HLS 12RS-1442 ORIGINAL

Regular Session, 2012

HOUSE BILL NO. 982

1

BY REPRESENTATIVE BARROW

JUVENILES: Provides relative to the standards, licensing, and disclosure requirements of juvenile detention facilities

AN ACT

2	To enact R.S. 15:1110(F), 1110.1, and 1110.2, relative to juvenile detention facilities; to
3	provide for annual licensing fees; to provide for fines and penalties; to provide for
4	the Juvenile Detention Licensing Trust Fund and for its uses; to require and provide
5	relative to the disclosure of recordation on the state central registry for the abuse or
6	neglect of children for certain persons associated with the juvenile detention facility;
7	to provide for a process of appeal; to provide for an effective date; and to provide for
8	related matters.
9	Be it enacted by the Legislature of Louisiana:
0	Section 1. R.S. 15:1110(F), 1110.1, and 1110.2 are hereby enacted to read as
1	follows:
12	§1110. Detention standards; licensing; fees
13	* * *
14	F. There shall be an annual license fee for any license issued to a detention
15	facility as follows:
16	(1) For a detention facility authorized to care for six or fewer juveniles, the
17	license fee shall be four hundred dollars.
18	(2) For a detention facility authorized to care for at least seven but not more
19	than fifteen juveniles, the license fee shall be five hundred dollars.

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

2	the license fee shall be six hundred dollars.
3	§1110.1. Operating without or in violation of license or regulations; penalties
4	A. Whoever operates a juvenile detention facility without a valid license
5	issued by the Department of Children and Family Services pursuant to R.S. 15:1110
6	shall be fined not less than seventy-five dollars nor more than two hundred fifty
7	dollars for each day of operation without the valid license. In addition to seeking
8	civil fines imposed pursuant to the provisions of this Section, if any juvenile
9	detention facility operates without a valid license issued by the department, the
10	department may file suit in the district court in the parish in which the facility is
11	located for injunctive relief, including a temporary restraining order, to restrain the
12	institution, society, agency, corporation, person or persons, or any other group
13	operating the facility, from continuing the violation.
14	B.(1) No person shall operate any juvenile detention facility in violation of
15	any provision of R.S. 15:1110, or any other state or federal statute, regulation, or any
16	department rule adopted pursuant to the Administrative Procedure Act which
17	governs the ownership or operation of juvenile detention facilities.
18	(2) In lieu of revocation of the facility's license, the department may assess
19	a civil fine upon any person or entity violating these requirements when the violation
20	creates a condition or occurrence relating to the operation and maintenance of a
21	juvenile detention facility that threatens the health, safety, rights, or welfare of a
22	child. Such civil fines shall not exceed two hundred fifty dollars per day for the first
23	fine assessment and shall not exceed five hundred dollars per day for each repeat fine
24	assessment that occurs within an eighteen-month period from the first fine
25	assessment. In addition, the person or entity may be liable for any criminal action
26	which may be prosecuted pursuant to other applicable laws.
27	(3) The department shall adopt rules in accordance with the Administrative
28	Procedure Act which provide specific factors for assessing civil fines including
29	severity of risk, actual harm, and mitigating circumstances, and which explain the

(3) For a detention facility authorized to care for sixteen or more juveniles,

treatment of continuing and repeat deficiencies. The department shall develop and
adopt rules and regulations required by this Paragraph with input and guidance from
the Louisiana Juvenile Detention Association. The authority to impose fines
pursuant to this Section shall commence on the effective date of the rules
promulgated pursuant to this Section.
(4) The aggregate fines assessed for violations of this Part determined in any
consecutive twelve-month period shall not exceed five thousand dollars.
C.(1) The department shall adopt rules and regulations in accordance with
the Administrative Procedure Act to provide for notice to the juvenile detention
facility of any violation, for a departmental reconsideration process for fines issued,
and for an appeal process to contest fines issued, including judicial review.
(2) An appeal of any department decision for a violation of any provision of
this Part shall be suspensive. All appeals filed pursuant to the provisions of this
Section shall be heard by the division of administrative law pursuant to Chapter 13-B
of the Louisiana Revised Statutes of 1950. The appeal shall be heard in a summary
proceeding which shall be given precedence over other pending matters. The
division shall furnish the facility or agency a copy of the decision, together with
notice of the procedure for requesting judicial review.
D. With its application for appeal, the juvenile detention facility shall furnish
bond in the minimum amount of one hundred ten percent of the amount of the fine
imposed by the department. The bond furnished shall provide that it is furnished as
security that the juvenile detention facility will prosecute its appeal, that any
judgment against it, including court costs, will be paid or satisfied from the amount
furnished, or that otherwise the surety is liable for the amount assessed against the
facility.
E. The department may institute all necessary civil court actions to collect
fines imposed which are not timely appealed. No juvenile detention facility may
claim imposed fines as reimbursable. Interest shall begin to accrue at the current
judicial rate on the day following the date on which any fines become due and

2	reasonable attorney fees, shall be awarded to the department in addition to the fines.
3	F.(1) Civil fines collected pursuant to the provisions of this Section shall be
4	deposited immediately into the state treasury.
5	(2) After compliance with the requirements of Article VII, Section 9(B) of
6	the Constitution of Louisiana relative to the Bond Security and Redemption Fund,
7	and prior to the monies being placed in the state general fund, an amount equal to the
8	amount deposited as provided in Paragraph (1) of this Subsection shall be credited
9	to a special fund hereby created in the state treasury to be known as the "Juvenile
10	Detention Licensing Trust Fund". The monies in the fund shall be subject to annual
11	appropriation and shall be available exclusively for use by the Department of
12	Children and Family Services for:
13	(a) The protection of health, welfare, rights, or property of youth receiving
14	services from juvenile detention facilities licensed by the Department of Children
15	and Family Services.
16	(b) The enforcement of sanctions against juvenile detention facilities
17	licensed by the Department of Children and Family Services.
18	(c) Education, employment, and training of employees, staff, or other
19	personnel of juvenile detention facilities licensed by the Department of Children and
20	Family Services.
21	(d) The fund shall not be used for general operations of the department.
22	(3) The monies in the fund shall be invested by the treasurer in the same
23	manner as the monies in the state general fund, and all interest earned from the
24	investment of monies in the fund shall be deposited in and remain to the credit of the
25	fund. All unexpended and unencumbered monies remaining in the fund at the end
26	of the fiscal year shall remain in the fund.
27	(4) The secretary of the Department of Children and Family Services may
28	promulgate rules and regulations in accordance with the Administrative Procedure
29	Act to provide for the administration of the fund.

payable. All costs of any action to collect such fines, including travel expenses and

<u>§1110.2.</u>	Disclosure red	quirements;	<u>penalties</u>
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A. Any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility 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 that he is the named perpetrator.

B. All such completed state central registry disclosure forms shall be maintained in accordance with the department licensing regulations. Any state central registry disclosure form that is maintained in a juvenile detention facility licensing file shall be confidential and subject to the confidentiality provision of R.S. 46:56(F) pertaining to the investigations of abuse and neglect.

C. Any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility licensed by the department who knowingly falsifies the information on the state central registry disclosure form shall be fined not more than five hundred dollars, imprisoned for not more than six months, or both.

D. Any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility licensed by the department who discloses that he is currently recorded on the state central registry for a justified finding of abuse or neglect shall be entitled to a risk assessment evaluation provided by the department to determine that the individual does not pose a risk to children and shall have the right to file an appeal in accordance with R.S. 49:992 of the Administrative Procedure Act. Any such determination by the risk evaluation panel shall be kept on file at all times by the department.

E. The department shall promulgate rules and regulations to implement the provisions of this Section. The rules and regulations shall include but not be limited to establishing criteria for risk evaluation requests, the composition of the risk evaluation panel, and establishing criteria for risk evaluation determinations.

Section 2. This Act shall become effective on January 1, 2013.

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)]

Barrow HB No. 982

Abstract: Provides relative to the standards, licensing, and disclosure requirements of juvenile detention facilities.

<u>Present law</u> provides relative to the licensing standards of juvenile detention facilities and requires all juvenile detention facilities to be licensed pursuant to the provisions of <u>present law</u> by Jan. 1, 2013.

<u>Proposed law</u> provides for the following:

- (1) The assessment of an annual licensing fee for all detention facilities.
- (2) Penalties for the operation of a juvenile detention facility without a valid license.
- (3) Authorizes DCFS to seek injunctive relief in addition to the penalties imposed by proposed law.
- (4) Directs the department to adopt rules to provide factors for the assessment of fines, to provide notice to the facility of any violation, and to provide for a process to appeal any department decision relative to a facility violation.
- (5) Creates the "Juvenile Detention Licensing Fund" where all civil fines collected pursuant to the provisions of <u>proposed law</u> shall be deposited and shall be used for specific purposes outlined in present law.
- (6) Requires any owner, operator, current or prospective employee, or volunteer of a juvenile detention facility to report whether or not his name is currently recorded on the state central registry for a justified finding of abuse or neglect.

Effective Jan. 1, 2013.

(Adds R.S. 15:1110(F), 1110.1, and 1110.2)