

ORS 418.782¹ Definitions for ORS 418.746 to 418.796

As used in ORS 418.746 (Child Abuse Multidisciplinary Intervention Account) to 418.796 (Authority of council to solicit and accept contributions):

- (1) Child abuse means abuse as defined by ORS 419B.005 (Definitions).
- (2) Child abuse medical assessment means an assessment by or under the direction of a licensed physician or other licensed health care professional trained in the evaluation, diagnosis and treatment of child abuse. Child abuse medical assessment includes the taking of a thorough medical history, a complete physical examination and an interview for the purpose of making a medical diagnosis, determining whether or not the child has been abused and identifying the appropriate treatment or referral for follow-up for the child.
- (3) Community assessment center means a neutral, child-sensitive community-based facility or service provider to which a child from the community may be referred to receive a thorough child abuse medical assessment for the purpose of determining whether the child has been abused or neglected.
- (4) Regional assessment center means a facility operated by a community assessment center that provides child abuse medical assessments, assistance with difficult or complex child abuse medical assessments, education, training, consultation, technical assistance and referral services for community assessment centers or county multidisciplinary child abuse teams in a region or regions designated by the administrator of the Child Abuse Multidisciplinary Intervention Program.

[1991 c.898 §2; 1993 c.546 §105; 1993 c.622 §8; 1997 c.872 §33; 1997 c.873 §32; 2005 c.562 §10] Note: See note under 418.746 (Child Abuse Multidisciplinary Intervention Account).

ANNOTATIONS

Chapter 418

Notes of Decisions

Where plaintiffs brought action under 42 U.S.C. 1983 alleging violation of federal civil rights after defendant Childrens Services Division employees removed plaintiffs child from home following reports of abuse, CSD workers entitled to absolute immunity in investigation, taking child into custody and keeping plaintiffs from visiting child. *Tennyson v. Childrens Services Division*, 308 Or 80, 775 P2d 1365 (1989)

Related Statutes³

ORS 147.390 Payment of expenses by department

ORS 418.747 County teams for investigation

1 Legislative Counsel Committee, CHAPTER 418—Child Welfare Services, https://www.oregonlegislature.gov/bills_laws/lawsstatutes/2013ors418.html External_link_icon(2013) (last accessed Apr. 27, 2014).

2 Legislative Counsel Committee, Annotations to the Oregon Revised Statutes, Cumulative Supplement - 2013, Chapter 418, https://www.oregonlegislature.gov/bills_laws/lawsstatutes/2013ano418.html External_link_icon(2013) (last accessed Apr. 27, 2014).

3 OregonLaws.org assembles these lists by analyzing references between Sections. Each listed item refers back to the current Section in its own text. The result reveals relationships in the code that may not have otherwise been apparent.