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Memorandum

To: Ann Pugh, Chair of House Human Services

From: Karen Vastine, Senior Advisor to the Commissioner of DCF

Re: H.686 – Child Fatality Review Team

Date: January 31, 2018

Thank you for the opportunity to speak to the committee last week about H.686. As I indicated in my testimony, we believe that codifying the Child Fatality Review Team (CFRT) will provide it the authority it needs to review cases, identify potential trends and work with AHS to curb preventable childhood deaths. This bill has the full support of DCF.

Background:

Although the CFRT is comprised of a group of committed professionals who have been meeting for years (since the 80s) to discuss cases, it currently lacks the needed clarity and definition in statute. This means that the CFRT lacks the authority to analyze trends and other concerns in *all* cases of child fatalities as the result of unnatural causes. This in turn prevents the CFRT from making policy or public education recommendations to prevent child fatalities as they are not currently authorized to request the records needed in all childhood deaths that may be attributed to unnatural causes. This bill would add language to Title 18 to codify this group and create its own empanelment authority and confidentiality.

Role of CFRT and Child Abuse and Neglect Cases:

In my testimony last week, I described how the Vermont Citizens Advisory Board (VCAB) serves a distinct and separate function from the CFRT. However, we see great value in there being strong collaboration between these two entities.

The Child Abuse Prevention and Treatment Act (CAPTA) requires that every state child protection agency have a citizen advisory board. The Commissioner of DCF both appoints and empanels members to two-year terms. The composition of VCAB is defined by CAPTA to include *members who are broadly representative* of the community, including members who have expertise in the prevention and treatment of child abuse and neglect. The By-laws for VCAB further defines that the board will seek to have people from such fields as law enforcement, the legal profession, the medical community, victim advocacy, domestic violence, substance abuse, clergy, mental health, public health, social work, education, child abuse prevention, resource parents, families and youth. DCF staff shall not be counted as voting members and may not be considered for any board position. Please find the current membership of VCAB on the last page of this memo.

The role of VCAB, which has been in existence since 1995, is to examine policies, practices and procedures of Vermont's child protection agency and, where appropriate, VCAB is to review specific cases to evaluate the extent to which the agency is discharging its responsibilities. As defined, VCAB has an important role to play with respect to advising DCF in its child protection policies.





In Title 33, the DCF Commissioner has the authority to empanel a group to review issues or cases related to child abuse or neglect, including childhood fatalities that involve child maltreatment. CAPTA allows for the DCF Commissioner to use that authority to empanel VCAB or the Commissioner could empanel a different entity, such as the CFRT or another group such as DCF's human trafficking workgroup. Should the Commissioner empanel the CFRT, it would only be in the case of a death of a child where maltreatment was the cause. That is considerably narrower than the scope of the CFRT which looks at all child deaths to identify whether there needs to be improved policy or public education to address prevention.

The CFRT can inform practices of DCF, especially in how DCF trains foster parents and how it frames case plans for parents who are engaged with the child welfare system. An example of this would be safe sleep practices. However, those recommendations would be framed in a public health lens. We view that as separate and distinct from the role of VCAB which is to ensure that the child welfare policies of DCF are effective and in keeping with best practice.

Communication and, as needed, coordination between the two entities is an important service to Vermont's children and families. Currently on the CFRT are two members who work in the child welfare realm: one Assistant Attorney General and DCF's Child Safety Manager. Additionally, a member of VCAB is part of the CFRT and vice versa. The intention behind this is to ensure strong coordination of these important resources.

In closing, H.686 has language directing the CFRT to delay its review of child fatality cases involving abuse and/or neglect until the conclusion of the DCF investigation. This provision is essential for ensuring that the role of the CFRT remain distinct and separate from VCAB/the child welfare agency. The DCF investigation looks at the specific incident and may result in a person being substantiated for child maltreatment. The CFRT review is important for gathering information that could lead to the prevention of future similar incidents and public education and awareness.

Should the committee have additional questions, please direct those to me by emailing: Karen.vastine@vermont.gov.





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