SLS 25RS-80

2025 Regular Session

SENATE BILL NO. 41

BY SENATORS BARROW, BOUDREAUX, HODGES, JACKSON-ANDREWS, LUNEAU, MCMATH AND MIZELL AND REPRESENTATIVE BILLINGS

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

CHILDREN. Provides relative to child welfare. (See Act)

AN ACT 1 2 To amend and reenact R.S. 14:91.3(A), the introductory paragraph of R.S. 15:587.1(C), 587.1(C)(1), and 1110.3(H), the introductory paragraph of R.S. 17:8.7(B) and 3 8.7(B)(1), 15(A)(1)(a), (b)(i)(bb) and (cc), and (b)(ii) and (2)(a)(ii) through (v), (D), 4 5 and (E), 16(A), 24.8(A) and (B)(2), 407.33(5), 407.35(A), 407.42(A)(2) and (B)(1)(b), 407.46(A)(1), 407.71(A), 443(B)(1), 493(C)(1), and 3996(B)(28), R.S. 6 7 40:2008.10(A)(3) and 2019(F)(3)(b), R.S. 46:51.2(A)(1)(b), 56(F)(1), (4)(c), 8 (10)(b)(i), and (11), and 1414.1(A), Children's Code Art. 116(2.1) and (2.2), 9 603(4)(a) and (17)(d), 603.1(B), 610(A), (E)(1) and (2), and (H), 612(A)(3), 615(B)(2), (3), and (5), the introductory paragraph of 615(E) and 615(E)(1) and 10 11 (4)(a) and (F), 616(B), the introductory paragraph of 616(D), 616(E) and (H), and 616.1.1(A) and to enact R.S. 17:15(A)(1)(b)(i)(dd) and (2)(a)(vi), 407.41, and 12 13 3996(B)(82), Children's Code Art. 603(17)(1) through (o) and 610(I) and Civil Code Art. 2315.8, relative to child welfare; to provide for review of the state central 14 registry for school employees; to provide for reporting recordation on the state 15 central registry; to provide for the licensure of early learning centers; to provide for 16 17 child welfare and safety minimum standards for prekindergarten programs; to

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1	provide for child abuse and neglect determinations; to provide for definitions in the
2	Children's Code; to provide for mandatory reporting training; to provide for
3	procedures for reporting child abuse and neglect; to provide for the responsibility of
4	the Department of Children and Family Services to respond to reports; to provide for
5	investigations of child sexual abuse in a school setting; to provide for liability for
6	damages caused by sexual abuse in a school setting; and to provide for related
7	matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 14:91.3(A) is hereby amended and reenacted to read as follows:
10	§91.3. Unlawful participation in a child-related business
11	A. No person who has been convicted of, or who has pled guilty or nolo
12	contendere to, an offense listed in R.S. 15:587.1(C) or whose name is recorded on
13	the Department of Children and Family Services' state central registry on or
14	after August 1, 2018, shall own, operate, or in any way participate in the governance
15	of any early learning center as defined by R.S. 17:407.33, residential home as
16	defined by R.S. 46:1403, or residence in which child care services are provided by
17	a family child care provider or in-home provider who is registered pursuant to R.S.
18	17:407.61 et seq.
19	* * *
20	Section 2. The introductory paragraph of R.S. 15:587.1(C), 587.1(C)(1), and
21	1110.3(H) are hereby amended and reenacted to read as follows:
22	§587.1. Provision of information to protect children
23	* * *
24	C. The provisions of R.S. 15:825.3, R.S. 17:8.9, 15, 407.42, and 407.71, R.S.
25	46:51.2 and 1441.13, and Children's Code Article 424.1 shall govern the
26	employment of persons who have been convicted of, or pled guilty or nolo
27	contendere to, any of the following crimes:
28	(1) R.S. 14:30, R.S. 14:30.1, R.S. 14:31, R.S. 14:32.6 through R.S. 14:32.8,
29	R.S. 14:41 through R.S. 14:45, <u>R.S. 14:46.2 through</u> R.S. 14:46.4, R.S. 14:74, R.S.

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1	14:78, R.S. 14:78.1, R.S. 14:79.1, R.S. 14:80 through R.S. 14:86, R.S. 14:89, R.S.
2	14:89.1, R.S. 14:89.2, R.S. 14:92, R.S. 14:93, R.S. 14:93.2.1, R.S. 14:93.3, <u>R.S.</u>
3	14:93.5, crimes of violence as defined in R.S. 14:2(B), sex offenses as defined in
4	R.S. 15:541, R.S. 14:106, R.S. 14:282, R.S. 14:283, R.S. 14:283.1, R.S. 14:284, R.S.
5	14:286, R.S. 40:966(A), R.S. 40:967(A), R.S. 40:968(A), R.S. 40:969(A), and R.S.
6	40:970(A) or convictions for attempt or conspiracy to commit any of those offenses;
7	* * *
8	§1110.3. Licensing; transfer to office of juvenile justice
9	* * *
10	H.(1) Any owner, operator, current or prospective employee, or volunteer of
11	a juvenile detention facility that is requesting licensure or is licensed by the office
12	of juvenile justice is prohibited from being employed by the facility if that
13	individual's name is recorded on the state central registry as a perpetrator for a
14	justified substantiated finding of abuse or neglect of a child.
15	(2) If the individual's name is or was entered on the state central registry, the
16	individual who is the subject of the finding may file a written motion seeking
17	correction to the division of administrative law for an administrative appeal of the
18	justified substantiated determination, in accordance with Children's Code Article
19	616.1.1 and the procedures promulgated by the office.
20	* * *
21	Section 3. The introductory paragraph of R.S. 17:8.7(B) and 8.7(B)(1), 15(A)(1)(a),
22	(b)(i)(bb) and (cc), and (b)(ii) and (2)(a)(ii) through (v), (D), and (E), 16(A), 24.8(A) and
23	(B)(2), 407.33(5), 407.35(A), 407.42(A)(2) and (B)(1)(b), 407.46(A)(1), 407.71(A),
24	443(B)(1), 493(C)(1), and 3996(B)(28) are hereby amended and reenacted and R.S.
25	17:15(A)(1)(b)(i)(dd) and (2)(a)(vi), 407.41, and 3996(B)(82) are hereby enacted to read as
26	follows:
27	§8.7. Prohibition against granting an educator credential or teaching authorization
28	to certain persons; appeals
29	* * *

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1	B. The board may, after a successful appeal, issue an educator credential or
2	other teaching authorization to a person who has been convicted of or has pled nolo
3	contendere to a felony offense, or an offense listed in R.S. 15:587.1(C), who has
4	been found to have submitted fraudulent documentation to the board or the state
5	Department of Education as part of an application for a teaching certificate or other
6	teaching authorization, or who has been found to have facilitated cheating on any
7	state assessment as determined by the board, if all of the following conditions apply:
8	(1) Five years have passed from the date of entry of the person's final
9	conviction, the date of entry of a plea of nolo contendere, or the date of receipt of
10	notification from the board of its determination that the person submitted fraudulent
11	documentation or facilitated cheating on a state assessment.
12	* * *
13	§15. Criminal history review
14	A.(1)(a) A person who has been convicted of or has pled nolo contendere to
15	a crime listed in R.S. 15:587.1(C) or whose name is recorded on the Department
16	of Children and Family Services' state central registry on or after August 1,
17	2018, shall not be hired by a city, parish, or other local public school board or a
18	nonpublic school or school system as a bus operator, substitute bus operator, or
19	janitor, or as a temporary, part-time, or permanent school employee of any kind.
20	(b)(i) Except as otherwise provided in this Subparagraph, a city, parish, or
21	other local public school board or a nonpublic school or school system shall not
22	knowingly hire a person as an administrator, teacher, or substitute teacher if the
23	person:
24	* * *
25	(bb) Is recorded on the Department of Children and Family Services'
26	state central registry on or after August 1, 2018.
27	(bb)(cc) Has been found to have submitted fraudulent documentation to the
28	State Board of Elementary and Secondary Education or the state Department of
29	Education as part of an application for a Louisiana teaching certificate or other

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1	teaching authorization.
2	(cc)(dd) Has been found to have facilitated cheating on any state assessment
3	as determined by the State Board of Elementary and Secondary Education.
4	(ii) A city, parish, or other local public school board or a nonpublic school
5	or school system may hire a person as an administrator, teacher, or substitute teacher
6	who is otherwise prohibited from being hired pursuant to Item (i) Subitem (i)(cc)
7	and (dd) of this Subparagraph if the State Board of Elementary and Secondary
8	Education approves a formal appeal request submitted by the person and issues a
9	teaching certificate or authorization as provided in R.S. 17:8.7(B).
10	* * *
11	(2)(a) A city, parish, or other local public school board shall dismiss:
12	* * *
13	(ii) An administrator, teacher, or substitute teacher whose name is
14	recorded on the Department of Children and Family Services' state central
15	<u>registry on or after August 1, 2025.</u>
16	(ii)(iii) An administrator, teacher, or substitute teacher who is found to have
17	submitted fraudulent documentation to the State Board of Elementary and Secondary
18	Education or the state Department of Education as part of an application for a
19	Louisiana teaching certificate or other teaching authorization.
20	(iii)(iv) An administrator, teacher, or substitute teacher who is found to have
21	facilitated cheating on any state assessment as determined by the State Board of
22	Elementary and Secondary Education.
23	(iv)(v) Any other school employee if such the employee is convicted of or
24	pleads nolo contendere to a crime listed in R.S. 15:587.1(C), except R.S. 14:74.
25	(vi) Any other school employee if the employee's name is recorded on the
26	Department of Children and Family Services' state central registry on or after
27	<u>August 1, 2025.</u>
28	* * *
29	D.(1)(a) An administrator, teacher, or other school employee upon his final

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1 conviction of or plea of guilty or nolo contendere to any criminal offense, excluding 2 traffic offenses, shall report the fact of his conviction or plea to his employer and to the department within two business days, exclusive of weekends and holidays, of the 3 conviction or plea of guilty or nolo contendere. Upon receiving a report of a final 4 5 conviction of or plea of guilty or nolo contendere to any criminal offense, excluding traffic offenses, by an employee holding a teaching certificate or teaching 6 7 authorization issued by the state board, a school or school system shall report the fact 8 of the conviction or plea to the Department of Education within two business days, 9 exclusive of weekends and holidays, of receiving the report of the conviction or plea 10 of guilty or nolo contendere.

 11
 (b) An administrator, teacher, or other school employee whose name is

 12
 recorded on the Department of Children and Family Services' state central

 13
 registry on or after August 1, 2025, shall report the recordation to his employer

 14
 and to the department within two business days, exclusive of weekends and

 15
 holidays.

(2) An administrator, teacher, or substitute teacher who fails to report a
 conviction or plea of guilty or nolo contendere of any felony offense or fails to
 report recordation on the Department of Children and Family Services' state
 central registry shall be fined not more than one thousand dollars or imprisoned for
 not more than one year, with or without hard labor, or both.

(3) A school employee other than an administrator, teacher, or substitute
 teacher who fails to report a conviction or plea of guilty or nolo contendere of any
 criminal offense listed in R.S. 15:587.1(C)(1) or fails to report recordation on the
 Department of Children and Family Services' state central registry shall be fined
 not more than five hundred dollars or imprisoned for not more than six months, with
 or without hard labor, or both.

E.(1) The State Board of Elementary and Secondary Education may assess a civil fine against a school governing authority, equal to the average state yearly compensation for a public school teacher, inclusive of salary and benefits, who

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1	knowingly employs a person without requesting the criminal records or verifying
2	whether the person's name is recorded on the Department of Children and
3	Family Services' state central registry as required by this Section or who
4	knowingly hires a person who has been convicted of or pled nolo contendere to any
5	crime listed in R.S. 15:587.1(C) or whose name is recorded on the state central
6	registry., and who the State Board of Elementary and Secondary Education has not
7	provided a teaching authorization pursuant to the provisions of R.S. 17:7(10) or who
8	has not completed the formal appeal process required by the state board and been
9	granted a new teaching certificate or other teaching authorization as provided in R.S.
10	17:8.7(B).
11	(2) Such The fine shall be levied only after a final judgment is rendered
12	pursuant to an adjudication process conducted in accordance with the provisions of
13	R.S. 49:975 et seq.
14	(3) The state board shall report any such instances of fine assessments to the
15	House Committee on Education and the Senate Committee on Education within
16	thirty days of such assessment. Civil fines collected pursuant to the provisions of this
17	Section shall be deposited immediately into the state treasury. The State Board of
18	Elementary and Secondary Education shall promulgate rules in accordance with the
19	Administrative Procedure Act for implementation of this Subsection.
20	* * *
21	§16. Reporting of certain arrests; school employees; requirements; failure to report
22	A. Effective January 1, 2012, and thereafter, a school employee shall report
23	his arrest for a violation of R.S. 14:42 through 43.5, 80 through 81.5, any other
24	sexual offense affecting minors, any of the crimes provided in R.S. 15:587.1, or any
25	justified substantiated complaint of child abuse or neglect on file in the central
26	registry pursuant to Article 615 of the Children's Code.
27	* * *
28	§24.8. Prekindergarten programs
29	A.(1) Each city, parish, or other local public school board may develop and

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1	offer prekindergarten instruction. The youngest age at which a child may enter
2	prekindergarten provided for by this Subsection shall be four years old by September
3	thirtieth of the year in which the child enrolls in prekindergarten.
4	(2) All public prekindergarten programs shall comply with the child
5	safety and welfare minimum standards provided for in R.S. 17:407.41.
6	В.
7	* * *
8	(2)(a) The State Board of Elementary and Secondary Education, in
9	consultation with the Nonpublic School Commission, shall adopt rules and
10	regulations to protect the health and safety of three-year-old children who attend
11	prekindergarten at an approved nonpublic elementary school. All nonpublic
12	prekindergarten programs shall be licensed as an early learning center
13	<u>pursuant to Part X-B of Chapter 1 of Title 17 of the Louisiana Revised Statutes</u>
14	<u>of 1950.</u>
15	(b) Implementation of this Paragraph is subject to the appropriation of
16	funds by the legislature for this purpose.
17	* * *
18	§407.33. Definitions
19	As used in this Part, the following terms have the following meanings unless
20	the context clearly indicates otherwise:
21	* * *
22	(5) "Early learning center" means any child day care center, Early Head Start
23	Center, Head Start Center, or stand-alone nonpublic prekindergarten program not
24	attached to a school.
25	* * *
26	§407.35. Exemptions from licensure requirements
27	A. Public and nonpublic day schools serving children in grades kindergarten
28	and above, including any prekindergarten programs attached thereto to a public day
29	school, as well as camps, and care given without charge, shall be exempt from the

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1	provisions of this Part. However, all prekindergarten programs shall comply with
2	the child safety and welfare minimum standards provided for in R.S. 17:407.41.
3	* * *
4	§407.41. Child safety and welfare minimum standards
5	A. In addition to regulations promulgated by the State Board of
6	Elementary and Secondary Education pursuant to R.S. 17:407.40, all early
7	learning centers and prekindergarten programs shall meet the following
8	minimum standards to ensure the safety and welfare of children:
9	(1) There shall be a minimum of two staff members present at any
10	facility when more than four children are present.
11	(2) The child to staff ratios shall not exceed the following:
12	(a) Infants and under one year - 5 to 1
13	<u>(b) One year - 7 to 1</u>
14	<u>(c) Two years - 10 to 1</u>
15	(d) Three years - 13 to 1
16	<u>(e) Four years - 15 to 1</u>
17	<u>(f) Five years - 19 to 1</u>
18	(3) The age of the youngest child determines the child to staff ratio when
19	children in a group are of mixed ages.
20	(4) The number of students in any class shall not exceed twenty. The
21	provisions of this Paragraph shall not apply to recess, physical education, arts,
22	and field trips.
23	(5) When the nature of a child with special health care needs or the
24	number of children with special health care needs warrants added care, the
25	center shall add sufficient staff as necessary.
26	(6) Only staff members directly providing care, supervision, or guidance
27	to children shall be counted in the child to staff ratio. The same staff members
28	shall not be used to meet the ratio requirements for two different groups of
29	children at the same time.

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1	(7) Sufficient staffing needed to satisfy child to staff ratios shall be
2	present on the premises during rest time and available to assist as needed.
3	<u>Children ages one and older may be grouped together at rest time with one staff</u>
4	member in each room supervising the resting children.
5	(8) Information regarding required child-to-staff ratios and a phone
6	number to file complaints regarding supervision with the Department of
7	Education shall be posted in each classroom in a location that is visible to
8	parents.
9	(9) Children shall be supervised at all times including on the playground,
10	on field trips, and on nonvehicular excursions.
11	(10) Children shall not be left alone in any room, outdoors, or in vehicles,
12	even momentarily, without staff present. The provisions of this Paragraph shall
13	not apply to restroom use as provided in this Section or when a child is being
14	provided services by therapeutic professionals.
15	(11) A staff person shall be assigned to supervise specific children whose
16	names and whereabouts that staff person shall know and with whom the staff
17	person shall be physically present. Staff shall be able to state how many children
18	are in their care at all times.
19	(12) While supervising a group of children, staff shall devote their time
20	to supervising the children, meeting the needs of the children, and participating
21	with them in their activities.
22	(13) Staff duties that include cooking, housekeeping, or administrative
23	functions shall not interfere with the supervision of children.
24	(14) Children who are developmentally able may be permitted to go to
25	the restroom independently, provided that:
26	(a) A staff member is in proximity to and can see the children to ensure
27	immediate intervention to safeguard a child from harm while in the restroom.
28	(b) Individuals who are not staff members may not enter the restroom
29	area while in use by any child other than their own child.

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1	(15) If a prekindergarten program or early learning center is part of a
2	school with children in kindergarten or older, there shall be designated separate
3	restrooms for the children enrolled in the prekindergarten program or early
4	learning center.
5	(16) When children are at the play yard, the supervising staff member
6	must be able to summon another adult staff member without leaving the
7	children unsupervised.
8	B. Implementation of this Section is subject to the appropriation of funds
9	by the legislature for this purpose.
10	§407.42. Review of criminal history information and state central registry of child
11	abuse and neglect
12	А.
13	* * *
14	(2) No individual whose name is recorded on the state central registry within
15	the Department of Children and Family Services as a perpetrator for a justified
16	substantiated finding of abuse or neglect of a child or in any other state's child
17	abuse and neglect registry or repository shall own or operate a licensed early learning
18	center or shall be hired by a licensed early learning center as an employee or
19	volunteer of any kind, including any therapeutic professionals, extracurricular
20	personnel, and other independent contractors, or shall be hired by the department in
21	a position whose duties include the performance of licensing inspections.
22	B.(1) The State Board of Elementary and Secondary Education shall establish
23	by regulation, requirements and procedures under which the department shall, for
24	any owner, volunteer, applicant, or employee of any kind, including contractors, of
25	an early learning center or an applicant or employee of the department in a position
26	whose duties include the performance of licensing inspections:
27	* * *
28	(b) Request information from the Department of Children and Family
29	Services as to whether the person is listed on the state central registry as a perpetrator

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for a justified substantiated finding of abuse or neglect of a child.
* * *
§407.46. Operating in violation of regulations; penalties and fines
A.(1) For violations related to supervision, criminal history record checks,
the state central registry disclosure form, staff-to-child ratios, motor vehicle checks,
or failure to report critical incidents, the department may issue a written warning that
includes a corrective action plan, in lieu of revocation, upon any person or entity
violating these requirements if such condition or occurrence does not pose an
imminent threat to the health, safety, rights, or welfare of a child. Failure to
implement a corrective action plan issued pursuant to this Section may result in
either the assessment of a civil fine or license revocation or may result in both
actions being taken by the department. Such civil fine shall not exceed two hundred
fifty dollars per day for each assessment; however, the aggregate fines assessed for
violations determined in any consecutive twelve-month period shall not exceed two
thousand dollars. The department shall publish all violations of this Paragraph
<u>on its website.</u>
* * *
§407.71. Grounds for revocation or refusal to renew registration; criminal activities;
lack of CPR or first aid training

20 A.(1) No person who has been convicted of or pled nolo contendere to a crime listed in R.S. 15:587.1(C), whose name is recorded on the state registry within 21 the Department of Children and Family Services as a perpetrator for a justified 22 23 substantiated finding of abuse or neglect of a child, whose name is on any other state's child abuse and neglect registry or repository, whose name is on the Louisiana 24 Sex Offender and Child Predator Registry, whose name is on any other state's sex 25 offender registry, or whose name is on the National Crime Information Center's 26 National Sex Offender Registry may be a registered family child care provider, be 27 employed in the residence or on the property of the residence where the care is 28 29 provided by the registered family child care provider, or live in the residence where

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care is provided by the registered family child care provider. The cost of any criminal background check which may be required by the department as proof of compliance with this Subsection shall be the responsibility of the family child care provider.

5 (2) No person who has been convicted of or pled nolo contendere to a crime listed in R.S. 15:587.1(C), whose name is recorded on the state registry within the 6 7 Department of Children and Family Services as a perpetrator for a justified 8 substantiated finding of abuse or neglect of a child, whose name is on any other 9 state's child abuse and neglect registry or repository, whose name is on the Louisiana 10 Sex Offender and Child Predator Registry, whose name is on any other state's sex 11 offender registry, or whose name is on the National Crime Information Center's 12 National Sex Offender Registry may be a registered in-home child care provider, be 13 an adult employed in the home or on the property of the home where care is provided by the registered in-home child care provider, or be any adult living in the home 14 where care is provided by the registered in-home child care provider who is not a 15 16 caregiver. For the purposes of this Paragraph, the term "caregiver" shall mean any person legally obligated to provide or secure care for a child, including a parent, 17 legal custodian, foster home parent, or other person providing a residence for the 18 19 child. The cost of any criminal background check which may be required by the department as proof of compliance with this Subsection shall be the responsibility 20 21 of the in-home provider.

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§443. Discipline of teachers; procedure; right of review

B.(1) A teacher with tenure shall not be disciplined except upon written and 25 signed charges by the superintendent or his designee of poor performance, willful 26 27 neglect of duty, incompetency, dishonesty, immorality, or of being a member of or 28 contributing to any group, organization, movement, or corporation that is by law or 29 injunction prohibited from operating in the state of Louisiana, and then only if

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1	furnished with a copy of such written charges and given the opportunity to respond.
2	The teacher shall have ten calendar days from written notice of the charges to
2	respond, in person or in writing. Following review of the teacher's response, the
4	superintendent may take interim disciplinary action, which may include placing the
5	teacher on administrative leave. The teacher shall not be placed on administrative
6	leave without pay unless the teacher has been arrested for a violation of any of the
7	following: R.S. 14:42 through 43.5, 80 through 81.5, any other sexual offense
8	affecting minors, any of the crimes provided in R.S. 15:587.1, or any justified
9	substantiated complaint of child abuse or neglect on file in the central registry
10	pursuant to Children's Code Article 615. Within ten calendar days after written
11	notice of the interim disciplinary action or within ten calendar days after receipt of
12	the teacher's response if no interim disciplinary action is taken, a teacher may request
13	a hearing before a disciplinary hearing officer. If the teacher fails to timely request
14	a hearing, the disciplinary action becomes final.
15	* * *
16	§493. Removal of bus operators; procedures; right to appeal
17	* * *
18	C.(1) The superintendent shall have ten calendar days to review the school
19	bus operator's response and to provide written notice to the bus operator of the
20	interim disciplinary action, if any. A superintendent may take interim disciplinary
21	action, which may include placing the bus operator on administrative leave. A
22	permanent bus operator shall not be placed on administrative leave without pay
23	unless the bus operator has been arrested for a violation of the following: R.S. 14:42
24	through 43.5, 80 through 81.5, any other sexual offense affecting minors, any of the
25	crimes provided in R.S. 15:587.1, or any justified substantiated complaint of child
26	abuse or neglect on file in the central registry pursuant to Children's Code Article
27	615.
28	* * *

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* * *

2	B. Notwithstanding any state law, rule, or regulation to the contrary and
3	except as may be otherwise specifically provided for in an approved charter, a
4	charter school established and operated in accordance with the provisions of this
5	Chapter and its approved charter and the school's officers and employees shall be
6	exempt from all statutory mandates or other statutory requirements that are
7	applicable to public schools and to public school officers and employees except for
8	the following laws otherwise applicable to public schools with the same grades:
9	* * *
10	(28) Reporting by a school employee employed by the governing authority
11	of a public elementary or secondary school of his arrest for one or more of the
12	specified offenses relative to sexual morality affecting minors, R.S. 17:16, any of the
13	crimes provided in R.S. 15:587.1, or any justified complaint substantiated
14	allegation of child abuse or neglect on file in the central registry pursuant to Article
15	615 of the Children's Code.
16	* * *
17	(82) Child health and safety minimum standards, R.S. 17:407.41.
18	Section 4. R.S. 40:2008.10(A)(3) and 2019(F)(3)(b) are hereby amended and
19	reenacted to read as follows:
20	§2008.10. Therapeutic group homes licensed by the Louisiana Department of
21	Health; state central registry of child abuse and neglect; criminal
22	background checks
23	А.
24	* * *
25	(3) The therapeutic group home shall request information from the
26	Department of Children and Family Services as to whether the individual's name is
27	recorded on the state central registry as a perpetrator for a justified substantiated
28	finding of abuse or neglect of a child.
29	* * *

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1	§2019. Child death investigation
2	* * *
3	F. Records; confidentiality; prohibited disclosure and discovery.
4	* * *
5	(3)
6	* * *
7	(b) No information, document, or record obtained by the state panel or any
8	local or regional panel or its agent from the Department of Children and Family
9	Services involving a report which results in an inconclusive, not justified, or invalid
10	or unsubstantiated finding pursuant to Children's Code Article 615 shall be
11	included or referenced in any manner in any report or other document issued or
12	published by or on behalf of the panel.
13	* * *
14	Section 5. R.S. 46:51.2(A)(1)(b), 56(F)(1), (4)(c), (10)(b)(i), and (11), and 1414.1(A)
15	are hereby amended and reenacted to read as follows:
16	§51.2. Criminal history and central registry information
17	A.(1) No person shall be hired by the department whose duties include the
18	investigation of child abuse or neglect, supervisory or disciplinary authority over
19	children, direct care of a child, or performance of licensing surveys, until both the
20	following conditions are met:
21	* * *
22	(b) The department has conducted a search of the state central registry of
23	justified substantiated abuse or neglect, hereafter referred to as "central registry",
24	reports and has determined that the individual's name is not recorded therein. The
25	search shall be limited to those names recorded on the state central registry
26	subsequent to January 1, 2010. If the individual's name is or was entered on the state
27	central registry that individual may make a formal written request to the division of
28	administrative law for an administrative appeal of the justified substantiated
29	determination, in accordance with Children's Code Article 616.1.1 and the

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1	procedures promulgated by the department.
2	* * *
3	§56. Applications and client case records; definitions; confidentiality; waiver;
4	penalty
5	* * *
6	F. The following information shall not be subject to waiver and shall not be
7	released to applicants, recipients, or outside sources, except those outside sources
8	engaged in the administration of the programs of the department or when specifically
9	authorized by law:
10	(1) Records pertaining to foster care of children, investigations of abuse and
11	neglect of children, and other child welfare services. For the purposes of this
12	Paragraph, case records of children in abuse and neglect and foster care cases may
13	be reviewed by attorneys who are appointed by a court of juvenile jurisdiction to
14	represent the sole interest of the children, and pursuant to court order, such case
15	records may be reviewed by court-appointed special advocates appointed pursuant
16	to Children's Code Article 424(D). Prior to a court hearing, the department may
17	provide to such attorneys and court-appointed special advocates copies of the most
18	recent case plan for the child and his family, the most recent court order and court
19	report, and the child's most recent medical report. Additionally, pursuant to
20	Children's Code Article 616, a judge of a court exercising juvenile jurisdiction may
21	request, in writing to the department, central registry record checks. However, in no
22	instance shall the name or identifying information regarding a complainant in neglect
23	and abuse cases or the case records of the foster parents be subject to such review.
24	The department may, however, provide foster parents all information from the
25	department's records and from other records to which the department has access
26	concerning a child in the foster home, and concerning the child's family, where such
27	information is necessary for the foster parents to properly care for the child. The
28	department may also provide surrogate parents representing the special education
29	interests of children in the department's custody with all information from the

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1	department's records and from other records to which the department has access
2	where such information is necessary for the surrogate parents to properly advocate
3	for the children. In any child custody proceeding, after the issue has been raised of
4	the potential existence of a relevant departmental record concerning the abuse or
5	neglect of a child who is the subject of that proceeding, the judge may contact the
6	local child protection unit to determine if such a record exists. If a determination has
7	been made that such report appears justified the department has a substantiated
8	report pursuant to Children's Code Article 615(B)(1) through (3), the local child
9	protection unit shall verbally advise the judge that such report is in the possession
10	of the unit. If the court finds that information which may be contained in the report
11	is necessary for an issue before the court, the court may order the release of such
12	information. If a determination was made that such the report was unsubstantiated
13	unjustified or inherently improbable, such records shall be sealed and accessible only
14	pursuant to Children's Code Article 616(A)(2).
15	* * *

- 16 (4)
- 17

18 (c) Following any investigation by the department of a public or private day 19 care center, registered family child day care home, or residential provider, the department may inform the parent or guardian of any child being cared for at the 20 center, home, or residence or the parent or guardian of any child who has applied for 21 placement in the center, home, or residence of a valid substantiated finding of child 22 23 abuse, neglect, or exploitation occurring at the center, home, or residence upon the request of the parent or legal guardian. The department may also advise such parent 24 or legal guardian of a valid substantiated finding when it becomes necessary for the 25 department to take adverse action against a center, home, or facility in the interest 26 of the safety and welfare of the children. The department may release to the 27 Department of Education limited information concerning a valid substantiated 28 29 finding of child abuse, neglect, or exploitation occurring at a family child day care

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1	home that is registered by that department. These circumstances shall constitute
2	authorized disclosures under the provisions of R.S. 14:403(A)(2).
3	* * *
4	(10)
5	* * *
6	(b) The information disclosed pursuant to this Paragraph shall be limited to
7	the following:
8	(i) Whether or not the department has a <u>substantiated</u> report, which has been
9	determined to be justified pursuant to Children's Code Article 615, in its possession
10	concerning the child or person who is the subject of the information request.
11	* * *
12	(11) Upon written request of a caregiver, the department shall disclose
13	limited information contained in child abuse or neglect records or reports to an
14	employer or prospective employer of a person who will be exercising supervisory
15	authority over that employer's minor children or other dependent person as part of
16	that person's employment as a caregiver. The information disclosed pursuant to this
17	Paragraph shall be limited to cases in which the department has determined that the
18	allegations from which such information has been developed are justified
19	substantiated pursuant to Children's Code Article 615. The provisions of this
20	Paragraph shall not be interpreted to authorize the release of or access to any
21	information protected under federal law.
22	* * *
23	§1414.1. State central registry
24	A. Any owner, operator, current or prospective employee, or volunteer of a
25	specialized provider requesting licensure or licensed by the Department of Children
26	and Family Services is prohibited from being employed by the specialized provider
27	if that individual's name is recorded on the state central registry as a perpetrator for
28	a justified substantiated finding of abuse or neglect of a child.
29	* * *

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SLS 25RS-80

REENGROSSED SB NO. 41

1	Section 6. Children's Code Art. 116(2.1) and (2.2), 603(4)(a) and (17)(d), 603.1(B),
2	610(A), (E)(1) and (2), and (H), 612(A)(3), 615(B)(2), (3), and (5), the introductory
3	paragraph of 615(E) and 615(E)(1) and (4)(a) and (F), 616(B), the introductory paragraph
4	of 616(D), 616(E) and (H), and 616.1.1(A) are hereby amended and reenacted and Children's
5	Code Art. 603(17)(1) through (o) and 610(I) are hereby enacted to read as follows:
6	Art. 116. Definitions
7	Except where the context clearly indicates otherwise, these
8	definitions apply for the following terms used throughout this Code.
9	* * *
10	(2.1) "CASA program" means a court-appointed special advocate
11	program established in compliance with National Louisiana CASA
12	Association standards.
13	(2.2) "CASA volunteer" means a court-appointed special advocate
14	who has been trained in accordance with National Louisiana CASA
15	Association standards and is under the supervision of a CASA program.
16	* * *
17	Art. 603. Definitions
18	As used in this Title:
19	* * *
20	(4)(a) "Caretaker" means any person legally obligated to provide or secure
21	adequate care for a child, including a parent, tutor, guardian, legal custodian, foster
22	home parent, an employee or an operator of an early learning center as defined in
23	R.S. 17:407.33, an operator or employee of a registered family child day care home,
24	an operator or employee of a residential or treatment facility licensed by the
25	Department of Children and Family Services or the Louisiana Department of
26	Health restrictive care facility, or other person providing a residence for the child.
27	"Caretaker" also means an adult who occupies a residence of a child and has a
28	consistent and continuing responsibility for the care of a child. "Caretaker" shall not
29	include an operator or employee of a correctional facility, detention facility, or

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1	nonresidential school, or unlicensed residential or child care provider.
2	* * *
3	(17) "Mandatory reporter" is any of the following individuals:
4	* * *
5	(d) "Teaching or child care provider" is any person who provides or assists
6	in the teaching, training, and supervision of a child, including any public or private
7	teacher, teacher's aide, instructional aide, school principal, school staff member,
8	school resource officer, bus driver, coach, professor, technical or vocational
9	instructor, technical or vocational school staff member, college or university
10	administrator, college or university staff member, social worker, probation officer,
11	foster home parent, group home or other child care institutional staff member,
12	personnel of residential home facilities, an employee or an operator of an early
13	learning center as defined in R.S. 17:407.33, an operator or employee of a
14	registered family child day care home, a licensed or unlicensed day care provider,
15	or any individual who provides these services to a child in a voluntary or
16	professional capacity.
17	* * *
18	<u>(l) A foster parent.</u>
19	(m) A group home or other institutional child care staff member or
20	personnel of residential home facilities.
21	(n) A probation officer.
22	(o) Any employee of the office of juvenile justice or the Department of
23	Children and Family Services, whose duties include supervisory or disciplinary
24	authority over children.
25	* * *
26	Art. 603.1. Required education; reporting child abuse
27	* * *
28	B. Teaching or child care providers as defined by Article 603 shall complete
29	an online training course provided by the Department of Children and Family

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1	Services between June first and August thirty-first annually. A record of completion
2	of the course by the teaching or child care provider shall be provided to and retained
3	by each entity at which the teaching or child care provider is employed. The entity
4	at which the teaching or child care provider is employed shall retain a list of all
5	teaching or child care providers who have not complied with the training
6	requirements provided in this Article. No later than September thirtieth of each
7	year and in a manner prescribed by the state Department of Education each
8	entity at which a teaching or child care provider is employed shall submit a list
9	to the state Department of Education of all teaching and child care providers
10	employed by the entity and identify the employees that have complied with the
11	training requirements and those employees that have not complied. The state
12	Department of Education shall publish the completion rates for each entity on
13	<u>its website.</u>
14	* * *
15	Art. 610. Reporting procedure; reports to the legislature and the United States
16	Department of Defense Family Advocacy Program
17	A.(1) A reporter shall immediately report suspected child abuse or neglect or
18	that child abuse or neglect was a contributing factor in a child's death in the
19	following ways:
20	(a)(1) To the Department of Children and Family Services if the reporter has
21	reason to believe that the perpetrator is a <u>any of the following:</u>
22	(a) A parent or caretaker as defined in Article 603., a
23	(b) A person who maintains an interpersonal dating or engagement
24	relationship with the parent or caretaker., or a
25	(c) A person living in the same residence with as the parent or caretaker. as
26	a spouse whether married or not.
27	(d) A person living in the same residence as the child, or any residence
28	of the child if the child has more than one residence.
29	(e) An employee or an operator of an early learning center as defined in

1	<u>R.S. 17:407.33.</u>
2	(f) An operator or employee of a registered family child day care home.
3	(g) Another child residing in the same residence for cases of suspected
4	sexual abuse.
5	(h) Indeterminable by the mandatory reporter, but the reporter suspects
6	that the abuse occurred at the child's residence.
7	(b)(2) To a local or state law enforcement agency if the reporter has reason
8	to believe that the perpetrator is any of the following: abuse or neglect is being
9	perpetrated by someone other than the individuals provided for in Subsubparagraph
10	(a) of this Subparagraph. Abuse or neglect perpetrated on a student by a teaching or
11	child care provider, as defined by Article 603, shall be immediately reported to local
12	or state law enforcement,
13	(a) A person other than a person provided for in Subparagraph (1) of
14	this Paragraph.
15	(b) A teacher, instructor, administrator, staff person, school bus driver,
16	teacher aide, paraprofessional, food service worker, or employee of any public
17	or private elementary, secondary, vocational-technical training, special, or
18	postsecondary school, city, parish, or other local public school board, if the
19	abuse or neglect is perpetrated on a student.
20	(c) Another child that does not reside in the same residence for cases of
21	suspected sexual abuse.
22	(c) Dual reporting to both the department and the local or state law
23	enforcement agency is permitted. However, the agency who receives a report
24	pursuant to Subparagraph (1) or (2) of this Paragraph shall be the primary
25	agency responsible for the initial response to the report and shall ensure
26	referral to other agencies as necessary.
27	(2)(4) Reports to the department shall be made as follows:
28	(a) A mandatory reporter shall make a report of suspected abuse or neglect
29	requiring immediate assistance via the designated state child protection reporting

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	5510.11
1	hotline telephone number. A report of suspected abuse or neglect which is of a
2	nonemergency nature may be reported via the Louisiana Department of Children and
3	Family Services Mandated Reporter Portal online. Reports may also be made in
4	person at any child welfare office.
5	(b) If a report involves alleged sex trafficking, all mandatory reporters shall
6	report via the hotline telephone number to the department regardless of whether there
7	is alleged parental or caretaker culpability.
8	(c) A permitted reporter shall make a report through the designated state child
9	protection reporting hotline telephone number or in person at any child welfare
10	office.
11	(3)(5) If a mandatory reporter is prohibited from immediately making the
12	report required by this Chapter to the department or local or state law enforcement
13	because of an employer's policies or employee manual, the mandatory reporter shall
14	file a complaint with local or state law enforcement. Local or state law enforcement
15	shall investigate the complaint, and an employer violating this Chapter shall be
16	subject to the penalties provided for in R.S. 14:131.1 and 403. An employer shall not
17	discriminate or retaliate against an employee who is a mandatory reporter for
18	complying with this Article. If an employer is found discriminating or retaliating
19	against an employee for complying with this Article, the employer shall be subject
20	to double the fines provided for in R.S. 14:131.1 and 403.
21	(4)(6) In an investigation of a report of abuse or neglect allegedly committed
22	by a parent or caretaker, the department shall determine whether the person is an
23	active duty member of the United States Armed Forces or the spouse of a member
24	on active duty. If the department determines that the person is an active duty member
25	of the United States Armed Forces or the spouse of a member on active duty, the

department shall notify the United States Department of Defense Family Advocacy Program at the closest active duty military installation of the investigation.

*

* *

E.(1) All reports made to any local or state law enforcement agency involving

26

27

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24

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1	abuse or neglect in which the child's parent or caretaker, a person who maintains an
2	interpersonal dating or engagement relationship with the parent or caretaker, or a
3	person living in the same residence with the parent or caretaker as a spouse whether
4	married or not, an individual provided for in Subparagraph (A)(1) is believed
5	responsible shall be promptly communicated reported to the department within
6	twenty-four hours in accordance with Paragraph A of this Article. through the
7	designated state child protection reporting hotline telephone number in accordance
8	with a written working agreement developed between the local law enforcement
9	agency and the department.
10	(2) The department shall promptly communicate All reports made to the

11 department involving abuse or neglect cases not involving a parent, caretaker, or 12 occupant of the household in which someone other than the individuals provided 13 for in Subparagraph (A)(1) is believed responsible shall be reported to the appropriate law enforcement agency within twenty-four hours by telephone in 14 accordance with a written working agreement developed between the department and 15 16 law enforcement agency. The department also shall report all cases of child death which involve a suspicion of abuse or neglect as a contributing factor in the child's 17 18 death to the local and state law enforcement agencies, the office of the district 19 attorney, and the coroner.

 21
 H.(1) All instances of alleged child abuse that occur in a school setting

 22
 shall be immediately reported to the child's parent or legal guardian and to

 23
 local or state law enforcement, regardless of the alleged perpetrator.

*

*

(2) If more than one child is involved in the allegations, the school shall immediately report to the parent or legal guardian of all involved children.

26 (3) Law enforcement shall begin an investigation of the allegations within
 27 forty-eight hours of receiving the report.

28 (4) If more than one child is involved in the allegations, law enforcement
 29 shall interview the parent or legal guardian of all children involved.

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1	(5) Any sexual abuse cases in which the alleged perpetrator is a child
2	shall be referred to the Department of Children and Family Services. The
3	department shall assess the family of the child victim and the alleged child
4	perpetrator to ensure child safety and well-being in accordance with Children's
5	Code Article 612(A)(3).
6	(6) For purposes of this Article, the following definitions shall apply:
7	(a) "School setting" means in a school building, on school grounds, in
8	school vehicles, or at any activities sponsored by a school.
9	(b) "Sexual abuse" means the perpetration or attempted perpetration of
10	R.S. 14:41, 42, 42.1, 43, 43.1, 43.2, 43.3, 43.4, 80, 81, 81.1, 81.2, 86, 89, or 89.1.
11	H. <u>I.(1)</u> The provisions of this Paragraph shall be known and may be cited as
12	The Alfred C. Williams Child Protection Act.
13	(2) Beginning May 1, 2017, and annually thereafter, the department shall
14	provide to the legislature the following child-specific information regarding reports
15	of child abuse or neglect reported to the department pursuant to the provisions of this
16	Article:
17	(a) The actual or estimated age, the sex, and the race of each child at the time
18	the latest report was received.
19	(b) The parish location of primary case name of the latest report accepted for
20	investigation received.
21	(c) The categories, levels, and final findings assigned to each allegation
22	contained in reports received for each child.
23	(d) The number of cases accepted for investigation in which the child was an
24	alleged or valid victim during the report year.
25	(e) The number of cases accepted for investigation in which the child was a
26	valid substantiated victim during the report year.
27	(f) The number of reports accepted for investigation prior to report year in
28	which the child was an alleged or valid substantiated victim.
29	(g) The number of other alleged victims in reports accepted for investigation

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1	in each child's cases prior to report year.
2	(h) The number of reports accepted for investigation prior to the report year
3	in which the child was a valid substantiated victim.
4	(i) The number of other validated substantiated victims in reports accepted
5	for investigation in each child's cases prior to report year.
6	(j) The number of distinct reporter names for all investigations in which the
7	child is an alleged or valid substantiated victim.
8	(3) For purposes of this Paragraph, the following words shall have the
9	following meanings:
10	(a) "Alleged victim" includes a child who is the subject of an investigation
11	and for whom there is an allegation of abuse or neglect.
12	(b) "Valid Substantiated victim" or "validated victim" includes an alleged
13	victim for whom one or more allegations of abuse or neglect have been determined
14	to be justified substantiated pursuant to Article 615.
15	* * *
16	Art. 612. Assignment of reports for investigation and assessment
17	А.
18	* * *
19	(3) In lieu of an investigation, reports of low levels of risk and reports from
20	law enforcement of child sexual abuse as provided for in Children's Code
21	Article 610, may be assessed promptly through interviews with the family to identify
22	needs and available match to community resources. If during this assessment, it is
23	determined that a child is at immediate substantial risk of harm, the local child
24	protection unit shall promptly conduct or participate in an intensive investigation.
25	* * *
26	Art. 615. Disposition of reports
27	* * *
28	B. After investigation, the local child protection unit shall make one of the
29	following determinations:

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* * *

2	(2) The report appears to be justified is substantiated, in that there is
3	evidence of child abuse, or neglect, and a protective order or instanter safety plan
4	order would eliminate the need for removal of the child in order to protect him from
5	further abuse, in which case it may apply for a temporary restraining order or
6	protective order authorized by Article 617 and Article 618, or an instanter safety plan
7	order authorized by Article 619 or Article 620.
8	(3) The report appears to be justified is substantiated, in that there is
9	evidence of child abuse or neglect, in which case it shall report all pertinent
10	information to the district attorney, as soon as possible but in no case more than
11	thirty days after such determination, for evaluation of whether a child in need of care
12	petition should be filed in the court with juvenile jurisdiction.
13	* * *
14	(5) The report does not appear justified is unsubstantiated as the evidence
15	does not support a finding of child abuse or neglect.
16	* * *
17	E. When after the investigation of a report, the determination is made that the
18	report is inconclusive or not justified <u>unsubstantiated</u> , as provided in Subparagraphs
19	(B)(4) and (5) of this Article, the files, records, and pertinent information regarding
20	the report and investigation shall be strictly confidential, shall not become part of the
21	central registry except as otherwise provided in Subparagraph (1) of this Paragraph
22	or in Article 616(F), shall not be disclosed or ordered to be produced in conjunction
23	with any legal proceeding or other matter except as provided in Subparagraph (4) of
24	this Paragraph, and shall be maintained only for the following purposes:
25	(1) The files, records, and information shall remain unsealed and shall be
26	maintained for the exclusive use of child protective services, to assist in future risk
27	and safety assessments. The Department of Children and Family Services shall
28	maintain all files and records for seven years from the date of the determination,
29	unless a subsequent inconclusive or not justified unsubstantiated report is received

Page 28 of 35 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions. 1during that period. In that case, information from all such reports will be maintained2until the youngest child in the alleged victim's family attains the age of eighteen3years or seven years from the date of the latest determination, whichever is longer.4If information from an inconclusive or not justified unsubstantiated report is used5as a part of the basis for a later, related, and justified substantiated report, the earlier6report shall become part of the file of the justified substantiated report and shall7cease to be a separate report.

8

18

25

9 (4)(a) All files, records, and information regarding a report that has been 10 determined to be inconclusive or not justified unsubstantiated shall be released to 11 local, state, and federal law enforcement agencies, military authorities, prosecuting 12 authorities, and coroners upon request when such entity is in the course of 13 investigations or legal proceedings and the requesting entity has good cause to believe that the files, records, or information contain information which may be 14 constitutionally required to be disclosed pursuant to Brady v. Maryland, 373 U.S. 83 15 16 (1963) and its progeny. The requesting agency shall request the information in writing and state the purpose for which the information is being requested. 17

F. The department shall promulgate rules to provide for the disposition,
handling, maintenance, and storage of inconclusive and not justified
<u>unsubstantiated</u> reports in keeping with this Article.

22 * *

Art. 616. Registry; screening of CASA volunteers, staff, and board members;
 confidentiality

B. Within the state repository, the department shall maintain a state central registry of certain justified <u>substantiated</u> reports of abuse and neglect as set forth in rules promulgated by the department. The name of an individual who was placed on the state central registry as a perpetrator of abuse or neglect prior to the effective

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date of Children's Code Article 616.1.1 shall not be released outside of the 1 2 department until that individual's administrative appeals are exhausted. After the effective date of Children's Code Article 616.1.1, the name of an individual who is 3 determined to be a perpetrator of abuse or neglect shall not be placed on the state 4 central registry until that individual's administrative appeals are exhausted. All 5 decisions rendered by an administrative law judge are final, and the decisions shall 6 7 exhaust the individual's administrative remedy. However, notwithstanding any other 8 provision of law, the department shall provide information involving an investigation 9 from either the repository or the state central registry immediately to the local district 10 attorney's office, or its designee, or to the court, when taking court action is 11 necessary to protect the child from abuse or neglect. The department shall provide information involving an open investigation or a completed investigation determined 12 13 to be justified substantiated from either the repository or the state central registry to another state's child welfare agency upon written request when the request is made 14 15 pursuant to an ongoing child protective services investigation in the other state. 16 D. Upon the written request of the court during its evaluation of any of the 17 following individuals who will have contact with children served by the court-18 19 appointed special advocate program, and with the consent of the individual, the department shall search the central registry and report to the court any justified 20 21 **substantiated** report of abuse or neglect alleging that the individual is a perpetrator: 22 E. When, after an investigation, the determination is made by the department 23 that the report does appear to be justified substantiated, any subsequent adjudication 24 by a court exercising juvenile jurisdiction which dismisses the child in need of care 25 petition involving this report shall be added to the central registry. 26 27 H. The department may charge a fee, that shall not exceed twenty-five 28

dollars, to conduct a search of the state central registry of justified substantiated

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1	abuse or neglect reports to determine whether an individual's name is recorded
2	therein. A search shall be allowed only when specifically authorized. The fee shall
3	not apply to searches for school employees conducted pursuant to R.S. 17:15.
4	* * *
5	Art. 616.1.1. Appeal and review; correction of central registry entries; procedure
6	A. When a report alleging abuse or neglect is determined to be justified
7	substantiated by the department, the individual who is or was the subject of the
8	determination may make a formal written request to the division of administrative
9	law for an administrative appeal of the justified substantiated determination, in
10	accordance with the procedures set forth in Title 67 of the Louisiana Administrative
11	Code.
12	* * *
13	Section 7. Civil Code Art. 2315.8 is hereby enacted to read as follows:
14	Art. 2315.8. Liability for damages caused by child sexual abuse in a school
15	setting
16	Any parent or guardian of a child who is the victim of sexual abuse in a
17	school setting as defined in Children's Code Article 610 may be awarded
18	damages including but not limited to medical expenses incurred as a result of
19	the sexual abuse, behavioral health expenses incurred as a result of the sexual
20	abuse, reimbursement of any tuition paid for attendance at the school if the
21	child is removed from the school, and any other damages allowed by law.
22	Section 8.(A) This Act shall become effective upon signature by the governor or, if
23	not signed by the governor, upon expiration of the time for bills to become law without
24	signature by the governor, as provided by Article III, Section 18 of the Constitution of
25	Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act
26	shall become effective on the day following such approval.
27	(B) The state central registry checks for all school employee applicants required by
28	this Act shall apply to any person hired on or after August 1, 2025.
29	(C) All early learning centers and prekindergarten programs shall be in compliance

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- 1 with the child safety and welfare minimum standards provided for in R.S. 17:407.41 no later
- 2 than October 1, 2025.
 - (D) All prekindergarten programs requiring licensure as an early learning center
- 4 pursuant to this Act shall apply for licensure no later than January 1, 2026.
- 5 (E) The mandatory reporter training report provided for in Children's Code Article
- 6 603.1 shall be submitted to the Department of Education beginning with the 2026-2027
- 7 school year.

SB 41 Reengrossed

3

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Senate Legislative Services. The keyword, summary, 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)]

DIGEST 2025 Regular Session

Barrow

School Employee Background Checks - State Central Registry

<u>Present law</u> prohibits any person convicted of or who has pled guilty or nolo contendere to certain crimes from owning, operating, or participating in the governance of an early learning center, residential home, or a residence where in-home child care is provided.

<u>Proposed law</u> extends the prohibition to any person whose name has been recorded on the Dept. of Children and Family Services' state central registry.

<u>Present law</u> prohibits schools from employing individuals that have been convicted of or pled nolo contendere to certain crimes.

<u>Proposed law</u> additionally prohibits schools from employing an individual whose name is recorded on the Dept. of Children and Family Services' state central registry after August 1, 2018.

<u>Present law</u> authorizes the Dept. of Children and Family Services to collect a \$25 fee for registry searches. <u>Proposed law</u> exempts school employees from the fee.

<u>Present law</u> lists murder, manslaughter, feticide, rape, sexual battery, female genital mutilation, intentional exposure to HIV, kidnapping, crimes involving juveniles, crimes involving a child sex doll, prostitution, crimes against nature, cruelty to persons with infirmities, crimes of violence, and other sex offenses as offenses that would prohibit employment at a school, early learning center, or other positions that include supervision of children.

<u>Proposed law</u> adds additional human trafficking offenses and sexual battery of persons with infirmities to the list of offenses that would prohibit employment at a school, early learning center, or other positions that include supervision of children.

Early Learning Centers

<u>Present law</u> defines "early learning center" as any child day care center, Early Head Start Center, Head Start Center, or stand-alone prekindergarten program not attached to a school.

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<u>Proposed law</u> removes the exemption for nonpublic prekindergarten programs that are attached to a school and requires all nonpublic prekindergarten programs to be licensed by the Dept. of Education, subject to the appropriation of funds by the legislature.

<u>Proposed law</u> establishes child safety and welfare minimum standards and requires all public, nonpublic, and charter school prekindergarten programs to comply with the minimum standards, subject to the appropriation of funds by the legislature.

<u>Present law</u> provides for penalties for early learning center violations regarding supervision, criminal history record checks, the state central registry disclosure form, staff-to-child ratios, motor vehicle checks, and failure to report critical incidents.

Proposed law requires the Dept. of Education to publish those violations on its website.

Child Abuse and Neglect Reporting and Investigations

<u>Present law</u> requires teaching or child care providers to complete an annual online mandatory reporter training course and send a record of completion to the school or early learning center at which the teaching or child care provider is employed.

<u>Proposed law</u> requires all schools and early learning centers to annually report all employees that have and have not completed mandatory reporter training to the Dept. of Education and requires the department to post each entity's completion rates, beginning with the 2026-2027 school year.

<u>Proposed law</u> adds certain Dept. of Children and Family Services and office of juvenile justice employees to the list of mandatory reporters.

<u>Proposed law</u> amends the definitions of "caretaker", "CASA program", "CASA volunteer", "mandatory reporter", and "teaching or child care provider" in the Children's Code.

<u>Proposed law</u> provides for agency responsibility for responding to reports of child abuse and neglect.

<u>Proposed law</u> provides for agency responsibility for sexual abuse cases in which the perpetrator is a child. Provides that the Dept. of Children and Family Services is responsible for cases where the child perpetrator lives with the child victim and law enforcement is responsible for all other cases involving a child perpetrator.

<u>Proposed law</u> establishes requirements for reporting cases between the Dept. of Children and Family Services and law enforcement.

<u>Proposed law</u> establishes requirements for law enforcement to respond to reports of child abuse in a school setting and to refer certain cases to the Dept. of Children and Family Services.

Dept. of Children and Family Services Determinations

<u>Present law</u> requires the Dept. of Children and Family Services to make a determination following an investigation of a report of child abuse or neglect of whether the report was justified, inconclusive, not justified, or false.

<u>Proposed law</u> changes the determination language <u>from</u> "justified" or "unjustified" <u>to</u> "substantiated" or "unsubstantiated".

<u>Present law</u> uses the terms "valid" and "invalid" when referring to justified and unjustified determinations of the Dept. of Children and Family Services.

Page 33 of 35 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions. <u>Proposed law</u> changes the terms "valid" and "invalid" to "substantiated" and "unsubstantiated".

Liability for Sexual Abuse in a School Setting

<u>Proposed law</u> provides that a parent or guardian of a child who is the victim of sexual abuse in a school setting may be awarded damages including medical and behavioral health expenses and reimbursement of tuition paid for attendance at the school if the child is removed from the school.

<u>Proposed law</u> provides for implementation time frames for the various provisions of proposed law.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 14:91.3(A), R.S. 15:587.1(C)(intro para), 587.1(C)(1), and 1110.3(H), R.S. 17:8.7(B)(intro para), 8.7(B)(1), 15(A)(1)(a), (b)(i)(bb) and (cc), and (b)(ii) and (2)(a)(ii)-(v), (D) and (E), 16(A), 24.8(A) and (B)(2), 407.33(5), 407.35(A), 407.42(A)(2) and (B)(1)(b), 407.46(A)(1), 407.71(A), 443(B)(1), 493(C)(1), and 3996(B)(28), R.S. 40:2008.10(A)(3) and 2019(F)(3)(b), R.S. 46:51.2(A)(1)(b), 56(F)(1), (4)(c), (10)(b)(i), and (11), and 1414.1(A), Ch.C. Art. 116(2.1) and (2.2), 603(4)(a), (17)(d), 603.1(B), 610(A), (E)(1) and (2), and (H), 612(A)(3), 615(B)(2), (3), and (5), 615(E)(intro para) and 615(E)(1) and (4)(a) and (F), 616(B), 616(D)(intro para), 616(E) and (H), and 616.1.1(A); adds R.S.17:15(A)(1)(b)(i)(dd) and (2)(a)(vi), 407.41, and 3996(B)(82), Ch. C. Art. 603(17)(1)-(o) and 610(I) and C.C. Art. 2315.8)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Health and Welfare to the original bill

- 1. Removes requirements for the Dept. of Education to check the state central registry prior to granting educator credentials, teaching authorizations, or certifications.
- 2. Makes the state central registry checks for school employees applicable to those that are recorded on the registry on or after August 1, 2018, and are hired on or after August 1, 2025.
- 3. Exempts school employee from payment of the registry search fee.
- 4. Removes the requirement for the Dept. of Education to post names of applicants that have been convicted of certain crimes or who have been placed on the state central registry on the department's website.
- 5. Removes changes to the definition of "neglect".
- 6. For purposes of reporting child abuse perpetrated by another child, limits the reporting requirement to only cases of child sexual abuse.
- 7. Makes changes to terminology.
- 8. Adds time frames for agencies to implement proposed law.
- 9. Makes technical changes.

- Committee Amendments Proposed by Senate Committee on Finance to the engrossed bill
- 1. Add provisions changing the definitions of "CASA program" and "CASA volunteer".
- 2. Provide that implementation of <u>proposed law</u> provision requiring all nonpublic prekindergarten programs to be licensed by the Dept. of Education is subject to the appropriation of funds by the legislature.
- 3. Provide that implementation of <u>proposed law</u> provisions establishing child safety and welfare minimum standards are subject to the appropriation of funds by the legislature.
- 4. Make technical changes.