HOUSE SUMMARY OF SENATE AMENDMENTS

HB 357 2015 Regular Session

Ritchie

BANKS/BANKING: Provides with respect to banks and financial institutions

Deletes proposed law provisions that authorize Dept. of Children and Family Services (DCFS) to require financial institutions to provide documentation proving actual costs for reimbursement. Deletes present law that prohibits Dept. of Revenue (DOR) from paying a fee to a financial institution for such institution's compliance with certain provisions of present law relative to DCFS data match laws. Authorizes DOR and DCFS to enter into an agreement to share costs for for reimbursement of actual costs to financial institutions for compliance with DCFS data match laws. As part of any such agreement, requires DOR to make the reimbursement out of current allocations.

Digest of Bill as Finally Passed by Senate

<u>Present law</u> requires financial institution data match (FIDM), a partnership between a child support program and the state's financial institutions to identify financial accounts belonging to delinquent obligors.

<u>Present law</u> authorizes a bank or any affiliate of data match to disclose certain account information of individuals to the secretary of the Department of Children and Family Services (DCFS) or his designee in the office of children and family services, child support enforcement section, for the purposes of establishing, modifying, or enforcing a child support obligation.

<u>Present law</u> limits such disclosures to the name, record address, social security or taxpayer ID number, and an average daily account balance for the most recent 30-day period of a noncustodial parent who maintains an account with the bank or affiliate and who owes pastdue support as identified by the state by the noncustodial parent's name and social security or taxpayer ID number. <u>Proposed law</u> retains <u>present law</u> and requires the disclosure authorization of <u>present law</u> to be made applicable to all persons who co-own an account with the noncustodial parent.

<u>Present law</u> authorizes a bank or its subsidiary or affiliate of data match to disclose certain account information of individuals to the secretary of the Department of Revenue (DOR) or his designee in the office of debt recovery, hereinafter "office", within the DOR, for purposes of enforcing a final tax or non-tax assessment or judgment against the individual or entity.

<u>Present law</u> limits such disclosures to the name, record address, social security or taxpayer ID number, other identifying information, and an average daily account balance for the most recent 30-day period of person who is: (1) a state tax or state non-tax debtor who maintains an account or (2) a customer of the bank, subsidiary, or affiliate, who purportedly owes a final state tax or state non-tax assessment or judgment. <u>Proposed law</u> retains <u>present law</u> and requires the disclosure authorization of <u>present law</u> to be made applicable to all persons who co-own an account with the state tax or state non-tax debtor, or customer.

<u>Present law</u> requires financial institutions to disclose to DCFS the name, record address, social security or taxpayer ID number, other identifying information, and an average daily account balance for the most recent 30-day period for each calendar quarter for each noncustodial parent owing past due support and who maintains an account at the financial institution. <u>Proposed law</u> retains <u>present law</u> and authorizes financial institutions to make

the disclosures of <u>present law</u> applicable to all persons who co-own an account with the noncustodial parent.

<u>Present law</u> authorizes DCFS to pay a financial institution a reasonable fee not exceeding the actual cost incurred by such financial institution for conducting the data match. <u>Proposed</u> <u>law</u> retains <u>present law</u> and provides for the fee to be a reasonable reimbursement fee.

<u>Proposed law</u> authorizes the reimbursement fee to be paid quarterly or annually at the end of the state fiscal year upon request of any financial institution.

<u>Present law</u> requires a financial institution or its processor to provide the DOR or office with the name, record address, social security or taxpayer ID number, any other identifying information, and an average daily account balance for the most recent 30-day period for each calendar quarter for each account owner who maintains an account at the financial institution and who the office purports is a tax or nontax debtor. <u>Proposed law</u> retains <u>present law</u> and authorizes a financial institution to provide this information for all persons who co-own an account with the purported tax or nontax debtor.

<u>Present law</u> requires the DOR or office to pay a participation fee to each financial institution that actually receives a data match request file. Further requires the participation fee to be paid for actual costs incurred for conducting the data match. To receive the participation fee, the financial institution must be FDIC insured. <u>Proposed law</u> retains <u>present law</u>.

<u>Proposed law</u> provides that at the discretion of the secretary of DOR, the department or office and DCFS may enter into an agreement to share the costs of reimbursement fees paid to financial institutions for complying with financial institution data match laws pursuant to <u>present law</u>. As part of any such agreement, the department shall make reimbursement out of current allocations.

(Amends R.S. 6:333(F)(14) and (18), R.S. 46:236.1.4(A) and (C), and R.S. 47:1677(A) and (F)(4); Adds R.S. 47:1677(F)(5))

Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Commerce</u> to the <u>original</u> bill:
- 1. Restore <u>present law</u> that authorizes DCFS to pay a reasonable reimbursement fee to a financial institution not to exceed actual cost incurred by such institution for conducting data match.
- 2. Authorize the reimbursement fee to be paid quarterly or annually at the end of the state fiscal year upon request of such financial institution.
- 3. Provide that DCFS may require documentation proving actual cost incurred for all quarters once per state fiscal year.
- 4. Require DCFS to reimburse a financial institution for all quarters in a state fiscal year that such financial institution complies with the provisions of both <u>present law</u> and <u>proposed law</u>, including the submission of invoices to DCFS by July 15 following the end of the state fiscal year.
- 5. Make technical changes.

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Commerce, Consumer Protection, and International Affairs to the engrossed bill

- 1. Deletes certain provisions relative to obtaining information from financial institutions.
- 2. Authorizes DOR and DCFS to enter into an agreement to share costs for reimbursement of actual costs to financial institutions for compliance with financial institution data match laws.