SLS 10RS-840 **ENGROSSED**

Regular Session, 2010

SENATE BILL NO. 323

BY SENATOR QUINN

CHILDREN. Provides relative to Dept. of Social Services and appearance in court of an access and visitation attorney. (8/15/10)

1	AN ACT
2	To amend and reenact R.S. 46:236.1.2(B)(2), relative to family and child support programs;
3	to provide relative to the access and visitation program; to provide relative to the
4	Department of Social Services; to provide for the standing of attorneys affiliated
5	with the access and visitation program; to authorize attorneys affiliated with the
6	access and visitation program to appear in court for certain purposes; to provide for
7	the obtaining and enforcing of a court order for visitation; and to provide for related
8	matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 46:236.1.2(B)(2) is hereby amended and reenacted to read as
11	follows:
12	§236.1.2. Family and child support programs; responsibilities
13	* * *
14	B. (1) * * *
15	(2) The department is hereby authorized to develop and implement a
16	program of access and visitation designed to support and facilitate noncustodial
17	parent's access to and visitation of their children. The program may include

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mediation, counseling, education, development of parenting plans, visitation enforcement, and development of guidelines for visitation and alternative custody arrangements. The program should also encourage and enable both parents to stay emotionally involved with their child or children. Notwithstanding any provision of law to the contrary, an attorney affiliated with the access and visitation program shall have standing to appear in a court of competent jurisdiction for the limited purpose of obtaining and enforcing a court order for visitation. Nothing in this Paragraph shall create an attorney-client relationship between an attorney affiliated with the access and visitation program and any applicant for access and visitation services.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Jerry G. Jones.

DIGEST

Quinn (SB 323)

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<u>Present law</u> relative to the Dept. of Social Services provides that the department is authorized to develop and implement a program of family support in certain cases, including certain foster care and medicaid cases. Services may be provided to enforce, collect and distribute support obligations, locate absent parents, establish paternity, and obtain and modify family and child support orders, and medical support orders.

<u>Present law</u> further states that, as required by federal law, the department can provide the above services to any individual including absent or noncustodial parents not otherwise eligible for such services, upon receiving an application from such individual and upon receiving any fee which may be assessed by the department for the services, regardless of whether the individual has ever received public assistance and regardless of whether there is a delinquency.

<u>Present law</u> further provides that the department is authorized to develop and implement a program of access and visitation designed to support and facilitate noncustodial parents' access to and visitation of their children. The program may include mediation, counseling, education, development of parenting plans, visitation enforcement, and development of guidelines for visitation and alternative custody arrangements. The program should also encourage and enable both parents to stay emotionally involved with their child or children.

<u>Proposed law</u> retains <u>present law</u>. Adds that an attorney affiliated with the access and visitation program shall have standing to appear in a court of competent jurisdiction for the limited purpose of obtaining and enforcing a court order for visitation. Further provides that nothing in <u>proposed law</u> shall create an attorney-client relationship between an attorney affiliated with the access and visitation program and any applicant for access and visitation services.

Effective August 15, 2010.

(Amends R.S. 46:236.1.2(B)(2))