By: Campos

H.B. No. 1289

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to a training program for persons investigating suspected
3	child abuse or neglect.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter D, Chapter 261, Family Code, is
6	amended by adding Section 261.3105 to read as follows:
7	Sec. 261.3105. TRAINING PROGRAM FOR PERSONS INVESTIGATING
8	SUSPECTED CHILD ABUSE OR NEGLECT. (a) The department shall develop
9	a training program for each person who investigates any instance of
10	suspected child abuse or neglect at the state or local level and the
11	investigative supervisor of the person.
12	(b) The training program must include instruction on:
13	(1) the definitions of abuse and neglect under Section
14	<u>261.001;</u>
15	(2) the option for an abbreviated investigation or
16	administrative closure of certain reported cases under Section
17	<u>261.3018;</u>
18	(3) the required notice to an alleged perpetrator of
19	the right to record an interview under Section 261.3027;
20	(4) the required provision of information on
21	investigation procedures and child placement resources under
22	<u>Section 261.307;</u>
23	(5) the required notice of the right to request an
24	administrative review of the department's findings under Section

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H.B. No. 1289 investigators advanced training on investigative techniques and 1 2 protocols, including: 3 (1) techniques and protocols for conducting interviews with alleged perpetrators of and witnesses to alleged 4 5 child abuse or neglect that ensure department investigators are able to provide accurate information to appropriate experts; 6 7 (2) techniques for searching for and identifying 8 witnesses and collateral sources who may potentially provide information regarding an allegation of child abuse or neglect; 9 10 (3) protocols for accurately scaling alleged abuse or neglect markings and injuries that ensure department investigators 11 12 are able to accurately and appropriately present information to medical experts; 13 14 (4) protocols for photographing alleged abuse or 15 neglect markings and scenes; 16 (5) techniques for reconstructing events and 17 statements using timelines; 18 (6) protocols for collecting and packaging evidence; (7) protocols for using notes, photographs, 19 and timelines to accurately represent an allegation of abuse or 20 neglect; 21 (8) methods for analyzing and applying forensic 22 evidence to the statutory definitions of abuse and neglect under 23 24 Section 261.001 and to possible signs and symptoms of abuse and 25 neglect; and 26 (9) procedures for analyzing and applying forensic evidence to statutory standards established in this chapter, 27

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1	including the burden of proof.
2	(d) The department shall administer to each investigator
3	and investigative supervisor an examination to test the
4	individual's knowledge and competency of the information provided
5	in the training program. An investigator or investigative
6	supervisor may not be assigned to investigate or supervise the
7	investigation of any case until the investigator or supervisor
8	successfully completes the training program and passes the
9	examination.
10	(e) In developing and implementing the training program,
11	the department shall:
12	(1) encourage professionalism, procedural
13	standardization, and investigative disposition accuracy in the
14	investigations of suspected child abuse or neglect; and
15	(2) collaborate with:
16	(A) appropriate Department of Public Safety
17	personnel;
18	(B) licensed attorneys;
19	(C) forensic medical professionals;
20	(D) appropriate law enforcement agency
21	personnel; and
22	(E) any other appropriate professionals.
23	SECTION 2. (a) As soon as practicable after the effective
24	date of this Act, the commissioner of the Department of Family and
25	Protective Services shall adopt the rules necessary to implement
26	the changes in law made by this Act.
27	(b) Section 261.3105(d), Family Code, as added by this Act,

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1 applies only to investigation of a case assigned to an investigator
2 or investigative supervisor on or after January 1, 2025.
3 SECTION 3. This Act takes effect September 1, 2023.