATUS. IN
20	ADDITION, THE REPORTING REQUIREMENT DESCRIBED IN SUBSECTION
21	(1)(a) OF THIS SECTION DOES NOT APPLY IF THE BASIS FOR THE REPORT
22	ARISES FROM CONCERNS SOLELY DUE TO ANY OF THE FOLLOWING
23	CRITERIA:
24	(a) SOCIOECONOMIC STATUS, WHICH INCLUDES FACTORS SUCH AS
25	INADEQUATE HOUSING, FURNISHINGS, INCOME, OR CLOTHING; OR
26	(b) DISABILITY.
27	(3.3) (a) A PERSON SPECIFIED IN SUBSECTION (2) OF THIS SECTION

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1	SHALL NOT DELEGATE THE DUTY TO MAKE THE REPORT REQUIRED BY
2	SUBSECTION (1)(a) OF THIS SECTION TO ANOTHER PERSON WHO DOES NOT
3	HAVE FIRSTHAND KNOWLEDGE OF THE SUSPECTED CHILD ABUSE OR
4	NEGLECT.
5	(b) AN ENTITY THAT EMPLOYS A PERSON SPECIFIED IN SUBSECTION
6	(2) or (2.5) of this section may develop protocols regarding the
7	PROCESS FOR MAKING THE REPORT REQUIRED BY SUBSECTION (1)(a) OF
8	THIS SECTION. THE PROTOCOLS MUST COMPLY WITH STATE LAW AND
9	REGULATIONS. REPRESENTATIVES OF THE ENTITY SHALL NOT DETER OR
10	IMPEDE A PERSON FROM FILING A REPORT REQUIRED BY SUBSECTION (1)(a)
11	OF THIS SECTION.
12	SECTION 3. In Colorado Revised Statutes, 19-3-307, amend (1)
13	and (4) as follows:
14	19-3-307. Reporting procedures - definitions. (1) (a) Reports
15	of known or suspected child abuse or neglect made pursuant to this article
16	shall ARTICLE 3 MUST be made immediately AS SOON AS PRACTICABLE,
17	BUT NO LATER THAN TWENTY-FOUR HOURS AFTER RECEIVING THE
18	INFORMATION, to the county department, the local law enforcement
19	agency, or through the child abuse reporting hotline system as set forth in
20	section 26-5-111. C.R.S., and shall be followed promptly by a written
21	report prepared by those persons required to report. The county
22	department shall submit a report of confirmed child abuse or neglect
23	within sixty days of AFTER receipt of the report to the state department in
24	a manner prescribed by the state department.
25	(b) IF A PERSON REQUIRED TO SUBMIT A REPORT PURSUANT TO THIS
26	PART 3 CONTACTS THE CHILD ABUSE REPORTING HOTLINE SYSTEM
27	CREATED PURSUANT TO SECTION 26-5-111 OR A COUNTY DEPARTMENT

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1	ABOUT AN INCIDENT OR SITUATION FOR WHICH THE CHILD ABUSE
2	REPORTING HOTLINE SYSTEM OR COUNTY DEPARTMENT HAS ALREADY
3	RECEIVED A REPORT, THE CHILD ABUSE REPORTING HOTLINE SYSTEM OR
4	COUNTY DEPARTMENT MAY, AFTER CONFIRMING THAT THE REPORT DOES
5	NOT REQUIRE A NEW REFERRAL, PROVIDE THE PERSON WITH THE REFERRAL
6	IDENTIFICATION NUMBER FROM THE EARLIER CHILD ABUSE REPORTING
7	HOTLINE SYSTEM OR COUNTY REPORT. A PERSON REQUIRED TO SUBMIT A
8	REPORT PURSUANT TO THIS PART 3 WHO RECEIVES A REFERRAL
9	IDENTIFICATION NUMBER FROM THE CHILD ABUSE REPORTING HOTLINE
10	SYSTEM OR A COUNTY DEPARTMENT IS NOT REQUIRED TO MAKE A REPORT
11	PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION AND IS DEEMED TO
12	HAVE FULFILLED THEIR REPORTING RESPONSIBILITY. NOTHING IN THIS
13	SECTION PRECLUDES THE CHILD ABUSE REPORTING HOTLINE SYSTEM OR A
14	COUNTY DEPARTMENT FROM GENERATING A NEW REPORT IF THERE IS
15	ADDITIONAL OR DIFFERENT INFORMATION THAT MIGHT NOT HAVE BEEN
16	REPORTED OR IF THE REFERRAL IS NOT CURRENTLY UNDER REVIEW.
17	(4) A written report, INCLUDING A REPORT VOLUNTARILY MADE,
18	from persons or officials required by this part 3 to report known or
19	suspected child abuse or neglect shall be IS admissible as evidence in any
20	A proceeding relating to child abuse, subject to the limitations of section
21	19-1-307.
22	SECTION 4. Appropriation. For the 2025-26 state fiscal year,
23	\$5,375 is appropriated to the department of human services for use by the
24	division of child welfare. This appropriation is from the general fund. To
25	implement this act, the division may use this appropriation for training.
26	SECTION 5. Effective date. This act takes effect September 1,
27	2025; except that section 19-3-304 (2)(w), Colorado Revised Statutes, as

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- repealed in section 2 of this act, this section 4, and section 5 of this act take effect upon passage.
- SECTION 6. Safety clause. The general assembly finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, or safety or for appropriations for
 the support and maintenance of the departments of the state and state
 institutions.

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