ENROLLED

2017 Regular Session

HOUSE BILL NO. 678 (Substitute for House Bill No. 479 by Representative Horton) BY REPRESENTATIVE HORTON

1	AN ACT
2	To amend and reenact Children's Code Articles 437(A), 603(24), and 610(G), to enact
3	Children's Code Article 603(19) and Subpart E of Part VI of Chapter 5-A of Title 40
4	of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1086.11, and
5	to repeal Act No. 396 of the 2007 Regular Session of the Legislature, relative to
6	prenatal neglect and the reporting thereof; to provide for definitions; to provide for
7	notification procedures; to provide for limitation of liability; to provide for referral
8	for mediation; to provide for promulgation of rules by the Department of Children
9	and Family Services; to provide for enforceability; and to provide for related matters.
10	Be it enacted by the Legislature of Louisiana:
11	Section 1. Children's Code Articles 437(A), 603(24), and 610(G) are hereby
12	amended and reenacted and Children's Code Article 603(19) is hereby enacted to read as
13	follows:
14	Art. 437. Referral for mediation
15	A. At any time the court may order the referral for mediation in any
16	proceeding authorized by this Code, except domestic abuse assistance proceedings
17	brought pursuant to Chapter 8, Title XV, and the informal family services plan
18	procedure of Chapter 5, Title VII.
19	* * *

Page 1 of 4

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1	Art. 603. Definitions
2	As used in this Title:
3	* * *
4	(19) "Newborn" means a child who is not more than thirty days old, as
5	determined within a reasonable degree of medical certainty by an examining
6	physician.
7	* * *
8	(24) "Prenatal neglect" means the unlawful use by a mother during
9	pregnancy of a exposure to chronic or severe use of alcohol or the unlawful use of
10	any controlled dangerous substance, as defined by R.S. 40:961 et seq., or in a manner
11	not lawfully prescribed, which results in symptoms of withdrawal in the infant
12	newborn or the presence of a controlled substance or a metabolic thereof in the
13	infant's his body, blood, urine, or meconium that is not the result of medical
14	treatment, or observable and harmful effects in his physical appearance or
15	functioning.
16	* * *
17	Art. 610. Reporting procedure; report to the legislature
18	* * *
19	G.(1) If a physician has cause to believe that a mother of an infant
20	unlawfully used during pregnancy a newborn was exposed in utero to an unlawfully
21	used controlled dangerous substance, as defined by R.S. 40:961 et seq., the physician
22	shall order a toxicology test upon the infant newborn, without the consent of the
23	infant's newborn's parents or guardian, to determine whether there is evidence of
24	prenatal neglect. If the test results are positive, the physician shall report the results
25	issue a report, as soon as possible, in accordance with this Article. If the test results
26	are negative, all identifying information shall be obliterated if the record is retained,
27	unless the parent approves the inclusion of identifying information. Positive test
28	results shall not be admissible in a criminal prosecution.
29	(2) If there are symptoms of withdrawal in the newborn or other observable
30	and harmful effects in his physical appearance or functioning that a physician has

Page 2 of 4

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	HB NO. 678	ENROLLED	
1	cause to believe are due to the chronic or severe use of alco	bhol by the mother during	
2	pregnancy or are the effects of fetal alcohol spectrum dise	order, the physician shall	
3	issue a report in accordance with this Article.		
4	* * *		
5	Section 2. Subpart E of Part VI of Chapter 5-A of Title 40	of the Louisiana Revised	
6	Statutes of 1950, comprised of R.S. 40:1086.11, is hereby enacted to read as follows:		
7	SUBPART E. NEONATAL ABSTINENCE SYN	IDROME	
8	§1086.11. Physician notification		
9	A. If a newborn exhibits symptoms of withdrawa	l or other observable and	
10	harmful effects in his physical appearance or functioning	that a physician believes	
11	are due to the use of a controlled dangerous substance, as	defined by R.S. 40:961 et	
12	seq., in a lawfully prescribed manner by the mother during	pregnancy, the physician	
13	shall make a notification to the Department of Children a	and Family Services on a	
14	form developed by the department. Such notification shall	not constitute a report of	
15	child abuse or prenatal neglect, nor shall it require prosecut	tion for any illegal action.	
16	B. A healthcare provider shall be authorized to sl	hare any protected health	
17	information, as defined in 45 CFR 160.103, with the Department of Children and		
18	Family Services for the purpose of complying with the notification requirement of		
19	this Subpart.		
20	C. The Department of Children and Family Servic	es shall promulgate rules	
21	and regulations in accordance with the Administrative Pro	cedure Act to implement	
22	the provisions of this Subpart. Such rules shall include	, at minimum, all of the	
23	following:		
24	(1) The manner in which the notification shall be	made to the department.	
25	(2) The form and minimum required contents of t	he notification.	
26	(3) The plan to monitor the statewide system rega	rding the availability and	
27	delivery of appropriate services for newborns and affected	1 families and caretakers.	
28	D. A physician who in good faith makes a notification	tion to the Department of	
29	Children and Family Services in compliance with this Sect	tion shall have no civil or	
30	criminal liability for damage or injury arising from that	t notification, unless the	

Page 3 of 4

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	HB NO. 678 ENROLLED
1	damage or injury was caused by the physician's willful or wanton misconduct or
2	gross negligence.
3	Section 3. Act No. 396 of the 2007 Regular Session of the Legislature is hereby
4	repealed in its entirety.
5	Section 4. The provisions of this Act shall not become enforceable until the date of
6	adoption by the Department of Children and Family Services of the administrative rules and
7	regulations necessary to fully carry out the requirements of the department provided in this
8	Act. The provisions of this Act shall be enforceable on and after that date.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____