INTRODUCTION

Under Massachusetts law, the Department of Children and Families (DCF) is the state agency that receives all reports of suspected abuse and/or neglect of children under the age of 18. State law requires professionals whose work brings them in contact with children to notify DCF if they suspect that a child is being abused and/or neglected. DCF depends on reports from professionals and other concerned individuals to learn about children who may need protection, more than 75,000 reports are received on behalf of children each year. The Department is responsible for protecting children from abuse and/or neglect. DCF seeks to ensure that each child has a safe, nurturing, permanent home. The Department also provides a range of services to support and strengthen families with children at risk of abuse and/or neglect.

Who is a mandated reporter?

Massachusetts law defines the following professionals as mandated reporters:

- Physicians, medical interns, hospital personnel engaged in the examination, care or treatment of persons, medical examiners;
- Emergency medical technicians, dentists, nurses, chiropractors, podiatrists, optometrists, ophthalmists;
- Public or private school teachers, educational administration, guidance or family counselors;
- Early education, preschool, child care or after school program staff, including any person paid to care for or work with, a child in any public or private facility, home or program founded or licensed by the Commonwealth, which provides child care or residential services.

This includes child care resource and referral agencies, as well as family service management agencies, family child care and child care food programs;
- Child care licensors, such as staff from the Department of Early Education and Care;
- Social workers, foster parents, probation officers, clerks magistrates of the district courts, and parole officers;
- Firefighters and police officers;
- School attendance officers, allied mental health and licensed human services professionals;
- Psychiatrists, psychologists and clinical social workers, drug and alcohol counselors;
- Clergy members, including ordained or licensed leaders of any church or religious body, persons performing official duties on behalf of a church or religious body, or persons employed by a religious body to supervise, educate, coach, train or counsel a child on a regular basis; and,
- The Child Advocate.

As a mandated reporter, what are my responsibilities?

Massachusetts law requires mandated reporters to immediately make an oral report to DCF when, in their professional capacity, they have reasonable cause to believe that a child under the age of 18 years is suffering from abuse and/or neglect. A written report is to be submitted within 48 hours.

In addition to filing with the Department a mandated reporter may notify local law enforcement or the Office of the Child Advocate of any suspected abuse and/or neglect. You should report any physical or emotional injury resulting from abuse; any indication of neglect, including maltreatment; any instance in which a child is determined to be physically dependent upon another; any indication that a child is being trafficked; or death as a result of abuse and/or neglect. In addition, you must report a death as a result of abuse and/or neglect to the local District Attorney and to the Office of the Chief Medical Examiner. Mandated Reporters who are staff members of medical or other public or private institutions, schools or facilities, must either notify the Department directly or notify the person in charge of the institution, school or facility or, his/her designee. The person who then becomes responsible for filing the report should be in a position in charge to advise manager against filing the report, the staff member retains the right to contact DCF directly and to notify the local police or the Office of the Child Advocate. (Ch. 119, § 51A) Under the law, mandated reporters are protected from liability in any civil or criminal action and from any discriminatory or retaliatory actions by an employer. The written report must be submitted to DCF within 48 hours after the oral report has been made.

Any profession defined by law as a mandated reporter, is required to assist in a §18 investigation or initial assessment, even if they are not the filer of the §1A report. Mandated reporters who are licensed by the Commonwealth are required to complete training to recognize and report suspected child abuse and/or neglect.

What if I fail to report?

Any mandated reporter who fails to make required oral and written reports as required by §1A willfully fail to report child abuse and/or neglect that resulted in serious bodily injury or death may be punished by a fine of up to $5,000. Any mandated reporter who willfully fails to report child abuse and/or neglect that resulted in serious bodily injury or death may be punished by a fine of up to $5,000 and to 2½ years in jail, and be reported to the person's professional licensing authority.

Any mandated reporter who knowingly and willfully file a frivolous report of child abuse and/or neglect may be punished by a fine of up to $2,000 for the first offense, up to 6 months in jail for a second offense, and up to 2½ years in jail for a third offense.

How do I make a report of suspected child abuse and/or neglect? When must I file?

When you believe that a child is being abused and/or neglected, you should immediately telephone the local DCF Office and ask for the Screening Unit. You will find a directory of the DCF Office at the end of this Guide and on the DCF web site. Offices are staffed between 9 am and 5 pm on weekdays. To make a report at any other time, including after 5 pm on weekends and holidays, please call the Child-at-Risk Hotline at 800-792-5200.

As a mandated reporter, you are also required by law to mail or fax a written report to the Department within 48 hours after making the oral report. The form for filing this report can be obtained by calling to the local DCF Area Office or from the DCF website: www.mass.gov/DCF

Your report should include:
- Your name, address and telephone number;
- All identifying information you have about the child and parent or other caretaker, if known;
- The nature and extent of the suspected abuse and/or neglect, including any evidence or knowledge of prior injury, abuse, maltreatment, or neglect; and the identity of the person you believe is responsible for the abuse and/or neglect;
- The circumstances under which you first became aware of the child's injuries, abuse, maltreatment or neglect;
- What action, if any, has been taken thus far to treat, shelter, or otherwise assist the child;
- Any other information you believe might be helpful in establishing the cause or circumstances under which the injury occurred; and any information that could be helpful to DCF staff in making safe contact with an adult victim in situations of domestic violence (e.g., work schedule, place of employment, daily routines); and
- Any other information you believe would be helpful in ensuring the child's safety and/or supporting the family to address the abuse and/or neglect concerns.

Hospital personnel should take photographs of any trauma that is visible on the child and mail or deliver the photographs to DCF with the written report. If you work in a hospital and collect physical evidence of abuse and/or neglect of a child, you must immediately notify the local District Attorney, local law enforcement authorities and the Department. We recommend that you inform the family that you have referred them to DCF for help, but do not do so if you think it would increase the risk to the child.

How does DCF define abuse and neglect?

Under the Department of Children and Families and regulations (110 CMR, Section 2.00):

Abuse means:
- The non-accidental commission of any act by a caretaker upon a child under age 18 which causes, or creates a substantial risk of, physical or emotional injury, or an act by a caretaker involving a child that constitutes a sexual offense under the laws of the Commonwealth; or
- Any sexual contact between a caretaker and a child under the care of that individual. This definition is not dependent upon location (i.e., abuse can occur while the child is in an out-of-home or in-home setting).

Neglect means:
- Failure by a caretaker, either deliberately or through negligence or inattention, to take those actions necessary to provide a child with minimally adequate food, clothing, shelter, medical care, supervision, emotional stability and growth, or other essential care; provided, however, that this inability is not due solely to inadequate economic resources or solely to the existence of a handicapping condition. This definition is not dependent upon location (i.e., neglect can occur while the child is in an out-of-home or in-home setting).

Physical Injury means:
- Death; or fracture of a bone, a subdural hematoma, burns, impairment of any organ, and any other such nonsurgical injury; or soft tissue injury, skin or bruising, depending upon such factors as the child's age, circumstances under which the injury occurred and the number and location of bruises; or addiction to or drugs at birth; or failure to thrive;

Emotional Injury means:
- An impairment to or disorder of the intellectual or psychological capacity of a child as evidenced by observable and substantial reduction in the child's ability to function within a normal range of performance and behavior.

Who is a caretaker?

A “caretaker” can be a child’s parent, step-parent, guardian, or any household member entrusted with the responsibility for a child's health or welfare. In addition, many other persons entrusted with the responsibility for a child's health or welfare, both in and out of the child’s home, regardless of age, is considered a caretaker. Examples may include: relatives outside the home, teachers or staff in a school setting, workers at an early education, child care or after school program, babysitter, foster parents, staff at a group care facility, or persons charged with caring for children in any other comparable setting.

When should a report involving domestic violence be filed?

Domestic violence is defined as a pattern of coercive controlling behaviors that one person exercises over another in an intimate relationship. Not every situation involving domestic violence merits intervention by mandated reporters (who are encouraged to carefully review each family’s situation and to identify any specific impact on the children) when considering whether or not to file a §1A report with DCF. In some cases a report may actually create additional risks for the caretaker and the children. If possible, discuss the filing of a report with the caretaker first and address the potential need for safety planning. A report is more likely necessary if the following higher risk circumstances are current:

- The alleged perpetrator threatened to kill the caretaker, children or self and the caretaker fears for their safety;
- The alleged perpetrator physically injured the child in an incident where the caretaker was the target;
- The alleged perpetrator coerced the child to participate in or witness the abuse of a caretaker;
- The alleged perpetrator used or threatened to use a weapon, and the caretaker believes the perpetrator has had or has the ability to cause harm;

For more information on this topic please refer to the DCF Brochure, Promising Approaches: Working with Families, Child Welfare and Domestic Violence. This brochure is available on the DCF website and from a local DCF Area Office.
What happens when DCF receives a report of child abuse and/or neglect?
When DCF receives a report of abuse and/or neglect, called a “51A report,” from either a mandated reporter or another concerned citizen, DCF is required to evaluate the allegations and determine the safety of the children. During DCF’s response process, all mandated reporters are required to answer the Department’s questions and provide information to assist in determining whether a child is being abused and/or neglected and in assessing the child’s safety in the household. Here are the steps in the Child Protective Services (CPS) process:

1. The report is screened. The purpose of the screening process is to gather sufficient information to determine whether the allegation meets the Department’s criteria for suspected abuse and/or neglect, whether there is immediate danger to the safety of a child, whether DCF involvement is warranted and how best to target the Department’s initial response. The Department begins its screening process immediately upon receipt of a report. During the screening process DCF obtains information from the person filing the report and also contacts professionals involved with the family, such as doctors or teachers who may be able to provide information about the child’s condition. DCF may also contact the family if appropriate.

2. If the report is “Screened-in,” it is assigned either for a Child Protective Services (CPS) Investigation or Assessment Response:
   - CPS Investigation Response: Generally, cases of sexual or serious physical abuse, or severe neglect will be assigned to the CPS Investigation Response. The severity of the situation will dictate whether it requires an emergency or non-emergency investigation. The primary purpose of the Investigation Response is to determine the current safety and the potential risk to the reported child, the validity of an allegation, identification of person(s) responsible and whether DCF intervention is necessary.
   - CPS Assessment Response (Initial Assessment): Generally, moderate or lower risk allegations, are assigned to the CPS Assessment Response. The primary purpose of the Assessment Response is to determine if DCF involvement is necessary and to engage and support families. This response involves a review of the reported allegations, assessing safety and risk of the child, identifying family strengths and determining what, if any, supports and services are needed.

3. A determination is made as to whether there is a basis to the allegation, whether the child can safely remain at home and whether the family would benefit from continued DCF involvement. If DCF involvement continues, a Comprehensive Assessment and Service Plan are developed with the family.

Some families come to the attention of the Department outside the 51A process: Children Requiring Assistance (CRA) cases referred by the Juvenile Court, cases referred by the Probate and Family Court, babies surrendered under the Safe Haven Act, and voluntary requests for services by a parent/family. These cases are generally referred directly for a Comprehensive Assessment.

What are the timeframes for completing a Screening, and/or an Investigation or Assessment?
- Screening: Begins immediately for all reports. For an emergency response it is completed within two hours. For a non-emergency response, screening may take up to three business days as appropriate.
- Emergency Investigation: Must begin within two hours and be completed within five business days of the report.
- Non-Emergency Investigation: Must begin within two business days and be completed within 15 business days of the report.
- Assessment (Initial): Must begin within two business days and be completed within 15 business days of the report.
- Comprehensive Assessment: May take up to 45 business days.

Will I be informed about the DCF determination?
If you are the mandated reporter who filed the report, you will receive a copy of the decision letter that is sent to the parents or caretaker. In that letter you will be informed of the Department’s response, the determination and whether DCF is opening a case for continued DCF involvement.

Does DCF tell the family who made the 51A report?
DCF regulations do not allow the Department to disclose the name of a reporter unless ordered by a court or required by statute such as when the Department is required to provide the 51A report to the District Attorney or other law enforcement (CMR 12.00 etseq.).

Referrals to the District Attorney
If the Department determines that a child has been sexually abused or sexually exploited, has been a victim of human trafficking, has suffered serious physical abuse and/or injury, or has died as a result of abuse and/or neglect, DCF must notify local law enforcement as well as the District Attorney, who have the authority to file criminal charges.

Child Protection Information
For more information about reporting child abuse and/or neglect:
- www.mass.gov/dcf
- Phone: 800-792-5200
- For general information or to find a DCF Area Office
- Child-At-Risk-Hotline
- 800-792-5200
- DCF Ombudsmen
- Fax: 617-261-7405
- web: www.mass.gov/dcf

DCF Area Office Directory

WESTERN
- Greenfield 413-775-5000
- Holyoke 413-431-2600
- Springfield 413-522-5200
- Van Nuys Center, East Springfield 413-205-0100
- Worcester West 508-929-1000
- South Central 508-929-1000
- Whitinsville 978-353-3600
- North Central Leominster 978-353-3600
- Pittsfield 413-236-1800

SOUTHERN
- Lowell 978-275-6000
- Framingham 508-444-0100
- Haverhill 978-449-8800
- Lawrence 978-627-2000
- Cambridge 617-520-8700
- Malden 781-388-7100
- Cape Ann, Salem 978-825-3800
- Lynn 781-877-1600

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