The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Children, Families, and Elder Affairs								
BILL:	SB 948							
INTRODUCER:	Senator Book							
SUBJECT:	Child Welfare							
DATE:	March 15, 20	021	REVISED:					
ANALYST		STAFF DIRECTOR		REFERENCE		ACTION		
1. Preston		Cox		CF	Favorable			
2.				AHS				
3.				AP				

I. Summary:

SB 948 makes a number of changes to current law relating to child abuse, abandonment, and neglect. Specifically, the bill:

- Revises the definition of the term "harm" to include a violation of child safety restraints or seat belt usage laws which results in the death or injury of a child that requires treatment at a medical facility, if a licensed physician determines that such violation exacerbated the child's injuries or resulted in the child's death;
- Revises the definition of the term "harm" to include a violation of leaving a child unattended or unsupervised in motor vehicle which results in the injury or death of a child.
- Requires the Department of Children and Families (DCF) to refer child abuse, abandonment, and neglect reports to a Child Protection Team (CPT) within the Department of Health (DOH) that involve a child who was not properly restrained in a motor vehicle pursuant to s. 316.613, F.S., or s. 316.614, F.S., or involve a child who was left unattended or unsupervised in a motor vehicle pursuant to s. 316.6135, F.S. and the improper restraint or action resulted in injuries or death to a child.

The bill will have no fiscal impact on state government. See Section V. Fiscal Impact Statement.

The bill has an effective date of July 1, 2021.

II. Present Situation:

Inadequate Supervision of a Child

Current law defines "abuse" in part as any willful act or threatened act that results in any physical, mental, or sexual abuse, injury, or harm that causes or is likely to cause the child's physical, mental, or emotional health to be significantly impaired. Florida law specifies that a

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¹ Section 39.01(2), F.S.

child can suffer "harm" to his or her health or welfare in a number of ways. For example, harm can occur when any person allows, encourages, or forces the sexual exploitation of a child; exploits a child, or allows a child to be exploited; or exposes a child to a controlled substance or alcohol.² Also included within the definition of harm is "inadequate supervision," which is defined as a parent or caregiver leaving a child without adult supervision or arrangement appropriate for the child's age, maturity, developmental level, or mental or physical condition, so that the child is unable to care for his or her own needs or is unable to exercise sufficient judgment in responding to a physical or emotional crisis.³ In Florida, there is no age in which a child can be left unattended or alone.⁴

Any person who knows, or has reasonable cause to suspect, that a child is abused, abandoned, or neglected by any person, whether or not that person is a parent, legal custodian, caregiver or other person responsible for the child's welfare, or that a child is in need of supervision and care, must immediately report such knowledge or suspicion to the DCF's hotline.⁵ Personnel at the department's central abuse hotline will determine if the report received meets the statutory definition of child abuse, abandonment, or neglect. Any report meeting one of these definitions must be accepted for a protective investigation.⁶

Upon receiving a report of known or suspected child abuse, abandonment, or neglect, or that a child is in need of supervision and care and has no parent, legal custodian, or responsible adult relative immediately known and available to provide supervision and care, the central abuse hotline shall determine if the report requires an immediate onsite protective investigation. For reports requiring an immediate onsite protective investigation, the central abuse hotline shall immediately notify district staff responsible for protective investigations to ensure that an onsite investigation is promptly initiated. For reports not requiring an immediate onsite protective investigation, the central abuse hotline must notify district staff responsible for protective investigations in sufficient time to allow for an investigation.

If the department or the sheriff providing child protective investigative services determines that the interests of the child and the public will be best served by providing the child care or other treatment voluntarily accepted by the child and the parents or legal custodians, the parent or legal custodian and child may be referred for such care, case management, or other community resources. If it's determined that the child is in need of protection and supervision, the department may file a petition for dependency.⁸

² See generally s. 39.01(35), F.S.

³ Section 39.01(35)(a)3., F.S.

⁴ Department of Children and Families, Child Welfare, CFOP 170-4, pg. A-29, (September 1, 2020), available at https://www.myflfamilies.com/admin/publications/cfops/CFOP%20170-xx%20Child%20Welfare/CFOP%20170-04,%20Child%20Maltreatment%20Index.pdf (last visited March 11, 2021).

⁵ Section 39.201(1)(a) and (b), F.S.

⁶ Section 39.201(2)(a), F.S.

⁷ Section 39.301(1)(a), F.S.

⁸ Section 39.301(9)(b)1. and 2., F.S.

Behavior in Automobiles that May Constitute Abuse, Abandonment, or Neglect

One example of inadequate supervision is when a parent or legal guardian who is a driver or passenger in a motor vehicle fails to ensure his or her child is properly safeguarded in a legally required child restraint device or seat belt, and this results in either the child's death or the child's suffering of serious injuries requiring treatment at an emergency department or trauma center at a hospital.⁹

Currently, however, administrative rule provides that complaints concerning infants or children in automobiles who are not in legally required child restraint devices do not constitute reports of abuse, neglect, or abandonment unless one or more of the following circumstances are present:

- The parent or legal guardian was charged with driving under the influence of drugs or alcohol.
- The parent or legal guardian received a traffic citation(s) for reckless driving.
- A child was seriously injured or killed during an accident.¹⁰

If one of the above scenarios is met, then a report of abuse, abandonment, or neglect can be made to the hotline. Each report of abuse, abandonment, or neglect must contain at least one type of maltreatment, which may include inadequate supervision.¹¹ There are a number of factors to consider in assessing whether there has been maltreatment, which would prompt an investigation by the DCF. Specifically, the following factors are considered if the intake done following an accident alleges failure of a parent or legal guardian to use a child restraint device:

- Was the child transported to the hospital by EMS or other first responders due to the injuries sustained as a result of the accident?
- What statements did the child provide to first responders, the emergency department/trauma center physician/staff, or law enforcement when questioned about being placed in a child restraint seat or having used a seat belt while being transported in the vehicle?
- What is the parent or legal guardian's explanation for a child restraint device not being used at the time of the accident?
- Do statements from the emergency department/trauma center physician or medical records reflect the child suffered injuries that clearly indicate use of a child restraint device?
- Do statements from the attending emergency department/trauma center physician or medical records reflect the child suffered serious injuries that clearly indicate non-use of a child restraint device?
- Does the police report document an injured child was not properly safeguarded in a legally approved child restraint device (car seat or seat belt)?
- What was the location of the alleged child victim when first responders appeared on scene (in the vehicle or ejected from the vehicle)?

⁹ *Id*. A-30.

¹⁰ 65C-29.002(6)(e)3., F.A.C.

¹¹ Department of Children and Families, Child Welfare, CFOP 170-4, pg. A-29, (September 1, 2020), available at https://www.myflfamilies.com/admin/publications/cfops/CFOP%20170-xx%20Child%20Welfare/CFOP%20170-04,%20Child%20Maltreatment%20Index.pdf (last visited March 11, 2021). "Maltreatment" means behavior that is harmful and destructive to a child's cognitive, social, emotional, or physical development.

 Attempt to obtain medical opinion on whether the severity of the vehicular accident (head-on collision at high speed, etc.) would have likely resulted in serious injury or death despite the use of a legally required child restraint device.

- Does the parent have a history of traffic citations for failure to use a restraint device?
- When the parent or legal guardian reports the injured child was originally placed in a child restraint device but disconnected the device themselves during transit is/was the child physically capable of disconnecting the device on their own?
- Does the parent or legal guardian report that this was a first time incident or does/did the child have a pattern of disconnecting the device? If a pattern, how did the parent attempt to control this behavior? What other collateral sources can validate this pattern?¹²

Child Safety Restraint Laws

Section 316.613(1)(a), F.S., requires every operator of a motor vehicle, ¹³ while transporting a child in a motor vehicle operated on the roadways, streets, or highways of the state, to provide protection for a child by properly using a crash-tested, federally approved child restraint device if the child is 5 years or younger. The law also requires children 3 years of age and younger to be restrained by a separate carrier device or a vehicle manufacturer's integrated child seat. A separate carrier, an integrated child seat, or a child booster seat may be used for children aged 4 through 5 years. ¹⁴

Further, current law prohibits the operation of a motor vehicle or an autocycle¹⁵ unless each passenger and the operator of the vehicle or autocycle under the age of 18 years are restrained by a safety belt or by a child restraint device pursuant to s. 316.613, F.S., if applicable. The requirement to use a child restraint device does not apply if a safety belt is used and the child:

- Is being transported gratuitously by an operator who is not a member of the child's immediate family;
- Is being transported in a medical emergency situation involving the child; or
- Has a medical condition that necessitates an exception as evidenced by appropriate documentation from a health care professional.

Leaving a Child Unattended in a Motor Vehicle Laws

Section 316.6135, F.S., prohibits a parent, legal guardian or other person responsible for a child as defined in s. 39.01, F.S., from leaving a child younger than 6 years of age unattended or unsupervised in a motor vehicle. Penalties are specified for violations.

¹² Supra. N. 5 at A-29-31.

¹³ "Motor vehicle" means a self-propelled vehicle not operated upon rails or guideway, but not including any bicycle, motorized scooter, electric personal assistive mobility device, mobile carrier, personal delivery device, swamp buggy, or moped. Section 316.003(42), F.S.

¹⁴ Section 316.613(1)(a), F.S.

¹⁵ "Autocycle" means a 3-wheeled motorcycle that has two wheels in the front and one wheel in the back; is equipped with a roll cage or roll hoops, a seat belt for each occupant, antilock brakes, a steering wheel, and seating that does not require the operator to straddle or sit astride it; and is manufactured in accordance with the applicable federal motorcycle safety standards in 49 C.F.R. part 571 by a manufacturer registered with the National Highway Traffic Safety Administration. Section 316.003(2), F.S.

Any law enforcement officer who observes a child left unattended or unsupervised in a motor vehicle may use whatever means are reasonably necessary to protect the minor child and to remove the child from the vehicle. The child is required to be placed in the custody of DCF pursuant to ch. 39, F.S., unless the law enforcement officer is able to locate the parents or legal guardian or other person responsible for the child.¹⁶

Child Protection Teams

A Child Protection Team¹⁷ (CPT) program is a medically directed, multidisciplinary program that works with local Sheriff's offices and the DCF in child abuse and child neglect cases to supplement investigation activities. The CPTs are tasked with the following:

- Providing expertise in evaluating alleged child abuse and neglect;
- Assessing risk and protective factors; and
- Providing recommendations for interventions to protect children and enhance a caregiver's capacity to provide a safer environment when possible. 18

Current law requires the Children's Medical Services Program in the DOH to develop, maintain, and coordinate the services of the CPTs in each of the service districts of the DCF.¹⁹ The role of a CPT is to support activities of the family safety and preservation program of the DCF and provide services deemed by the CPTs to be necessary and appropriate to abused, abandoned, and neglected children upon referral. A CPT must be capable of providing specialized diagnostic assessments, evaluations, coordination, consultation, and other supportive services.²⁰ Reports of child abuse, abandonment, and neglect made to the DCF that must be referred to CPTs include cases involving:

- Injuries to the head, bruises to the neck or head, burns, or fractures in a child of any age.
- Bruises anywhere on a child 5 years of age or under.
- Any report alleging sexual abuse of a child.
- Any sexually transmitted disease in a prepubescent child.
- Reported malnutrition of a child and failure of a child to thrive.
- Reported medical neglect of a child.
- Any family in which one or more children have been pronounced dead on arrival at a hospital or other health care facility, or have been injured and later died, as a result of suspected abuse, abandonment, or neglect, when any sibling or other child remains in the home.
- Symptoms of serious emotional problems in a child when emotional or other abuse, abandonment, or neglect is suspected.

¹⁶ Section 316.6135(5)-(7), F.S.

¹⁷ "Child protection team" is a team of professionals established by the DOH to receive referrals from the protective investigators and protective supervision staff of the DCF and to provide specialized and supportive services to the program in processing child abuse, abandonment, or neglect cases. Such team shall provide consultation to other programs of the DCF and other persons regarding child abuse, abandonment, or neglect cases. Section 39.01(13), F.S.

¹⁸ Children's Medical Services, Child Protection Teams, available at http://www.cms-kids.com/families/child protection safety/child protection teams.html (last visited March 11, 2021).

¹⁹ Section 39.303(1), F.S.

²⁰ Section 39.303(3), F.S.

• A child who does not live in this state who is currently being evaluated in a medical facility in this state.²¹

III. Effect of Proposed Changes:

The bill amends the definition of the term "harm" to include a violation of the child safety restraint laws pursuant to s. 316.613, F.S., or the seat belt usage laws pursuant to s. 316.614, F.S., if a licensed physician determines that such violation exacerbated the child's injuries or resulted in the child's death.

It also revises the definition of the term "harm" to include a violation of leaving a child unattended or unsupervised in a motor vehicle pursuant to s. 316.6135, F.S., which results in the injury or death of a child.

Either of these violations would now be subject to a call to the department's central abuse hotline. Personnel at the department's central abuse hotline will determine if the report received meets the statutory definition of child abuse, abandonment, or neglect. Any report meeting one of these definitions must be accepted for a protective investigation.²²

The bill requires DCF to refer child abuse, abandonment, and neglect reports to a CPT that involve a child who was not properly restrained in a motor vehicle pursuant to ss. 316.613 or 316.614, F.S., or involve a child who was left unattended or unsupervised in a motor vehicle pursuant to s. 613.6135, F.S. and the improper restraint or action resulted in injuries or death to a child.

The bill has an effective date of July 1, 2021.

IV. Constitutional Issues:

A.	Municipality/County Mandates Restrictions:						
	None.						
B.	Public Records/Open Meetings Issues:						

C. Trust Funds Restrictions:

None.

None.

D. State Tax or Fee Increases:

None.

²¹ Section 39.303(4)(a)-(i), F.S.

²² Section 39.201(2)(a), F.S.

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None identified.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The Department of Health may incur an increased workload with the addition of reports that must be referred to CPTs for assessment.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 39.01 and 39.303.

IX. Additional Information:

A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.