

Senate File 2416

S-5055

1 Amend Senate File 2416 as follows:

2 1. By striking everything after the enacting clause and
3 inserting:

4 <Section 1. Section 232.68, subsection 3, paragraph a, Code
5 2026, is amended to read as follows:

6 a. (1) "Interview" means either of the following:

7 (a) A verbal exchange between the child protection worker
8 and the child for the purpose of developing information
9 necessary to protect the child.

10 (b) A verbal exchange between a forensic interviewer at
11 a child protection center or a child advocacy center and the
12 child for the purpose of developing information necessary to
13 protect the child.

14 (2) A child protection worker or a forensic interviewer at
15 a child protection center or a child advocacy center is not
16 precluded from recording visible evidence of abuse.

17 Sec. 2. Section 232.71B, subsection 3, paragraph b, Code
18 2026, is amended to read as follows:

19 b. If a report is determined not to constitute a child
20 abuse allegation or if the child abuse report is accepted
21 but assessed under the family assessment, but a criminal act
22 harming a child is alleged, the department shall immediately
23 refer the matter to the appropriate law enforcement agency. If
24 a child abuse allegation is referred to law enforcement and the
25 child's parent, legal guardian, or legal custodian does not
26 give permission to enter the child's home, to interview the
27 child, or to observe the child, the court or district court
28 upon a showing of probable cause may authorize entry into the
29 child's home, an interview with the child, or observation of
30 the child.>

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