THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1313 ^{Session of} 2008

INTRODUCED BY EICHELBERGER, RAFFERTY, REGOLA, ERICKSON, FOLMER, WASHINGTON, BROWNE, BOSCOLA, ARMSTRONG, SCARNATI, WONDERLING, ORIE AND RHOADES, MARCH 19, 2008

REFERRED TO JUDICIARY, MARCH 19, 2008

AN ACT

1 2 3 4 5 6 7 8 9	Amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, providing for the detection of child rapists and predators; imposing duties on certain health care practitioners to determine whether children are 13 years of age or older; providing for reporting by treating health care practitioners, for law enforcement, for fetal tissue and DNA samples, for duties of the Office of Attorney General and for certain immunity; and imposing penalties.
10	The General Assembly of the Commonwealth of Pennsylvania
11	hereby enacts as follows:
12	Section 1. Chapter 63 of Title 23 of the Pennsylvania
13	Consolidated Statutes is amended by adding a subchapter to read:
14	SUBCHAPTER B.1
15	CHILD RAPIST AND PREDATOR DETECTION
16	Sec.
17	<u>6321.1. Short title of subchapter.</u>
18	6321.2. Findings and purpose of subchapter.
19	6321.3. Definitions.
20	6321.4. Pregnancy and sexually transmitted disease as child
21	<u>abuse in children.</u>

- 1 <u>6321.5</u>. Duty to determine whether child is 13 years
- 2 <u>of age or older and to report.</u>
- 3 <u>6321.6.</u> Law enforcement.
- 4 <u>6321.7. Fetal tissue and DNA samples.</u>
- 5 <u>6321.8. Evidence.</u>
- 6 6321.9. Entity assistance.
- 7 6321.10. Preclusion of confidentiality.
- 8 <u>6321.11. Immunity.</u>
- 9 <u>6321.12. Employer responsibility.</u>
- 10 <u>6321.13.</u> Annual report.
- 11 <u>6321.14. Criminal penalty.</u>
- 12 <u>6321.15. Civil remedy.</u>
- 13 § 6321.1. Short title of subchapter.
- 14 This subchapter shall be known and may be cited as the Child
- 15 <u>Rapist and Predator Detection Act.</u>
- 16 § 6321.2. Findings and purpose of subchapter.
- 17 The General Assembly finds and declares as follows:
- 18 (1) The overriding imperatives of public safety and
- 19 child protection create a compelling State interest in
- 20 legislation to develop more effective methods for discovering
- 21 the identities of dangerous predators who rape and sexually
- 22 <u>abuse preteen children before these dangerous predators can</u>
- 23 <u>traumatize the lives of other children.</u>
- 24 (2) Recently enacted legislation has expanded the 25 mandated reporting requirements for child abuse in a manner 26 that requires the reporting of the pregnancies of girls who 27 are under 13 years of age to county agencies, regardless of 28 whether the predator is a perpetrator within the meaning of 29 this subchapter.
- 30 (3) The failure of physicians and hospital

1	administrators to report the pregnancy of preteens to law
2	enforcement authorities is a punishable offense under 18
3	Pa.C.S. § 5106 (relating to failure to report injuries by
4	<u>firearm or criminal act).</u>
5	(4) Despite the mandatory reporting requirement under
б	existing law, a significant number of child rapists and other
7	child predators avoid detection and punishment when the
8	reporting requirement is circumvented by the failure to make
9	reasonable efforts to confirm the age of child victims.
10	(5) Children under 13 years of age who have a sexually
11	transmitted disease or who are pregnant embody evidence that
12	a felonious sex crime has been committed.
13	(6) The successful criminal prosecution of sexual
14	offenders who prey on preteen children may depend heavily on
15	the preservation of physical evidence, including DNA
16	evidence, in order to identify or confirm the identity of the
17	perpetrator.
18	(7) A law requiring a health care practitioner who
19	treats a minor who is pregnant or who has a sexually
20	transmitted disease to ascertain whether that minor is a
21	preteen will greatly strengthen the Commonwealth's ability to
22	protect children under 13 years of age against child rapists
23	and other sexual predators.
24	§ 6321.3. Definitions.
25	The following words and phrases when used in this subchapter
26	shall have the meanings given to them in this section unless the
27	context clearly indicates otherwise:
28	"Abortion facility." A facility or medical facility as
29	defined in 18 Pa.C.S. § 3203 (relating to definitions).
30	"Chief of police." The chief of police or other head of the

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1	police department of the municipality in which resides a child
2	who is the subject of a report required under this subchapter.
3	"Child." An individual who is under 13 years of age.
4	"Child predator unit." The Child Predator Unit in the Office
5	of Attorney General.
6	"County agency." As defined under section 6303 (relating to
7	definitions).
8	"Entity." The agency, institution, organization or other
9	entity, including an abortion facility, with which a treating
10	health care practitioner is affiliated for purposes of the
11	reporting requirement under section 6311 (relating to persons
12	required to report suspected child abuse).
13	"Minor." An individual who is under 16 years of age.
14	"Physician." A person licensed to practice medicine in this
15	Commonwealth. The term also includes a medical doctor and a
16	doctor of osteopathy.
17	"State Police." The Pennsylvania State Police.
18	"Treating health care practitioner." A physician or other
19	health care practitioner who:
20	(1) is primarily responsible for the prenatal care of a
21	pregnant minor;
22	(2) delivers a baby or terminates the pregnancy of a
23	minor; or
24	(3) treats a minor for a sexually transmitted disease.
25	<u>"Unborn child." As defined in 18 Pa.C.S. § 3203 (relating to</u>
26	definitions).
27	§ 6321.4. Pregnancy and sexually transmitted disease as child
28	<u>abuse in children.</u>
29	(a) General ruleThe presence of a sexually transmitted
30	disease in or the pregnancy of a child constitutes clear and
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1	convincing evidence of a first degree felony offense for
2	purposes of criminal prosecution and of rape under 18 Pa.C.S. §
3	<u>3121(c) (relating to rape) or 3123(b) (relating to involuntary</u>
4	deviate sexual intercourse) and clear and convincing evidence of
5	child abuse for purposes of triggering the requirements of this
6	subchapter.
7	(b) ConstructionNothing in this subchapter shall be
8	construed to eliminate or diminish the duty to report that any
9	minor is pregnant or has a sexually transmitted disease or is a
10	victim of sexual abuse or exploitation in cases where the person
11	is required to make a report under section 6311 (relating to
12	persons required to report suspected child abuse).
13	(c) Age of other participant not a defenseA person
14	required to comply with the requirements of this subchapter
15	shall do so regardless of whether that person possesses any
16	information relating to the age of the other participant in the
17	act causing the pregnancy or sexually transmitted disease.
18	§ 6321.5. Duty to determine whether child is 13 years of age or
19	<u>older and to report.</u>
20	(a) Sufficiency of evidence
21	(1) (i) Where a treating health care practitioner
22	treats a minor with respect to prenatal care, the
23	delivery of a baby, the termination of a pregnancy or a
24	sexually transmitted disease, the treating health care
25	practitioner shall obtain credible written evidence such
26	as a school record, health care record or health
27	insurance record that the minor is 13 years of age or
28	<u>older.</u>
29	(ii) If the written evidence indicates that the
30	minor is a child, the treating health care practitioner

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1	shall report this information to the child predator unit
2	<u>in writing by mail, facsimile transmission or e-mail with</u>
3	copies to the county agency. The report shall contain the
4	information specified in section 6313(c) (relating to
5	reporting procedure) to the extent applicable.
6	(iii) Compliance with this paragraph shall
7	constitute compliance with section 6311 (relating to
8	persons required to report suspected child abuse).
9	(2) An uncorroborated statement of a minor being treated
10	or of another person shall not constitute sufficient evidence
11	that the minor is 13 years of age or older.
12	(3) If the treating health care practitioner fails to
13	make a report under paragraph (1), the treating health care
14	practitioner shall make a record of the evidentiary basis for
15	his determination that the minor is 13 years of age or older
16	which shall be preserved by the treating health care
17	practitioner and the entity with which the treating health
18	care practitioner is affiliated and separately by the entity
19	for a period of five years.
20	(4) A treating health care practitioner who fails to
21	obtain credible evidence or to maintain the record shall be
22	deprived of any defense that the treating health care
23	practitioner did not have reasonable cause to suspect that
24	the minor was 13 years of age or older.
25	(b) Immediate treatment Nothing in this act shall be
26	construed to prohibit a treating health care practitioner from
27	providing immediate treatment to a minor.
28	(c) ViolationA treating health care practitioner who does
29	not make a report in accordance with this section shall be in
30	violation of this subchapter if the treating health care
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1	practitioner has failed to obtain, file and maintain credible
2	evidence that a minor specified in subsection (a) is 13 years of
3	age or older, if the minor was a child at the time of treatment.
4	(d) Duties of county agencyThe chief administrative
5	officer of each county agency shall:
6	(1) Establish a procedure for notifying each health care
7	practitioner who makes a report under this subchapter,
8	including section 6311, that the health care practitioner
9	shall also notify the child predator unit if the nature of
10	that report falls within the scope of subsection (a).
11	(2) Verify, within two business days of receiving a
12	report under subsection (a), that the child predator unit has
13	also received the report, shall transmit or provide for the
14	transmission of the report if the child predator unit has not
15	received the report and shall transmit or provide for the
16	transmission of the report to the county district attorney.
17	(e) No relief from liabilityA violation of subsection (d)
18	by a county agency shall not relieve a health care practitioner
19	of the duty to notify the child predator unit in accordance with
20	subsection (a).
21	§ 6321.6. Law enforcement.
22	(a) Furnishing of information to local police department
23	Upon receipt of notification pursuant to section
24	6321.5(a)(1)(ii) (relating to duty to determine whether child is
25	13 years of age or older and to report), the child predator unit
26	shall furnish the information to the chief of police and the
27	State Police as to where the child who is the subject of the
28	report required under this section resides, if known.
29	(b) Report to parent or guardianA law enforcement agency
30	that receives information regarding the abuse of a child under
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1	this subsection shall inform a parent or guardian of the child
2	that the child has been the victim of child abuse.
3	(c) Coordination of workThe child predator unit shall
4	coordinate with and provide technical and legal assistance to
5	county agencies, district attorneys and police departments in
б	order to further the purposes of this subchapter.
7	<u>§ 6321.7. Fetal tissue and DNA samples.</u>
8	(a) Abortion
9	(1) A physician who performs an abortion on a child
10	shall collect, in accordance with the instructions of the
11	State Police, a sample of DNA suitable for testing from the
12	child on whom the abortion was performed and the remains of
13	<u>her unborn child.</u>
14	(2) In the case of the remains of an unborn child, a
15	sample is suitable for testing under paragraph (1) if it
16	consists of properly preserved blood or fetal tissue
17	containing DNA.
18	(b) Delivery of baby
19	(1) A physician who delivers or supervises the delivery
20	of a baby conceived by a child shall collect or provide for
21	the collection of a sample of DNA suitable for testing from
22	the baby in accordance with the instructions of the State
23	Police.
24	(2) The sample shall be deemed suitable for testing
25	under paragraph (1) if it consists of properly preserved
26	blood or oral swabbings containing DNA.
27	(c) Forwarding of samples to State PoliceA sample
28	collected under this section shall be immediately forwarded by
29	the physician to the State Police for testing in order to
30	identify or confirm the identity of the person who impregnated
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1 the child.

(d) Duties of State Police.--The State Police shall 2 3 prescribe: 4 (1) The amount and type of fetal tissue and other DNA 5 evidence to be preserved and submitted by a physician under 6 this section. 7 (2) Procedures for the proper preservation of fetal 8 tissue and other DNA evidence for the purpose of DNA testing 9 and examination. (3) Procedures for documenting the chain of custody of 10 11 fetal tissue and other DNA evidence for use as evidence. (4) Procedures for proper disposal of fetal tissue and 12 13 other DNA evidence preserved under this section. 14 (5) A uniform reporting instrument mandated for use by physicians who submit fetal tissue or other DNA evidence 15 16 under this section, which shall include the name of the physician submitting the fetal tissue or other DNA evidence 17 18 and the name, complete address of residence and name of the parent or legal guardian of the child on whom the abortion 19 20 was performed or who gave birth, whichever is applicable. (6) Procedures for communication with law enforcement 21 agencies regarding evidence and information obtained under 22 23 this section. 2.4 (e) State Police notice to child predator unit.--The State Police shall notify the child predator unit whenever it receives 25 fetal tissue or other DNA evidence under the requirements of 26 27 this section. 28 § 6321.8. Evidence. 29 All evidence derived under the provisions of this subchapter may be used in any prosecution under 18 Pa.C.S. Ch. 31 (relating 30 - 9 -20080S1313B1848

1	to sexual offenses) or in any other criminal or civil proceeding
2	arising in connection with pregnancy or sexually transmitted
3	disease, including, but not limited to, any action arising out
4	of a failure to make a report or collect evidence as required
5	under this subchapter.
б	<u>§ 6321.9. Entity assistance.</u>
7	The chief administrative officer of an entity shall establish
8	policies and procedures to secure the compliance of treating
9	health care practitioners with the requirements of this
10	subchapter, and the chief administrative officer of the entity
11	shall assist treating health care practitioners in meeting the
12	requirements of this subchapter.
13	§ 6321.10. Preclusion of confidentiality.
14	<u>A privileged communication between a treating health care</u>
15	practitioner and his patient shall not apply to a report made
16	<u>under this subchapter regarding a minor which is made in order</u>
17	to assure compliance with this subchapter.
18	<u>§ 6321.11. Immunity.</u>
19	The provisions of section 6318 (relating to immunity from
20	liability) shall be applicable to this subchapter.
21	<u>§ 6321.12. Employer responsibility.</u>
22	Any person who, under this subchapter, is required to make a
23	report under this subchapter and who, in good faith, makes or
24	causes the report to be made and, as a result thereof, is
25	discharged from his employment or in any other manner is
26	discriminated against with respect to compensation, hire,
27	tenure, terms, conditions or privileges of employment may
28	commence an action in the court of common pleas of the county in
29	which the alleged unlawful discharge or discrimination occurred
30	for appropriate relief. If the court finds that the person is an
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1	individual who, under this subchapter, is required to report and
2	who, in good faith, made or caused to be made a report and, as a
3	result thereof, was discharged or discriminated against with
4	respect to compensation, hire, tenure, terms, conditions or
5	privileges of employment, it may issue an order granting
6	appropriate relief, including, but not limited to, back pay.
7	§ 6321.13. Annual report.
8	On or before March 30 of each year, the child predator unit
9	shall prepare a report on the enforcement of this subchapter
10	during the preceding calendar year, which shall include the
11	number of reports filed under this subchapter, itemized by
12	county and any disposition resulting from each report and any
13	recommendation, if any, for administrative and legislative
14	reform. The report shall not contain any information that would
15	lead to the disclosure of the identity of the child or the
16	person required to report it. The report shall be filed with the
17	Chief Clerk of the Senate and the Chief Clerk of the House of
18	Representatives, the chair and minority chair of the Law and
19	Justice Committee of the Senate and the chair and minority chair
20	of the Judiciary Committee of the House of Representatives and
21	shall be available for public inspection and copying.
22	<u>§ 6321.14. Criminal penalty.</u>
23	Any person who willfully violates sections 6321.5(c)
24	(relating to duty to determine whether child is 13 years of age
25	or older and to report), 6321.6(a) (relating to law enforcement)
26	and 6321.7(a), (b) or (c) (relating to fetal tissue and DNA
27	samples) commits:
28	(1) A misdemeanor of the third degree for a first
29	violation of this subchapter.
30	(2) A misdemeanor of the first degree for a second

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1	violation of this subchapter occurring after a first
2	conviction.
3	(3) A felony of the third degree for a third or
4	subsequent violation of this subchapter occurring after a
5	second or subsequent conviction.
6	<u>§ 6321.15. Civil remedy.</u>
7	<u>A person who is convicted for a failure to make a report</u>
8	required under section 6321.5 (relating to duty to determine
9	whether child is 13 years of age or older and to report), and
10	any entity with which the person was affiliated in connection
11	with the violation shall be liable to the child for whom the
12	report was required to be made for compensatory and punitive
13	damages and for reasonable attorney fees if the child was the
14	victim of continued rape or involuntary deviate sexual
15	intercourse or a victim of statutory assault by the same
16	perpetrator after the date on which the violation occurred.
17	Section 2. This act shall take effect in 60 days.