SB1641 SUBPCS1 Mark Vancuren-TJ 4/3/2024 2:36:25 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKER	₹:									
	CHAIR:										
I mov	I move to amend SB1641 Of the printed Bill										
Page	e Section			L:	ines _			ssed Bill			
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:											
AMEND	TITLE TO	CONFO	RM TO AMENDME	ENTS							
Adopte	ed:				Amendmen	nt submi	itted by:	Mark V	ancuren	_	

Reading Clerk

1	STATE OF OKLAHOMA								
2	2nd Session of the 59th Legislature (2024)								
3	PROPOSED SUBCOMMITTEE SUBSTITUTE								
4	FOR ENGROSSED SENATE BILL NO. 1641 By: Weaver of the Senate								
5	-								
6	and								
7	Vancuren of the House								
8									
9									
10	PROPOSED SUBCOMMITTEE SUBSTITUTE								
11	An Act relating to the Oklahoma Child Care Facilities								
12	Licensing Act; amending 10 O.S. 2021, Section 408, which relates to appeals; authorizing appeals of								
13	decisions pertaining to the Restricted Registry; expanding eligibility to appeal certain decisions; directing certain order and relief; updating statutory language; and providing an effective date.								
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:								
18	SECTION 1. AMENDATORY 10 O.S. 2021, Section 408, is								
19	amended to read as follows:								
20	Section 408. A. Any licensee or applicant aggrieved by the								
21	decision of the Department of Human Services under Section 407 of								
22	this title or any person on the Restricted Registry aggrieved by a								
23	decision of the Department under Section 405.3 of this title may,								
24	within ten (10) days after the revocation or denial of the license								

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under Section 407 of this title or recording of the person on the

Restricted Registry under Section 405.3 of this title, appeal to the

district court of the county in which the child care facility is

maintained and operated by filing with the clerk of the court a

verified petition. Notice of such appeal shall be served on the

Director of the Department within five (5) days of the date of its

filing.

- B. The licensee or, applicant, or person on the Restricted

 Registry shall, within twenty (20) days of the filing of the appeal,

 file with the clerk of such court a transcript of the proceedings

 held pursuant to Section 405.3 or 407 of this title. The district

 court shall thereupon be vested with jurisdiction to review the

 proceedings of the Department; provided that, if.
- $\underline{\text{C. 1.}}$ If the Department prevails, the judgment of the district court shall be that the decision of the Department be affirmed, and $\underline{\text{if}}$.
- 2. If the licensee or applicant prevails in an appeal of a decision under Section 407 of this title, the judgment of the court shall be that order the revocation to be set aside or the license to be issued or renewed, as the case may be.
- 3. If a person on the Restricted Registry prevails in an appeal
 of a decision under Section 405.3 of this title, the court shall
 order that the person be removed from the Restricted Registry. In
 addition, the court may award any appropriate relief including but

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not limited to actual damages, punitive damages, court costs,
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    reasonable attorney fees, or injunctive relief.
        D. Pending the hearing of the appeal, the action of the
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    Department revoking or denying the license or the granting thereof
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 5
    or recording the person on the Restricted Registry shall be stayed;
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    provided, after the filing of an appeal, the district court, upon
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    application by the Department and after an appropriate hearing, may
    grant a restraining order to enforce the decision of the Department.
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        SECTION 2. This act shall become effective November 1, 2024.
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        59-2-10847
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