HLS 17RS-1094 ENGROSSED

2017 Regular Session

HOUSE BILL NO. 486

1

BY REPRESENTATIVE JOHNSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CHILDREN/ABUSE: Provides relative to the state central registry for child abuse and neglect

AN ACT

2 To amend and reenact Children's Code Articles 611(A)(1)(b), 616(A) through (D), 3 616.1(A), R.S. 15:1110.2(A) through (C), R.S.46:51.2(A)(1)(b), (2), (3), (E)(2), 4 (F)(1), and (H), and 1414.1(A) through (C), and R.S. 49:992(D)(9), to enact 5 Children's Code Articles 616(E), (H), and (I), 616.1(F), and 616.1.1, and to repeal 6 R.S. 15:1110.2(D) and (E) and R.S. 46:51.2(A)(4) through (11) and (13) and 7 (E)(1)(d) and 1414.1(D) and (E), relative to the state central registry maintained by 8 the Department of Children and Family Services; to require a state repository; to 9 provide for central registry information; to authorize a fee for registry searches; to 10 provide the right to an appeal in certain situations; to provide for employment 11 prohibitions; to provide for an exemption relative to the division of administrative 12 law; to provide for an effective date; and to provide for related matters. 13 Be it enacted by the Legislature of Louisiana: 14 Section 1. Children's Code Articles 611(A)(1)(b), 616(A) through (D), 616.1(A), 15 are hereby amended and reenacted and Children's Code Articles 616(E), (H), and (I), 16 616.1(F), and 616.1.1 are hereby enacted to read as follows: 17 Art. 611. Immunity from civil or criminal liability 18 A. (1) No cause of action shall exist against any: 19

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	(b) Caseworker who in good faith conducts an investigation, makes an
2	investigative judgment or disposition, or releases or uses information contained in
3	the state repository or central registry for the purpose of protecting a child.
4	* * *
5	Art. 616. Central registry; screening court-appointed special advocates
6	volunteers; confidentiality
7	A. The department shall maintain a central registry state repository of all
8	reports of abuse and neglect. The purpose of this central registry state repository,
9	among other uses, is to provide information of past reports of child abuse or neglect
10	of children to assist in the proper evaluation of current reports of abuse or neglect
11	which may include a pattern of incidents.
12	B. Within the state repository, the department shall maintain a state central
13	registry of certain justified reports of abuse and neglect as set forth in rules
14	promulgated by the department. The name of an individual who was placed on the
15	state central registry as a perpetrator of abuse and neglect prior to the effective date
16	of Art. 616.1.1 shall not be released outside of the department until that individual's
17	administrative appeals are exhausted. After the effective date of Art. 616.1.1, the
18	name of an individual who is determined to be a perpetrator of abuse or neglect shall
19	not be placed on the state central registry until that individual's administrative
20	appeals are exhausted. All decisions rendered by an administrative law judge are
21	final and the decisions shall exhaust the individual's administrative remedy.
22	B. C. Except as provided in this Article or R.S. 46:56, all records of reports
23	of child abuse or neglect are confidential. The department shall promulgate rules
24	regarding the maintenance, deletion, and release of information in the state
25	repository and central registry, determined by the types of dispositions made
26	pursuant to Article 615.
27	C. D. Upon the written request of the court during its evaluation of an
28	individual applying to work as a court-appointed special advocate and with the
29	consent of the applicant, the department shall search the central registry and report

1	to the court any justified report of abuse or neglect alleging that the applicant is a
2	perpetrator.
3	D. <u>E.</u> When, after an investigation, the determination is made by the
4	department that the report does appear to be justified, any subsequent adjudication
5	by a court exercising juvenile jurisdiction which dismisses the child in need of care
6	petition involving this report shall be added to the central registry.
7	* * *
8	H. The department may charge a fee to conduct a search of the central
9	registry of justified abuse or neglect reports to determine whether an individual's
10	name is recorded therein that shall not exceed twenty-five dollars. A search shall
11	only be allowed when specifically authorized.
12	I. The department shall promulgate, in accordance with the Administrative
13	Procedure Act, all rules and regulations necessary to carry out the provisions of this
14	Article.
15	Art. 616.1. Correction of central registry entries; procedure
16	A. When a report alleging abuse or neglect is recorded as justified by the
17	department in the central registry but when no petition is or was subsequently filed
18	alleging that the child is in need of care, the individual who is the subject of the
19	finding may file a written motion seeking correction of that entry and all related
20	department records in the court exercising juvenile jurisdiction in the parish in which
21	the finding was made.
22	* * *
23	F. The provisions of this Article shall apply only to those reports determined
24	by the department to be justified prior to the effective date of Article 616.1.1.
25	Art. 616.1.1. Appeal and Review; correction of central registry entries; procedure
26	A. When a report alleging abuse or neglect is determined to be justified by
27	the department, the individual who is or was the subject of the determination may
28	make a formal written request to the division of administrative law for an

1	administrative appeal of the justified determination, in accordance with the
2	procedures set forth in Title 67 of the Louisiana Administrative Code.
3	B. The department shall promulgate, in accordance with the Administrative
4	Procedure Act, all rules and regulations necessary to implement the provisions of this
5	Article.
6	Section 2. R.S. 15:1110.2(A) through (C) are hereby amended and reenacted to read
7	as follows:
8	§1110.2. Disclosure requirements; penalties
9	A. Any owner, operator, current or prospective employee, or volunteer of a
10	juvenile detention facility requesting licensure or is licensed by the Department of
11	Children and Family Services shall report annually and at any time upon the request
12	of the department, on the state central registry disclosure form promulgated by the
13	department, whether or not his name is currently recorded on the state central
14	registry for a justified finding of abuse or neglect and that he is the named
15	perpetrator. is prohibited from being employed by the facility if that individual's
16	name is recorded on the state central registry as a perpetrator for a justified finding
17	of abuse or neglect of a child, unless a risk evaluation panel has previously
18	determined in writing that the individual does not pose a risk to children.
19	B. All such completed state central registry disclosure forms shall be
20	maintained in accordance with the department licensing regulations. Any state
21	central registry disclosure form that is maintained in a juvenile detention facility
22	licensing file shall be confidential and subject to the confidentiality provision of R.S.
23	46:56(F) pertaining to the investigations of abuse and neglect. If the individual's
24	name is or was entered on the state central registry, that individual may make a
25	formal written request to the division of administrative law for an administrative
26	appeal of the justified determination, in accordance with Children's Code Article
27	616.1.1 and the procedures promulgated by the department.
28	C. Any owner, operator, current or prospective employee, or volunteer of a
29	juvenile detention facility licensed by the department who knowingly falsifies the

29

1	information on the state central registry disclosure form shall be fined not more than
2	five hundred dollars, imprisoned for not more than six months, or both. The
3	department shall promulgate, in accordance with the Administrative Procedure Act,
4	all rules and regulations necessary to implement the provisions of this Section.
5	Section 3. R.S.46:51.2(A)(1)(b), (2), (3), (E)(2), (F)(1), and (H), and 1414.1(A)
6	through (C) are hereby amended and reenacted to read as follows:
7	§51.2. Criminal history and central registry information
8	A. (1) No person shall be hired by the department whose duties include the
9	investigation of child abuse or neglect, supervisory or disciplinary authority over
10	children, direct care of a child, or performance of licensing surveys, until both the
11	following conditions are met:
12	* * *
13	(b) The department has conducted a search of the state central registry of
14	justified abuse or neglect, hereafter referred to as "central registry", reports and has
15	determined that the individual's name is not recorded therein, or if an individual's
16	name is recorded on the central registry, a risk evaluation panel has previously
17	determined in writing that the individual does not pose a risk to children. The search
18	shall be limited to those names recorded on the central registry subsequent to the
19	effective date of the rules and regulations promulgated pursuant to Paragraph (3) of
20	this Subsection. January 1, 2010. If the individual's name is or was entered on the
21	state central registry that individual may make a formal written request to the
22	division of administrative law for an administrative appeal of the justified
23	determination, in accordance with Children's Code Article 616.1.1 and the
24	procedures promulgated by the department.
25	(2) Any employee of the department whose duties include the investigation
26	of child abuse or neglect, supervisory or disciplinary authority over children, direct
27	care of a child, or performance of licensing surveys and whose name is recorded on
28	the state central registry subsequent to the effective date of the rules and regulations

promulgated on the central registry reports pursuant to Paragraph (3) of this

1	Subsection January 1, 2010 shall be terminated by the department unless a risk
2	evaluation panel has <u>previously</u> determined in writing that the individual does not
3	pose a risk to children. A permanent classified employee shall not be terminated
4	until he has exhausted his administrative appeal rights pursuant to Article 616.1.1.
5	(3) The department shall promulgate rules and regulations, in accordance
6	with the Administrative Procedure Act, necessary to implement Paragraphs (1) and
7	(2) of the provisions of this Subsection. The rules and regulations shall include but
8	not be limited to establishing eligibility and other criteria for risk evaluation requests
9	and establishing criteria for risk evaluation determinations. Any such determination
10	by the risk evaluation panel shall be kept on file at all times by the department.
11	* * *
12	E.
13	* * *
14	(2) This information may be requested only about a person who has, or has
15	applied or volunteered for, a position in the organization which includes supervisory
16	or disciplinary authority over children. or who lives in a registered family child day
17	care home.
18	F. Any responsible officer or official, as the department may determine, of
19	the following organizations or the department may request the specified criminal
20	history information:
21	(1)(a) A child-caring institution, child-placing agency, maternity home,
22	group home, or day care center residential home, or juvenile detention facility all as
23	defined in R.S. 46:1403 ; and .
24	(b) A family child day care home registered under the Child Care
25	Registration Law, R.S. 46:1441 et seq.
26	* * *
27	H.(1) The department shall execute a survey to assess the impact and cost
28	of conducting national criminal history records checks and all arrest records checks
29	on potential owners, operators, employees, and volunteers of a child care or child

residential facility child-placing agency, maternity home, residential home, or juvenile detention facility licensed by the department and develop a statewide implementation plan prior to requesting that funds be appropriated for conducting the searches. The department shall submit a report of the survey results, anticipated costs, and implementation plan to the legislature for their consideration in appropriation decisions. The department shall implement the plan to conduct national criminal history records checks on potential owners, operators, employees, or volunteers of child care or child residential facility child-placing agency, maternity home, residential home, or juvenile detention facility licensed by the department only upon the appropriation of funds by the legislature for such purpose.

- (2) Upon appropriation of funds by the legislature and implementation of the plan in accordance with Paragraph (1) of this Subsection, the Bureau of Criminal Identification and Information shall make available to the department, all criminal history record information as defined in R.S. 15:576 related to potential owners, operators, employees, or volunteers of child care or child residential facility child-placing agency, maternity home, residential home, or juvenile detention facility licensed by the department.
- (3) Upon appropriation of funds by the legislature and implementation of the plan in accordance with Paragraph (1) of this Subsection, the Bureau of Criminal Identification and Information shall facilitate national criminal history record checks of potential owners, operators, or employees, or volunteers of child care or child residential facility child-placing agency, maternity home, residential home, or juvenile detention facility licensed by the department by receiving and forwarding fingerprint cards to the Federal Bureau of Investigation. The department is authorized to receive and screen the results of the state and national criminal history record checks in order to assess the criminal history of a potential owner, operator, employee, or volunteer of child care or child residential facility child-placing agency, maternity home, residential home, or juvenile detention facility licensed by the

department. The department shall maintain the confidentiality of criminal history information received in accordance with applicable federal or state law.

* * *

§1414.1. Disclosure requirements; penalties State central registry

A. Any owner, operator, current or prospective employee, or volunteer of a specialized provider requesting licensure or licensed by the Department of Children and Family Services shall report annually and at any time upon the request of the department on the state central registry disclosure form promulgated by the department whether or not his name is currently recorded on the state central registry for a justified finding of abuse or neglect and he is the named perpetrator is prohibited from being employed by the specialized provider if that individual's name is recorded on the state central registry as a perpetrator for a justified finding of abuse or neglect of a child, unless a risk evaluation panel has previously determined in writing that the individual does not pose a risk to children.

B. Any such current or prospective employee or volunteer of a specialized provider licensed by the department shall submit the state central registry disclosure form to the owner or operator of the specialized provider, who shall maintain the documents in accordance with current department licensing requirements. Any state central registry disclosure form that is maintained by a specialized provider licensing file shall be confidential and subject to the confidentiality provisions of R.S. 46:56(F) pertaining to the investigations of abuse and neglect. If the individual's name is or was entered on the state central registry, that individual may make a formal written request to the division of administrative law for an administrative appeal of the justified determination, in accordance with Children's Code Article 616.1.1 and the procedures promulgated by the department.

C. Any owner, operator, current or prospective employee, or volunteer of a specialized provider licensed by the department who knowingly falsifies the information on the state central registry disclosure form shall be guilty of a misdemeanor offense and shall be fined not more than five hundred dollars, or

e department shall promulgate,
Act, all rules and regulations
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nded and reenacted to read as
costs
.2, involving a risk evaluation
and Family Services shall be
.2(A)(4) through (11) and (13)
their entirety.
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DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 486 Engrossed

2017 Regular Session

Johnson

Abstract: Establishes an administrative appeal process of a justified determination of child abuse or neglect for an individual whose name is placed on the state central registry for child abuse or neglect.

<u>Present law</u> requires the Dept. of Children and Family Services (DCFS) to maintain a central registry of all reports of abuse and neglect to provide information of past reports of child abuse or neglect of children to assist in the proper evaluation of current reports of abuse or neglect which may include a pattern of incidents.

<u>Proposed law</u> requires DCFS to maintain all reports of abuse and neglect in a state repository in which there is a state central registry containing only certain justified reports of abuse and neglect.

<u>Proposed law</u> authorizes DCFS to charge a fee, not to exceed \$25, to conduct a search of the central registry of justified abuse or neglect reports to determine whether an individual's name is recorded.

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

<u>Present law</u> authorizes an individual who is the subject of a justified determination in a case where no petition is subsequently filed alleging that the child is in need of care to file a written motion seeking correction of that entry and all related department records in the court exercising juvenile jurisdiction in the parish in which the finding was made.

<u>Proposed law</u> limits the applicability to those reports determined to be justified prior to the effective date of proposed law.

<u>Proposed law</u> authorizes an individual who is the subject of justified report alleging abuse or neglect to make a formal written request to the division of administrative law for an administrative appeal of the justified determination.

<u>Present law</u> requires any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility or specialized provider licensed by DCFS to report annually, and at any time upon the request of the department, whether or not his name is currently recorded on the state central registry for a justified finding of abuse or neglect and that he is the named perpetrator.

<u>Proposed law</u> repeals <u>present law</u> and prohibits any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility or specialized provider applying for licensure or licensed by DCFS from being employed by the facility or provider if that individual's name is recorded on the state central registry as a perpetrator for a justified finding of abuse or neglect of a child, unless a risk evaluation panel has previously determined in writing that the individual does not pose a risk to children. Further provides the applicant or licensee a right to appeal the justified determination.

<u>Present law</u> prohibits DCFS from hiring a person whose duties include the investigation of child abuse or neglect, supervisory or disciplinary authority over children, direct care of a child, or performance of licensing surveys until DCFS has conducted a search of the central registry of justified abuse or neglect reports and determined that the individual's name is not recorded therein, or if an individual's name is recorded on the central registry, a risk evaluation panel has determined in writing that the individual does not pose a risk to children.

<u>Proposed law</u> limits the applicability to those names recorded on the central registry subsequent to Jan. 1, 2010, and provides the applicant a right to appeal the justified determination. Further provides that a permanent classified employee shall not be terminated until he has exhausted his administrative appeal rights.

<u>Present law</u> requires all administrative adjudications to be resolved exclusively through the division of administrative law except for adjudications involving DCFS and criminal history and central registry information.

<u>Proposed law</u> limits the exception to adjudications involving a risk evaluation panel decision.

Effective upon DCFS promulgating rules and regulations necessary to fully carry out its mandate pursuant to <u>proposed law</u>.

(Amends Ch. C. Arts. 611(A)(1)(b), 616(A) through (D), 616.1(A), R.S. 15:1110.2(A) through (C), R.S.46:51.2(A)(1)(b), (2), (3), (E)(2), (F)(1), and (H), and 1414.1(A) through (C), and R.S. 49:992(D)(9); Adds Ch. C. Arts. 616(E), (H), and (I), 616.1(F), and 616.1.1; Repeals R.S. 15:1110.2(D) and (E) and R.S. 46:51.2(A)(4) through (11) and (13) and (E)(1)(d) and 1414.1(D) and (E))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Health and Welfare</u> to the <u>original</u> bill:

- 1. Make technical changes.
- 2. Require an appeal request be sent to the division of administration in lieu of DCFS.