REPORT OF SUSPECTED CHILD ABUSE OR NEGLECT

DCF-136 05/2015 (Rev.)



Within forty-eight hours of making an oral report, a mandated reporter shall submit this form (DCF-136) to the relevant Area Office listed below See the reverse side of this form for a summary of Connecticut law concerning the protection of children.

Please Print or Type

		Please Plilit of	rype			
Child's Name	M Age Or DOB	Race: American Indian or Alaskan Native Hispanic Asian/Pacific Islander White (not of Hispanic origin) Black/African American (not of Hispanic Origin) Other				
Child's Address		-				
Name Of Parents Or Other Person Responsible For Child's Care		Address			Phone Number	
Name Of Careline Worker To Whom Oral Report Was Made		Date Of Oral Report		Date And Time Of S	Suspected Abuse/Neglect	
Name Of Suspected Perpetrator, If Known		Address And Phone Number, If Known			Relationship To Child	
Nature And Extent Of Injury(ies),	Maltreatment Or Neglect			,		
Describe The Circumstances Un	der Which The Injury(ies), Maltreati	ment Or Neglect Came	To Be Known			
Describe the Reasons Such Pers	sons(s) Are Suspected of Causing S	Such Injuries, Maltreatn	nent of Neglect			
Information Concerning Any Previous Injury(ies), Maltreatment Or Neglect Of The Child Or His/Her Siblings						
Information Concerning Any Prior Cases(s) In Which The Person(s) Have Been Suspected Of Causing An Injury(ies), Maltreatment Or Neglect Of A Child						
List Names And Ages Of Siblings, If Known						
What Action, If Any, Has Been Taken To Treat, Provide Shelter Or Otherwise Assist The Child?						
REPORTER SECTION						
Reporter's Name: Reporter's Race						
Agency Name:	American Indian or Alaskan Native					
Phone Number:			Asian/Pacific Islander Black/African American (not of Hispanic Origin)			
Agency Address:	□ ⊦	Hispanic (any race) White (not of Hispanic origin)				
City:		Prefer Not to Answer Other				
Reporter's Signature	Posit	Position Date				
WHITE COPY: TO DCF AREA OFFICE (see below) IF YOU NEED ADDITIONAL SPACE, YOU MAY ATTACH MORE DOCUMENTATION						
Bridgeport 100 Fairfield Avenue	Danbury 131 West Street	Hartford 250 Hamilton Street		ddle Turnpike	Norwalk 761 Main Avenue, I-Park Complex	
Bridgeport, CT 06604 203-384-5300 TDD: 203-384-5399	Danbury, CT 06810 203-207-5100 TDD: 203-748-8325	Hartford, CT 06106 860-418-8000 TDD: 800-315-4082	Manchester, 860-533-360 TDD: 800-3	0	Norwalk, CT 06851 203-899-1400 TDD: 203-899-1491	
Fax: 203-384-5306 Meriden	Fax: 203-207-5169 Middletown	Fax: 860-418-8325 Milford	Fax: 860-53 New Britain	3-3734	Fax: 203-899-1463, 203-899-1464 New Haven	
One West Main Street Meriden CT 06451 203-238-8400 TDD: 203-238-8517	2081 South Main Street Middletown, CT 06457 860-638-2100 TDD: 860-638-2195	38 Wellington Road Milford, CT 06461 203-306-5300 TDD: 203-306-5604	New Britain, 860-832-520 TDD: 860-8	0 32-5370	One Long Wharf Drive New Haven, CT 06511 203-786-0500 TDD: 203-786-2599	
Fax: 203-238-6425 Norwich Two Courthouse Square Norwich, CT 06360	Fax: 860-346-0098 Torrington 62 Commercial Blvd Torrington, CT 06790	Fax: 203-306-5606 Waterbury 395 West Main Street Waterbury, CT 06702	Fax: 860-83 Willimantic 322 Main Sti Willimantic, 0	reet CT 06226	Fax: 203-786-0660 Special Investigations Unit 505 Hudson Street, 7 th Floor Hartford, CT 06106	
860-886-2641 TDD: 860-885-2438 Fax: 860-887-3683	860-496-5700 TDD: 860-496-5798 Fax: 860-496-5834	203-759-7000 TDD: 203-465-7329 Fax: 203-759-7295	860-450-200 TDD: 860-4 Fax: 860-45	56-6603	860-550-6696 FAX: 860-723-7237	

SUMMARY OF LEGAL REQUIREMENTS CONCERNING CHILD ABUSE/ NEGLECT

PUBLIC POLICY OF THE STATE OF CONNECTICUT (C.G.S. §17a-101)

To protect children whose health and welfare may be adversely affected through injury and neglect; to strengthen the family and to make the home safe for children by enhancing the parental capacity for good child care; to provide a temporary or permanent nurturing and safe environment for children when necessary; and for these purposes to require the reporting of suspected child abuse or neglect, investigation of such reports by a social agency, and provision of services, where needed, to such child and family.

WHO IS MANDATED TO REPORT CHILD ABUSE/NEGLECT?

Child Advocate and OCA Employees Chiropractors Coaches and Directors of a Private Youth Sports, Organization or Team Coaches and Athletic Directors of Youth Athletics Dental Hygienists **Dentists** Department of Children and Families Employees **Domestic Violence Counselors** Office of Early Childhood Employees and Department of Public health Employees who are Responsible for Licensing Day Cares and Camps Family Relations Counselors (Judicial Dept.) Family Rel. Counselor Trainees (Judicial Dept.) Family Services Supervisors (Judicial Dept.) Licensed Foster Parents Licensed Marital and Family Therapists Licensed or Unlicensed Interns at Any Hospital Licensed or Unlicensed Resident Physicians Licensed Physicians Licensed Practical Nurses Licensed Professional Counselors Licensed Surgeons

Mental Health Professionals
Optometrists
Persons Paid to Care for Children
Persons who Provide Services to
and have Regular Contact with
Students

Students
Pharmacists
Physical Therapists
Physician Assistants
Podiatrists
Police Officers
Probation Officers (Juvenile or Adult)
Psychologists

Public or Private Institution of Higher Education Administrators, Faculty, Staff, Athletic Directors, Athletic Coaches and Athletic Trainers

School Administrators School Coaches School Guidance Counselors School Paraprofessionals School Superintendents School Teachers Sexual Assault Counselors

Social Workers Substitute Teachers

Registered Nurses

DO THOSE MANDATED TO REPORT INCUR LIABILITY?

No. Any person, institution or agency which, in good faith, makes or does not make a report, shall be immune from any civil or criminal liability provided such person did not perpetrate or cause such abuse or neglect.

IS THERE A PENALTY FOR NOT REPORTING?

Licensed/Certified Alcohol and Drug Counselors

Medical Examiners

Members of the Clergy

Licensed/Certified Emergency Medical Services Providers

Yes. Any person required to report who fails to do so may be prosecuted for a Class A misdemeanor and may be required to participate in an educational and training program. Any person who intentionally and unreasonably interferes with or prevents a report may be prosecuted for a Class D felony.

IS THERE A PENALTY FOR MAKING A FALSE REPORT?

Yes. Any person who knowingly makes a false report of child abuse or neglect may be fined not more than \$2,000 or imprisoned for not more than one year or both. The identity of such person shall be disclosed to the appropriate law enforcement agency and to the alleged perpetrator of the abuse.

WHAT ARE THE REPORTING REQUIREMENTS?

- An oral report shall be made by a mandated reporter by telephone or in person to the DCF
 Careline or to a law enforcement agency as soon as practicable, but not later than 12
 hours after the mandated reporter has reasonable cause to suspect or believe that a child
 has been abused or neglected or placed in imminent risk of serious harm. If a law
 enforcement agency receives an oral report, it shall immediately notify Careline. Oral
 reports to the Careline shall be recorded.
- Within 48 hours of making an oral report, a mandated reporter shall submit a written report to the DCF Careline on the DCF-136, "Report of Suspected Child Abuse or Neglect."
- When a mandated reporter is a member of the staff of a public or private institution or facility that provides care for children or a public or private school, the reporter shall also submit a copy of the written report to the person in charge of such institution, school or facility or the person's designee.

DCF CHILD ABUSE AND NEGLECT CARELINE: 1-800-842-2288

STATUTORY REFERENCES: C.G.S.17a-28, §17a-101 et seq.; §46b-120

DEFINITIONS OF ABUSE AND NEGLECT

Abused Child: Any child who has a non-accidental physical injury, or injuries which are at variance with the history given of such injuries, or is in a condition which is the result of maltreatment such as, but not limited to, malnutrition, sexual molestation, deprivation of necessities, emotional maltreatment or cruel punishment.

Neglected Child: Any child who has been abandoned or is being denied proper care and attention, physically, educationally, emotionally, or morally or is being permitted to live under conditions, circumstances or associations injurious to his or her well-being.

Exception: The treatment of any child by an accredited Christian Science practitioner shall not by itself constitute neglect or maltreatment.

CHILD UNDER AGE 13 WITH VENEREAL DISEASE: A physician or facility must report to Careline upon the consultation, examination or treatment for venereal disease of any child who has not reached his or her 13th birthday.

DO PRIVATE CITIZENS HAVE A RESPONSIBILITY FOR REPORTING?

Yes. Any person having reasonable cause to suspect or believe that any child under the age of 18 is in danger of being abused or has been abused or neglected may cause a written or oral report to be made to the Careline or a law enforcement agency. Any person making the report in good faith is immune from any liability, civil or criminal. However, the person is subject to the penalty for making a false claim.

WHAT IS THE AUTHORITY AND RESPONSIBILITY OF THE DEPARTMENT OF CHILDREN AND FAMILIES (DCF)?

All child protective services in Connecticut are the responsibility of the Department of Children and Families.

Upon the receipt of a report of child abuse or neglect, the Careline shall cause the report to be classified, evaluated immediately and forwarded to the appropriate Area Office for the commencement of an investigation or for the provision of services within timelines specified by statute and policy.

If an investigation produces evidence of child abuse or neglect, DCF shall take such measures as it deems necessary to protect the child, and any other children similarly situated, including, but not limited to, immediate notification to the appropriate law enforcement agency, and the removal of the child from his or her home with or without the parents' consent consistent with state law.

If DCF has probable cause to believe that the child or any other child in the household is at imminent risk of physical harm from the surroundings, and that immediate removal from such surroundings is necessary to ensure the child's safety, the Commissioner or designee shall authorize any employee of DCF or any law enforcement officer to remove the child and any other child similarly situated from such surroundings without the consent of the child's parent or guardian. The removal of a child shall not exceed 96 hours. If the child is not returned home within such 96-hour period, with or without protective services, DCF shall file a motion for temporary custody with the Superior Court for Juvenile Matters.

WHAT MEANS ARE AVAILABLE FOR REMOVING A CHILD FROM HIS OR HER HOME?

- 96-Hour hold by the Commissioner of DCF or designee (see above).
- 96-Hour hold by a physician Any physician examining a child with respect to whom abuse or neglect is suspected shall have the right to keep such child in the custody of a hospital for no longer than 96 hours in order to perform diagnostic tests and procedures necessary to the detection of child abuse or neglect and to provide necessary needical care with or without the consent of such child's parents or guardian or other person responsible for the child's care, provided the physician has made reasonable attempts to (1) advise such child's parents or guardian or other person responsible for the child's care that the physician suspects the child has been abused or neglected, and (2) obtain consent of such child's parents or guardian or other person responsible for the child's care. In addition, such physician may take or cause to be taken photographs of the area of trauma visible on a child who is the subject of such report without the consent of such child's parent's or guardian or other person responsible for the child's care. All such photographs or copies thereof shall be sent to the local police department and the Department of Children and Families.
- Bench order of temporary custody Whenever any person is arrested and charged with an offense under Section 53-20 or 53-21 or under Part V, VI, or VII of Chapter 952, as amended, the victim of which offense was a minor residing with the defendant, any judge of the Superior Court may, if it appears that the child's condition or circumstances surrounding the case so require, issue an order to the Commissioner of the Department of Children and Families to assume immediate custody of such child and, if the circumstances so require, any other children residing with the defendant and to proceed thereon as in other cases.

WHAT IS THE CENTRAL REGISTRY OF PERPETRATORS OF ABUSE OR NEGLECT?

The Department of Children and Families maintains a registry of persons who have been substantiated as responsible for child abuse or neglect and pose a risk to the health safety or well-being of children. The Central Registry is available on a 24-hour daily basis to prevent or discover child abuse of children.