House



LEGISLATIVE ACTION

Senate Comm: RCS 03/13/2025

The Committee on Children, Families, and Elder Affairs (Sharief) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (d) is added to subsection (1) of section 39.201, Florida Statutes, to read:

39.201 Required reports of child abuse, abandonment, or neglect, sexual abuse of a child, and juvenile sexual abuse; required reports of death; reports involving a child who has exhibited inappropriate sexual behavior.-

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11	(1) MANDATORY REPORTING
12	(d) Any report made by a person whose occupation is listed
13	in sub-subparagraph (b)2.a. must contain a summary of the
14	analysis used to rule out a differential diagnosis of the
15	conditions specified in s. 39.303(4)(b).
16	Section 2. Paragraph (a) of subsection (2), paragraph (a)
17	of subsection (5), and paragraph (c) of subsection (14) of
18	section 39.301, Florida Statutes, are amended to read:
19	39.301 Initiation of protective investigations
20	(2)(a) The department shall immediately forward allegations
21	of criminal conduct to the municipal or county law enforcement
22	agency of the municipality or county in which the alleged
23	conduct has occurred, unless the parent or legal custodian:
24	1. Has alleged that the child has a preexisting diagnosis
25	specified in s. 39.303(4)(b); or
26	2. Is requesting that the child have an examination under
27	<u>s. 39.304(1)(c)</u> .
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29	Allegations of criminal conduct that are not immediately
30	forwarded to the law enforcement agency pursuant to subparagraph
31	1. or subparagraph 2. must be immediately forwarded to the law
32	enforcement agency upon completion of the investigation under
33	this part if criminal conduct is still alleged.
34	(5)(a) Upon commencing an investigation under this part,
35	the child protective investigator shall inform any subject of
36	the investigation of the following:
37	1. The names of the investigators and identifying
38	credentials from the department.
39	2. The purpose of the investigation.

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40 The right to obtain his or her own attorney and ways 3. that the information provided by the subject may be used. 41 42 4. The possible outcomes and services of the department's 43 response. 5. The right of the parent or legal custodian to be engaged 44 45 to the fullest extent possible in determining the nature of the 46 allegation and the nature of any identified problem and the 47 remedy. 48 6. The duty of the parent or legal custodian to report any change in the residence or location of the child to the 49 50 investigator and that the duty to report continues until the 51 investigation is closed. 52 7. The duty of the parent or legal custodian to report any 53 preexisting diagnosis for the child which is specified in s. 54 39.303(4)(b) and provide any medical records that support that 55 diagnosis in a timely manner. 56 (14)57 (c) The department, in consultation with the judiciary, 58 shall adopt by rule: 59 1. Criteria that are factors requiring that the department 60 take the child into custody, petition the court as provided in 61 this chapter, or, if the child is not taken into custody or a 62 petition is not filed with the court, conduct an administrative review. Such factors must include, but are not limited to, 63 64 noncompliance with a safety plan or the case plan developed by 65 the department, and the family under this chapter, and prior 66 abuse reports with findings that involve the child, the child's sibling, or the child's caregiver. 67

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2. Requirements that if after an administrative review the



69 department determines not to take the child into custody or 70 petition the court, the department shall document the reason for its decision in writing and include it in the investigative 71 72 file. For all cases that were accepted by the local law 73 enforcement agency for criminal investigation pursuant to 74 subsection (2), the department must include in the file written 75 documentation that the administrative review included input from 76 law enforcement. In addition, for all cases that must be 77 referred to Child Protection Teams pursuant to s. 39.303(5) and (6) s. 39.303(4) and (5), the file must include written 78 79 documentation that the administrative review included the 80 results of the team's evaluation.

Section 3. Present subsections (4) through (10) of section 39.303, Florida Statutes, are redesignated as subsections (5) through (11), respectively, a new subsection (4) is added to that section, and subsection (3) and present subsections (5) and (6) of that section are amended, to read:

39.303 Child Protection Teams and sexual abuse treatment programs; services; eligible cases.-

The Department of Health shall use and convene the 88 (3) 89 Child Protection Teams to supplement the assessment and 90 protective supervision activities of the family safety and 91 preservation program of the Department of Children and Families. This section does not remove or reduce the duty and 92 93 responsibility of any person to report pursuant to this chapter 94 all suspected or actual cases of child abuse, abandonment, or 95 neglect or sexual abuse of a child. The role of the Child 96 Protection Teams is to support activities of the program and to provide services deemed by the Child Protection Teams to be 97

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98 necessary and appropriate to abused, abandoned, and neglected 99 children upon referral. The specialized diagnostic assessment, 100 evaluation, coordination, consultation, and other supportive 101 services that a Child Protection Team must be capable of 102 providing include, but are not limited to, the following:

(a) Medical diagnosis and evaluation services, including provision or interpretation of X rays and laboratory tests, and related services, as needed, and documentation of related findings.

(b) Telephone consultation services in emergencies and in other situations.

109 (c) Medical evaluation related to abuse, abandonment, or 110 neglect, as defined by policy or rule of the Department of 111 Health.

(d) Such psychological and psychiatric diagnosis and evaluation services for the child or the child's parent or parents, legal custodian or custodians, or other caregivers, or any other individual involved in a child abuse, abandonment, or neglect case, as the team may determine to be needed.

(e) Expert medical, psychological, and related professional testimony in court cases.

119 (f) Case staffings to develop treatment plans for children 120 whose cases have been referred to the team. A Child Protection 121 Team may provide consultation with respect to a child who is 122 alleged or is shown to be abused, abandoned, or neglected, which 123 consultation shall be provided at the request of a 124 representative of the family safety and preservation program or 125 at the request of any other professional involved with a child or the child's parent or parents, legal custodian or custodians, 126

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127 or other caregivers. In every such Child Protection Team case 128 staffing, consultation, or staff activity involving a child, a 129 family safety and preservation program representative shall 130 attend and participate.

131 (g) Case service coordination and assistance, including the 132 location of services available from other public and private 133 agencies in the community.

134 (h) Such training services for program and other employees of the Department of Children and Families, employees of the 135 136 Department of Health, and other medical professionals as is 137 deemed appropriate to enable them to develop and maintain their 138 professional skills and abilities in handling child abuse, 139 abandonment, and neglect cases. The training service must 140 include training in the recognition of and appropriate responses 141 to head trauma and brain injury in a child under 6 years of age 142 as required by ss. 402.402(2) and 409.988.

(i) Educational and community awareness campaigns on child abuse, abandonment, and neglect in an effort to enable citizens more successfully to prevent, identify, and treat child abuse, abandonment, and neglect in the community.

(j) Child Protection Team assessments that include, as appropriate, medical evaluations, medical consultations, family psychosocial interviews, specialized clinical interviews, or forensic interviews.

152 A Child Protection Team that is evaluating a report of medical 153 neglect and assessing the health care needs of a medically 154 complex child shall consult with a physician who has experience 155 in treating children with the same condition.

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156	(4) A Child Protection Team shall consult with a physician
157	licensed under chapter 458 or chapter 459 or an advanced
158	practice registered nurse licensed under chapter 464 who has
159	experience in and routinely provides medical care to pediatric
160	patients when evaluating a report of:
161	(a) Medical neglect and assessing the needs of a medically
162	complex child; or
163	(b) A child with a reported preexisting diagnosis of any of
164	the following:
165	<u>1. Rickets.</u>
166	2. Ehlers-Danlos syndrome.
167	3. Osteogenesis imperfecta.
168	4. Vitamin D deficiency.
169	5. Any other medical condition known to appear to be caused
170	by, or known to be misdiagnosed as, abuse.
171	(6)(5) All abuse and neglect cases transmitted for
172	investigation to a circuit by the hotline must be simultaneously
173	transmitted to the Child Protection Team for review. For the
174	purpose of determining whether a face-to-face medical evaluation
175	by a Child Protection Team is necessary, all cases transmitted
176	to the Child Protection Team which meet the criteria in
177	subsection (5) (4) must be timely reviewed by:
178	(a) A physician licensed under chapter 458 or chapter 459
179	who holds board certification in pediatrics and is a member of a
180	Child Protection Team;
181	(b) A physician licensed under chapter 458 or chapter 459
182	who holds board certification in a specialty other than
183	pediatrics, who may complete the review only when working under
184	the direction of the Child Protection Team medical director or a

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185 physician licensed under chapter 458 or chapter 459 who holds 186 board certification in pediatrics and is a member of a Child Protection Team; 187

188 (c) An advanced practice registered nurse licensed under 189 chapter 464 who has a specialty in pediatrics or family medicine 190 and is a member of a Child Protection Team;

(d) A physician assistant licensed under chapter 458 or 192 chapter 459, who may complete the review only when working under 193 the supervision of the Child Protection Team medical director or a physician licensed under chapter 458 or chapter 459 who holds board certification in pediatrics and is a member of a Child 196 Protection Team; or

(e) A registered nurse licensed under chapter 464, who may complete the review only when working under the direct supervision of the Child Protection Team medical director or a physician licensed under chapter 458 or chapter 459 who holds board certification in pediatrics and is a member of a Child Protection Team.

(7) (6) A face-to-face medical evaluation by a Child Protection Team is not necessary when:

205 (a) The child was examined for the alleged abuse or neglect 206 by a physician who is not a member of the Child Protection Team, 207 and a consultation between the Child Protection Team medical 2.08 director or a Child Protection Team board-certified 209 pediatrician, advanced practice registered nurse, physician 210 assistant working under the supervision of a Child Protection 211 Team medical director or a Child Protection Team board-certified 212 pediatrician, or registered nurse working under the direct supervision of a Child Protection Team medical director or a 213

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214 Child Protection Team board-certified pediatrician, and the 215 examining physician concludes that a further medical evaluation 216 is unnecessary;

(b) The child protective investigator, with supervisory approval, has determined, after conducting a child safety assessment, that there are no indications of injuries as described in paragraphs (5)(a)-(h) + (4)(a)-(h) as reported; or

(c) The Child Protection Team medical director or a Child Protection Team board-certified pediatrician, as authorized in subsection (6) (5), determines that a medical evaluation is not required.

Notwithstanding paragraphs (a), (b), and (c), a Child Protection Team medical director or a Child Protection Team pediatrician, as authorized in subsection <u>(6)</u> (5), may determine that a faceto-face medical evaluation is necessary.

Section 4. Paragraph (c) is added to subsection (1) of section 39.304, Florida Statutes, to read:

39.304 Photographs, medical examinations, X rays, and medical treatment of abused, abandoned, or neglected child.(1)

(c) If an examination is performed on a child under paragraph (b), the parent or legal custodian from whom the child was removed pursuant to s. 39.401 may:

1. If the initial examination was not performed by the Child Protection Team, request that the child be examined by the Child Protection Team as soon as practicable;

241 <u>2. If the initial examination was performed by the Child</u>
242 Protection Team, for the purpose of obtaining a second opinion

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243	on diagnosis or treatment, request that the child be examined by
244	a physician licensed under chapter 458 or chapter 459 or an
245	advanced practice registered nurse licensed under chapter 464 of
246	his or her choosing who routinely provides medical care to
247	pediatric patients; or
248	3. For the purpose of ruling out a differential diagnosis,
249	request that the child be examined by a physician licensed under
250	chapter 458 or chapter 459 or an advanced practice registered
251	nurse licensed under chapter 464 who routinely provides
252	diagnosis of and medical care to pediatric patients for the
253	conditions specified in s. 39.303(4)(b).
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255	An examination requested under subparagraph 2. or subparagraph
256	3. must be paid for by the parent or legal custodian making such
257	request or as otherwise covered by insurance or Medicaid. An
258	examination may not be requested under this paragraph for the
259	purpose of obtaining a second opinion as to whether a child has
260	been sexually abused.
261	Section 5. This act shall take effect July 1, 2025.
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264	And the title is amended as follows:
265	Delete everything before the enacting clause
266	and insert:
267	A bill to be entitled
268	An act relating to specific medical diagnoses in child
269	protective investigations; amending s. 39.201, F.S.;
270	requiring that reports made by certain persons contain
271	a summary of a specified analysis; amending s. 39.301,



272 F.S.; providing an exception to the requirement that 273 the Department of Children and Families immediately 274 forward certain allegations to a law enforcement 275 agency; requiring a child protective investigator to 276 inform the subject of an investigation of a certain 277 duty; conforming a cross-reference; amending s. 278 39.303, F.S.; requiring Child Protection Teams to 279 consult with a licensed physician or advanced practice 280 registered nurse when evaluating certain reports; 281 conforming provisions to changes made by the act; 282 amending s. 39.304, F.S.; authorizing, under a certain 283 circumstance, a parent or legal custodian from whom a 284 child was removed to request specified examinations of 285 the child; requiring that certain examinations be paid 286 for by the parent or legal custodian making the 287 request or as otherwise covered by insurance or 288 Medicaid; prohibiting the request of an examination 289 for a specified purpose; providing an effective date.