



PACIFIC DISTRICT

Mandatory Reporter FAQ

What is a mandated reporter?

Mandated reporters are individuals who are mandated by law to report known or suspected child maltreatment. They are primarily people who have contact with children through their employment. Mandated reporters are required by their state to report any known or suspected instances of child abuse or neglect to the county child welfare department or to a local law enforcement agency (local police/sheriff's department).

Who are mandated reporters?

Though everyone should report child abuse, a number of professionals must report abuse or be held liable by law. The specific positions are listed in their state's penal code. Professions include **but are not limited to:**

- A teacher
- An instructional aide
- A teacher's aide or assistant at public or private school
- An employee of public school
- An administrative officer or supervisor of child welfare and attendance of any school
- An administrator of day camp, public or private
- An administrator or employee of a public or private youth center, youth recreation program, or youth organization **THIS INCLUDES ALL USA HOCKEY PROGRAM VOLUNTEERS AND PAID POSITIONS IN ANY MEMBER PROGRAM.**
- An administrator or employee of any organization whose duties require direct contact and supervision of children **THIS INCLUDES ALL USA HOCKEY PROGRAM VOLUNTEERS AND PAID POSITIONS IN ANY MEMBER PROGRAM.**
- Any employee of the state or county education system whose duties bring them into contact with children on a regular basis
- A licensee, administrator, or employee of a licensed community care or child day care facility
- A Head Start program teacher
- A licensing worker or licensing evaluator
- A public assistance worker
- An employee of a child care institution including foster parents, group home personnel, and personnel of residential care facilities
- A social worker, probation officer, or parole officer
- An employee of a school district police or security department
- Any person who works in a child abuse prevention program in any school
- A district attorney investigator, inspector, or local child support agency caseworker
- A peace officer
- A firefighter (except volunteers)



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- A physician, surgeon, psychiatrist, psychologist, dentist, resident, intern, podiatrist, chiropractor, licensed nurse, dental hygienist, optometrist, marriage, family and child counselor, clinical social worker
- Any EMT, paramedic, or other certified person
- A psychological assistant
- A marriage, family, and child therapist trainee
- An unlicensed marriage, family, and child therapist intern
- A state or county public health employee
- A coroner
- A medical examiner or anyone who performs autopsies
- A commercial film and photo processor
- A child visitation monitor
- An animal control officer or humane society officer
- A clergy member or religious practitioner
- A custodian of records of a clergy member
- Any employee of any police department, county sheriff's department, county probation department, or county welfare department
- An employee or volunteer of a Court Appointed Special Advocate program
- An alcohol or drug counselor

NOTE: UNDER THE SAFESPORT ACT OF 2017 (NEW FEDERAL LAW), A COVERED INDIVIDUAL IS A MANDATORY REPORTER. A COVERED INDIVIDUAL IS ANY PERSON WHO INTERACTS WITH YOUTH ATHLETES AS MEMBERS OF AN ORGANIZATION.

What is CANRA?

CANRA stands for the Child Abuse and Neglect Reporting Act, and can be found in the penal code of most states. CANRA is a set of laws that was passed in 1980 to provide definitions and procedures for mandated reporting of child abuse. Over the years, numerous amendments have expanded the definition of child abuse and the persons required to report.



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Why must you report?

The primary intent of the reporting law is **to protect the child from abuse and neglect**. However, a report of suspected child abuse or neglect may also present an opportunity to provide help for the family. Parents who are under stress may be unable to ask for help directly, and may not know where or how to access support/help. A report of suspected abuse or neglect may be the catalyst for bringing about change in the home environment, which in turn may help to lower the risk of abuse or neglect in the home.

How much proof do I need to provide that abuse or neglect has occurred?

No proof of abuse or neglect is needed, only “reasonable suspicion” that child abuse or neglect may have occurred. If you are at all concerned about the possibility of abuse or neglect, you should report. Investigations will be conducted by law enforcement and/or the county child welfare department to determine if abuse or neglect has occurred. Delayed reporting while awaiting further information may hinder investigation by the appropriate agencies. **IF YOU ARE GIVEN INFORMATION THAT MEETS THE CONDITIONS OF ABUSE, DO NOT INVESTIGATE YOURSELF – REPORT IT. ONCE YOU KNOW ABOUT IT, YOU MUST REPORT IT. THIS IS BOTH CALIFORNIA LAW, AND FEDERAL LAW.**

How do I report?

Mandated reporters must report to a county child welfare department or to local law enforcement (police or sheriff’s department) immediately. **NOTE: WITHIN USA HOCKEY, ANY REPORT OF PHYSICAL OR SEXUAL ABUSE MUST BE REPORTED TO BOTH CPS OR LAW ENFORCEMENT, AS WELL AS THE U.S. CENTER FOR SAFESPORT, WITHIN 24 HOURS OF HAVING THAT KNOWLEDGE.**

Can I report the abuse or neglect anonymously?

Not in most states. Normally mandated reporters must identify themselves to the county child welfare department when making child abuse or neglect reports. However, persons who are not legally mandated may make anonymous reports.



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Who will know that I made the child abuse or neglect report?

The law enforcement officer and/or county child welfare worker investigating the case will have your name in order to contact you about the report. Other professionals involved in the case, such as detectives, and attorneys will have access to your name as well. However, your identity cannot be disclosed to the family or anyone else not directly involved in the investigation of the case. If your case results in a trial and you are required to testify, your identity may be revealed in court.

If I tell someone else in a leadership position about my concerns of abuse or neglect, have I met the obligation for mandated reporting?

No. Telling anyone else does not meet the mandated reporting requirement. If a decision is made that the person will complete and submit the report to the county child welfare department or law enforcement agency, then one report is sufficient. **WHEN REPORTING SUSPECTED ABUSE UNDER SAFESPORT, REPORT IN THIS ORDER: (1) CALL CPS OR LAW ENFORCEMENT. (2) CONTACT THE U.S. CENTER FOR SAFESPORT. (3) NOTIFY YOUR CLUB/PROGRAM PRESIDENT/MANAGER. (4) NOTIFY THE STATE AFFILIATE SAFESPORT COORDINATOR.**

What if someone in a leadership position tells me not to report my concerns because they are not sufficient?

You must still make a report to the county child welfare department or local law enforcement. REMEMBER – ONCE YOU KNOW ABOUT IT, YOU MUST REPORT. EVEN IF YOU ARE TOLD AS A THIRD PARTY, YOU MUST REPORT. THIS IS NOW FEDERAL LAW.

What happens if I am concerned about abuse or neglect and I do not make a report?

Legally mandated reporters can be criminally liable for failing to report suspected abuse or neglect. There can be both civil and criminal penalties for failure to report. Mandated reporters can also be subject to a civil lawsuit, and found liable for damages, especially if the child-victim or another child is further victimized because of the failure to report. **REMEMBER – ONCE YOU KNOW ABOUT IT, YOU MUST REPORT. EVEN IF YOU ARE TOLD AS A THIRD PARTY, YOU MUST REPORT. THIS IS NOT ONLY CALIFORNIA LAW, IT IS FEDERAL LAW IN THE SAFESPORT ACT OF 2017. THERE ARE ALSO CRIMINAL PENALTIES FOR FAILURE TO REPORT UNDER THE SAFESPORT ACT OF 2017.**