

LEGISLATIVE ACTION

| Senate     | • | House |
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| Comm: WD   |   |       |
| 04/13/2010 | • |       |
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The Committee on Health and Human Services Appropriations (Haridopolos) recommended the following:

## Senate Amendment (with title amendment)

Between lines 268 and 269

insert:

Section 5. Subsection (5) of section 39.205, Florida Statutes, is amended to read:

39.205 Penalties relating to reporting of child abuse, abandonment, or neglect.-

9 (5) If the department or its authorized agent has 10 determined after its investigation that a report is false, the 11 department shall <u>notify the alleged perpetrator identified as</u> 12 the victim of the false report and, with the consent of the

Florida Senate - 2010 Bill No. CS for CS for SB 724



13 alleged perpetrator, refer the report to the local law 14 enforcement agency having jurisdiction for an investigation to 15 determine whether sufficient evidence exists to refer the case for prosecution for filing a false report as defined in s. 16 17 39.01. During the pendency of the investigation, the department must notify the local law enforcement agency of, and the local 18 law enforcement agency must respond to, all subsequent reports 19 20 concerning children in that same family in accordance with s. 21 39.301. If the law enforcement agency believes that there are 22 indicators of abuse, abandonment, or neglect, it must 23 immediately notify the department, which must ensure the safety 24 of the children. If the law enforcement agency finds sufficient 25 evidence for prosecution for filing a false report, it must refer the case to the appropriate state attorney for 26 27 prosecution.

28 Section 6. Section 39.206, Florida Statutes, is amended to 29 read:

30 39.206 Administrative fines for false report of abuse, 31 abandonment, or neglect of a child; civil damages; expungement 32 <u>of false reports</u>.-

(1) In addition to any other penalty authorized by this section, chapter 120, or other law, the department may impose a fine, not to exceed \$10,000 for each violation, upon a person who knowingly and willfully makes a false report of abuse, abandonment, or neglect of a child, or a person who counsels another to make a false report.

39 (2) If the department alleges that a person has filed a
40 false report with the central abuse hotline, the department must
41 file a Notice of Intent which alleges the name, age, and address

Florida Senate - 2010 Bill No. CS for CS for SB 724



42 of the individual, the facts constituting the allegation that 43 the individual made a false report, and the administrative fine 44 the department proposes to impose on the person. Each time that 45 a false report is made <u>is</u> constitutes a separate violation.

(3) The Notice of Intent to impose the administrative fine must be served upon the person alleged to have filed the false report and the person's legal counsel, if any. <u>The Such Notice</u> of Intent must be given by certified mail, return receipt requested.

51 (4) Any person alleged to have filed the false report is 52 entitled to an administrative hearing, pursuant to chapter 120, 53 before the imposition of the fine becomes final. The person must 54 request an administrative hearing within 60 days after receipt 55 of the Notice of Intent by filing a request with the department. Failure to request an administrative hearing within 60 days 56 57 after receipt of the Notice of Intent constitutes a waiver of 58 the right to a hearing, making the administrative fine final.

(5) At the administrative hearing, the department must prove by a preponderance of the evidence that the person filed a false report with the central abuse hotline. The administrative hearing officer shall advise any person against whom a fine may be imposed of that person's right to be represented by counsel at the administrative hearing.

(6) In determining the amount of fine to be imposed, ifany, the following factors shall be considered:

(a) The gravity of the violation, including the probability
that serious physical or emotional harm to any person will
result or has resulted, the severity of the actual or potential
harm, and the nature of the false allegation.

Page 3 of 6

603-04771-10

Florida Senate - 2010 Bill No. CS for CS for SB 724

871566

(b) Actions taken by the false reporter to retract the false report as an element of mitigation, or, in contrast, to encourage an investigation on the basis of false information.

74 (c) Any previous false reports filed by the same 75 individual.

76 (7) A decision by the department, following the 77 administrative hearing, to impose an administrative fine for 78 filing a false report constitutes final agency action within the 79 meaning of chapter 120. Notice of the imposition of the 80 administrative fine must be served upon the person and the 81 person's legal counsel, by certified mail, return receipt 82 requested, and must state that the person may seek judicial review of the administrative fine pursuant to s. 120.68. 83

(8) All amounts collected under this section shall bedeposited into an appropriate trust fund of the department.

86 (9) A person who is determined to have filed a false report 87 of abuse, abandonment, or neglect is not entitled to confidentiality. Subsequent to the conclusion of all 88 89 administrative or other judicial proceedings concerning the 90 filing of a false report, the name of the false reporter and the nature of the false report shall be made public, pursuant to s. 91 119.01(1). Such information is shall be admissible in any civil 92 93 or criminal proceeding.

94 (10) A person who knowingly and willfully makes a false 95 report of abuse, abandonment, or neglect of a child, or a person 96 who counsels another to make a false report may be civilly 97 liable for damages suffered, including reasonable attorney fees 98 and costs, as a result of the filing of the false report. If the 99 name of the person who filed the false report or counseled

Page 4 of 6

603-04771-10

Florida Senate - 2010 Bill No. CS for CS for SB 724



100 another to do so has not been disclosed under subsection (9), the department as custodian of the records may be named as a 101 party in the suit until the dependency court determines in a 102 103 written order upon an in camera inspection of the records and report that there is a reasonable basis for believing that the 104 105 report was false and that the identity of the reporter may be 106 disclosed for the purpose of proceeding with a lawsuit for civil 107 damages resulting from the filing of the false report. The 108 alleged perpetrator may submit witness affidavits to assist the 109 court in making a this initial determination.

(11) Any person making a report who is acting in good faith is immune from any liability under this section and <u>continues</u> <del>shall continue</del> to be entitled to have the confidentiality of their identity maintained.

114 (12) A person against whom a false report of abuse, 115 abandonment, or neglect of a child has been filed may have the 116 false report and all other false information expunged from the 117 department's and the court's files by petitioning a hearing 118 officer of the department to conduct an expunction proceeding.

(a) The petition must be filed within 180 days after receiving notice that the department or a court has determined that, pursuant to s. 39.205 or this section, another person made a false report against the petitioner. Failure to petition the court within the allotted time constitutes a waiver of the right to a hearing.

(b) At the expunction hearing, the petitioner must present evidence that another person filed a false report with the central abuse hotline of the department alleging that the petitioner abused, abandoned, or neglected a child.

603-04771-10

Florida Senate - 2010 Bill No. CS for CS for SB 724

871566

| 129 | (c) If the court finds a false report was filed against the      |
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| 130 | petitioner, it shall order the clerk of court to expunge the     |
| 131 | court file and order the department to destroy all false records |
| 132 | filed regarding the petitioner. Thereafter, the person who was   |
| 133 | the subject of the false report and whose file is expunged under |
| 134 | this subsection may lawfully deny or fail to acknowledge the     |
| 135 | information covered by the expunged record.                      |
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| 137 | ======================================                           |
| 138 | And the title is amended as follows:                             |
| 139 | Delete line 23   |
| 140 | and insert:  |
| 141 | F.S.; amending s. 39.205, F.S.; requiring the                    |
| 142 | department or its authorized agent to notify the                 |
| 143 | alleged perpetrator identified as a victim of a false            |
| 144 | report of child abuse, abandonment, or neglect upon              |
| 145 | referral of the report to local law enforcement;                 |
| 146 | amending s. 39.206, F.S.; providing that a person                |
| 147 | against whom a false report of abuse, abandonment, or            |
| 148 | neglect of a child has been filed is entitled to have            |
| 149 | the false report and other false information expunged            |
| 150 | from the files of the department and the court;                  |
| 151 | providing procedures for obtaining the expungement;              |
| 152 | deleting provisions relating to distribution of                  |
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