LEGISLATIVE BILL 993

Approved by the Governor April 11, 2012

Introduced by Ashford, 20; Avery, 28; Campbell, 25; Dubas, 34; Harr, 8; Howard, 9; Lathrop, 12; McGill, 26; Mello, 5; Nordquist, 7; Sullivan, 41; Krist, 10; Council, 11.

FOR AN ACT relating to child abuse and neglect; to amend sections 28-728 and 28-729, Reissue Revised Statutes of Nebraska; to change and eliminate provisions relating to child abuse and neglect investigation teams, child abuse and neglect treatment teams, and child advocacy centers; to define a term; to repeal the original sections; and to outright repeal sections 28-732 and 28-733, Reissue Revised Statutes of Nebraska.

Be it enacted by the people of the State of Nebraska,

Section 1. Section 28-728, Reissue Revised Statutes of Nebraska, is amended to read:

28-728 (1) The Legislature finds that child abuse and neglect are community problems requiring a cooperative complementary coordinated response by law enforcement, child advocacy centers, prosecutors, the Department of Health and Human Services, and other agencies or entities designed to protect children. It is the intent of the Legislature to create a child abuse and neglect investigation team in each county or contiguous group of counties and to create a child abuse and neglect treatment team in each county or contiguous group of counties.

(2) Each county or contiguous group of counties will be assigned by the Department of Health and Human Services to a child advocacy center. The purpose of a child advocacy center is to provide a child-focused response to support location for conducting forensic interviews and medical evaluations for alleged child victims of abuse and neglect and for coordinating a multidisciplinary team response that supports the physical, emotional, and psychological needs of children who are alleged victims of abuse or neglect. Each child advocacy center shall meet accreditation criteria set forth by the National Children’s Alliance. Nothing in this section shall prevent a child from receiving treatment or other services at a child advocacy center which has received or is in the process of receiving accreditation.

(3) Each county attorney or the county attorney representing a contiguous group of counties is responsible for convening the child abuse and neglect investigation team and ensuring that protocols are established and implemented. A representative of the child advocacy center assigned to the team shall assist the county attorney in facilitating case review, developing and updating protocols, and arranging training opportunities for the team. Each team must have protocols which, at a minimum, shall include procedures for:

(a) Conducting joint investigations of child abuse and other child abuse and neglect matters which the team deems necessary.

(b) Ensuring that a law enforcement agency will participate in the investigation.

(c) Conducting joint investigations of other child abuse and neglect matters which the team deems necessary.

(d) Arranging for a videotaped forensic interview at a child advocacy center for children sixteen years of age or younger who are alleged sexual abuse or serious physical abuse or neglect or who have witnessed a violent crime, been removed from a clandestine drug lab, or been recovered from a kidnapping:

(a) Mandatory reporting of child abuse and neglect as outlined in section 28-711 to include training to professionals on identification and reporting of abuse;

(b) Assigning roles and responsibilities between law enforcement and the Department of Health and Human Services for the initial response;

(c) Outlining how reports will be shared between law enforcement and the Department of Health and Human Services under section 28-713;

(d) Coordinating the investigative response including, but not limited to:

(i) Defining cases that require a priority response;

(ii) Contacting the reporting party;

(iii) Arranging for a video-recorded forensic interview at a child advocacy center for children who are three to eighteen years of age and are alleged to be victims of sexual abuse or serious physical abuse or neglect, have witnessed a violent crime, are found in a drug-endangered environment, or
have been recovered from a kidnapping;
   (iv) Assessing the need for and arranging, when indicated, a medical
       evaluation of the alleged child victim;
   (v) Assessing the need for and arranging, when indicated, appropriate mental health services for the alleged child victim or nonoffender
caregiver;
   (vi) Conducting collateral interviews with other persons with
       information pertinent to the investigation including other potential victims;
   (vii) Collecting, processing, and preserving physical evidence
       including photographing the crime scene as well as any physical injuries
       as a result of the alleged child abuse and neglect; and
   (viii) Interviewing the alleged perpetrator;
   (e) Reducing the risk of harm to alleged child abuse and neglect
       victims;
   (f) Ensuring that the child is in safe surroundings, including
       removing the perpetrator when necessary or arranging for temporary custody of
       the child when the child is seriously endangered in his or her surroundings
       and immediate removal appears to be necessary for the child’s protection as
       provided in section 43-248;
   (g) Sharing of case information between team members; and
   (h) How and when the team will meet; and
   (i) Responding to drug-endangered children;
   (j) Outlining what cases will be reviewed by the investigation team
       including, but not limited to:
   (1) Cases of sexual abuse, serious physical abuse and neglect, drug-endangered children, and serious or ongoing domestic violence;
   (ii) Cases determined by the Department of Health and Human Services
       to be high or very high risk for further maltreatment; and
   (iii) Any other case referred by a member of the team when a
       system-response issue has been identified.

   (4) Each county attorney or the county attorney representing a
       contiguous group of counties is responsible for convening the child abuse
       and neglect treatment team and ensuring that protocols are established and
       implemented. A representative of the child advocacy center appointed to the
       team shall assist the county attorney in facilitating case review, developing
       and updating protocols, and arranging training opportunities for the team.
       Each team must have protocols which, at a minimum, shall include procedures
       for:
       (a) Case coordination and assistance, including the location of
           services available within the area;
       (b) Case staffings and the coordination, development, implementation, and monitoring of treatment or safety plans particularly in
           those cases in which ongoing services are provided by the Department
           of Health and Human Services or a contracted agency but the juvenile court is
           not involved;
       (c) Reducing the risk of harm to child abuse and neglect victims;
       (d) Assisting those child abuse and neglect victims who are abused
           and neglected by perpetrators who do not reside in their homes; and
       (e) How and when the team will meet; and
       (f) (e) Working with multiproblem status offenders and delinquent
           youth.

   (5) For purposes of this section, forensic interview means a
       video-recorded interview of an alleged child victim conducted at a child
       advocacy center by a professional with specialized training designed to elicit
       details about alleged incidents of abuse or neglect, and such interview may
       result in intervention in criminal or juvenile court.

Sec. 2. Section 28-729, Reissue Revised Statutes of Nebraska, is
amended to read:

28-729 (1) A child abuse and neglect investigation team shall
include a representative from the county attorney’s office, a child protective
services representative from the Division of Children and Family Services of
the Department of Health and Human Services, a representative from each law
enforcement agency which has jurisdiction within the county or contiguous
group of counties, a representative from the child advocacy center, and
representatives from such other agencies as determined by the team.
(2) A child abuse and neglect treatment team shall include a child
protective services representative from the Division of Children and Family
Services of the Department of Health and Human Services, a juvenile probation
officer, a representative from each of the mental health profession and the
medical profession actively practicing within the county or contiguous
group of counties, a representative from each school district which provides
services within the county or contiguous group of counties, a representative
from the child advocacy center, and representatives from such other agencies as determined by the team. For purposes of this subsection, more than one school district may be represented by the same individual.

(3) The teams established pursuant to this section and section 28-728 shall be encouraged to expand their membership to include the various relevant disciplines which exist within the county or contiguous group of counties. The additional members shall have the requisite experience necessary as determined by the core members of the teams. Consistent with requirements set out by the teams, all members of both teams shall attend child abuse and neglect training on an annual basis. Such training shall be no less than eight hours annually and consist of the following components:

(a) Child abuse and neglect investigation procedures; as provided by law enforcement standards,

(b) Legal requirements and procedures for successful prosecution of child abuse and neglect cases;

(c) Roles and responsibilities of child protective services, law enforcement agencies, county attorneys, child advocacy centers, the Attorney General, and judges;

(d) Characteristics of child development and family dynamics;

(e) Recognition of various types of abuse and neglect;

(f) Duty of public and private individuals and agencies, including schools, governmental agencies, physicians, and child advocates, to report suspected or known child abuse;

(g) Multidisciplinary approaches to providing services to children; and

(h) Weaknesses Continually identifying and improving weaknesses in the current child protection system and developing ongoing best practices.

(4) The representative of the county attorney child advocacy center shall report the name and address of each team member and the number of times the team met within a calendar year to the Nebraska Commission on Law Enforcement and Criminal Justice. If more than one county is part of a team, the representative of the participating county attorneys shall jointly and cooperatively report their results to the commission.

(5) Each team shall meet at a location agreed to by the team. The number of meetings of the team shall be secondary to the caseload of the team, but each team shall meet at least quarterly. The representative from the child advocacy center assigned to the team shall annually report to the commission the number of times the team met within a calendar year and any changes in team membership. Each team shall select a chairperson annually in the first quarter of each calendar year. Each team may substitute a telephone conference call among team members in lieu of meeting in person. If a team fails to convene, the commission shall notify the Child Protection Division of the office of the Attorney General and the division shall appoint the team members or convene the team pursuant to sections 28-728 to 28-730. Nothing in this section shall relieve the county attorney from ensuring that the teams meet as required by this section.

Sec. 3. Original sections 28-728 and 28-729, Reissue Revised Statutes of Nebraska, are repealed.

Sec. 4. The following sections are outright repealed: Sections 28-732 and 28-733, Reissue Revised Statutes of Nebraska.