

## 2nd Sub. S.B. 17

# DCFS MANAGEMENT INFORMATION SYSTEM AMENDMENTS

Senator **D. Chris Buttars** proposes the following amendments:

1. Page 4, Line 108: After "Chapter 46a" insert "Utah"
2. Page 7, Line 205: After "(2);" insert "and"
3. Page 19, Line 574: After "(2)" insert a comma
4. Page 19, Line 580: Delete "(7)" and insert "(5)"
5. Page 19, Line 582: After "court" delete "a petition"
6. Page 21, Line 616: After "has" delete "make" and insert "made"
7. Page 21, Line 639: Delete "three years" and insert "one year"
8. Page 22, Line 647: After line 647 insert the following:  
"(d) Consent under Subsection (6)(a)(ii) by a minor shall be given by the minor's parent or guardian."
9. Page 22, Line 651: Delete "Subsection" and insert "Subsections" and after "(i)" insert "and (5)"
10. Page 22, Line 669: After "appealed" insert a comma
11. Page 23, Line 700: After "of" delete "Section" and insert "Sections" and after "and" delete "Section"
12. Page 23, Line 705: After "this" delete "subsection" and insert "Subsection (6)" and after "in" delete "Section" and add "Sections"
13. Page 23, Line 706: After "and" delete "Section"

14. Page 27, Line 823: Bracket "(3)" and insert "(4)"
15. Page 28, Line 877: After line 877 insert the following:  
"(7)(a) An alleged perpetrator may not make a request under Subsection (4) to challenge a supported finding if a court of competent jurisdiction has made a determination, in a proceeding in which the alleged perpetrator was a party, that the alleged perpetrator is substantially responsible for the abuse, neglect, or dependency which was also the subject of the supported finding. (b) An adjudicative proceeding under Subsection (5) may be stayed during the time a judicial action on the same matter is pending."
16. Page 43, Line 1324: Bracket "(r)" and insert "(s)"
17. Page 48, Line 1462: After "62A-4a-116.6(1)" delete ", whether or not that person has"
18. Page 48, Line 1463: Delete "received the notice described in Subsection 62A-4a-116.6(2)," and after "time" insert ", within one year after the notice is sent by the Division of Child and Family Services."
19. Page 48, Line 1476: After line 1476 insert the following:  
"Section 19. **Coordination clause.**  
If this bill and S.B. 101, Criminal Background Checks for Licensed Providers of Human Services, both pass, it is the intent of the Legislature that Subsection 62A-2-121(3) read as follows:  
  
(3) The [~~office~~] department shall adopt rules under Title 63, Chapter 46a, Utah Administrative Rulemaking Act, consistent with this chapter, defining the circumstances under which a person who has direct access to children and who is listed in the Licensing Information System or has a substantiated finding by a court of a severe type of child abuse or neglect under Subsections 78-3a-320(1) and (2) may provide [~~child-placing services, foster care, youth programs, substitute care, or institutionalized care for children in a facility licensed by the department~~] services to children."

1. Page