Bill No. CS for SB 1910

Amendment No. ____

	CHAMBER ACTION
ı	<u>Senate</u> <u>House</u>
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11	Senator Cowin moved the following amendment:
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13	Senate Amendment
14	On page 14, line 23, through
15	page 15, line 4, delete those lines
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17	and insert: concludes that a further medical evaluation is
18	unnecessary: or.
19	(b)1. The child protective investigator, with
20	supervisory approval has concluded after conducting a child
21	safety assessment, that there are no findings of any of the
22	injuries described in paragraphs (2)(a)-(h) and that there is
23	no history in the child's household of substance abuse,
24	domestic violence, prior reports containing indications or
25	verified findings, prior reports that included a child
26	protection team referral that the family did not keep, or
27	previous law enforcement involvement; and
28	2. The child protection team board-certified
29	pediatrician determines, after reviewing the child safety
30	assessment form, that a medical evaluation is not required.
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	2:23 PM 04/27/00 1 s1910.cf11.04

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For any child for whom one of the injuries described in
   paragraphs (2)(a)-(h) has been alleged, the child safety
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    assessment and supervisory approval must be completed within
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    72 hours after receipt of the report and a copy must then be
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    provided to the child protection team within 24 hours.
    Notwithstanding paragraphs (a) and (b), a child protection
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    team pediatrician or advanced registered nurse practitioner as
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    authorized in subsection (3) may determine that a face-to-face
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    medical evaluation is necessary.
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