

Iowa Department of Health and Human Services Notice of Child Abuse Assessment: Not Confirmed

Trainian Services		
Date	Incident Number	Child Protective Worker
		Child Protective Supervisor
		Telephone
		Office Address
YOU ARE RECEIVING THIS NOT	ICE BECAUSE YOU	J ARE:
THIS IS TO NOTIFY YOU THAT: The Department has completed An addendum (addition) to the		his report. n assessment summary has been submitted.
	s decision may be o	s NOT CONFIRMED and NOT PLACED on different than the determination of abuse
abuse occurred, and the abuse DC This assessment summary will be recent confirmed abuse when the	DES meet the criterian kept on the Registry same victim or personal ears and then destro	than half of the available evidence shows that a for placement on the Central Abuse Registry for ten years (or ten years after the most on responsible is placed on the Registry). This byed. A summary involving founded sexual
abuse DOES NOT meet the criteri	a for placement on the five years from date of	evidence shows that abuse occurred, but the he Central Abuse Registry. The child abuse of intake or five years from the date of closure
evidence, that abuse occurred. Th	e child abuse assess	rmine, by more than half of the available sment summary is retained five years from the service record, whichever occurs later.
THIS REPORT CONCERNS: Name(s) of Child(ren) and Abuse	Type(s)	Person(s) Not Responsible
realite(3) of Child(1611) and Abuse	Type(s)	1 GISOLI(S) MOLIVESHOLISINIC

Incident Number:
SUMMARY OF RECOMMENDATIONS: Treatment services were recommended or continued (HHS or other agency). Juvenile court action was recommended or continued.
ACCESS TO CHILD ABUSE INFORMATION: A subject of a child protection assessment summary has the right to receive information from that summary. "Subjects" include the child victim; person allegedly responsible for the abuse; parent, guardian, or custodian of a child named as abused in the report; and a lawyer representing any subject. If you are a subject and did not receive the written summary with this notice, you may request the summary by completing the section below and returning it to the county HHS office at the address on this notice. A limited number of professionals or agencies may also receive child abuse information under certain circumstances, but confidentiality of child abuse information is protected by law. A mandatory reporter may request a copy of founded child abuse assessments. [Legal reference: Iowa Code section 235A.15(2)]
Name of requester:
Address:
Relationship to child(ren) named in the report:
REDISSEMINATION: A person who receives child abuse information may not give that information to another person (redisseminate it) unless permitted by law. If you give child abuse information to another person, you need to make a written record of this action and send it within 30 days to the

Central Abuse Registry, PO Box 4826, Des Moines, Iowa 50305. [Legal reference: Iowa Code section 235A.17(1)]

CRIMINAL PENALTIES: Any person who attempts to obtain child abuse information under false pretenses, who gives false child abuse information, or who violates any laws on the release of child abuse information may be charged with a misdemeanor. [Legal reference: Iowa Code section 235A.21]

EFFECT OF A FOUNDED CHILD ABUSE REPORT: A founded child abuse record is not a criminal conviction. If you are determined to be responsible for the abuse of a child and the report is founded, your name is placed on the Central Abuse Registry for a minimum of 10 years unless you meet criteria to have your name removed after five years. The Central Abuse Registry does not automatically notify your employer or academic program. However, you may be required by law to self-report that your name has been placed on the Central Abuse Registry and you are responsible for making that determination.

Placement of your name on the Central Abuse Registry may affect or limit your current or future employment or academic opportunities in fields such as child care, health care, and residential care. If your employment or academic program requires a background check of the Child Abuse Registry, you should note this in your request for correction to ensure a prompt hearing.

REQUESTS FOR CORRECTION OF A CHILD PROTECTION ASSESSMENT SUMMARY: If you are the subject of a child abuse report and you believe that the conclusion or any part of the summary is in error, you may request correction of the information by contacting your local HHS office within 90 days of the date on this notice. If you are a person alleged responsible for the

abuse, you may file a written appeal. This is separate from a request for correction. You do not need to request a correction before filing an appeal. To file an appeal, send a <u>written and signed</u> statement which tells why you disagree with the child abuse assessment to the HHS Division of Compliance, 321 E 12th Street, Des Moines, Iowa 50319, or you may file an appeal electronically at https://secureapp.dhs.state.ia.us/dhs_titan_public/appeals/appealrequest_within 90 days of the date on this notice. Please note, the timeframe to request correction and appeal are the exact same timeframes. If you request a correction, you may also file an appeal to protect your right to appeal this decision. If an appeal hearing is requested by a person alleged responsible for the abuse, then all other subjects will be notified by the HHS Appeals Section of the opportunity to file a motion to intervene in the appeal hearing, if one is granted.

[Legal reference: lowa Code section 235A.19]

ADDENDUM SUMMARY: If an addendum changes the findings of the original assessment, all subjects have 90 days from the date of **this notice** to request a correction or appeal. If it does not change the findings, the 90-day period to request a correction or appeal is based on the date of your **original** notice. Please follow the directions in the section above if you are the person alleged responsible for the abuse and choose to proceed with the appeal process.

470-3242 (Rev. 09/24) Copy 1: Addressee Copy 2: Case File