

Legislative Fiscal Office

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Joint Committee on Ways and Means

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Rep. Dan Rayfield, House Co-Chair

Sen. Jackie Winters, Senate Co-Vice Chair
Rep. David Gomberg, House Co-Vice Chair
Rep. Greg Smith, House Co-Vice Chair

To: Education Subcommittee

From: Kim To, Legislative Fiscal Office

Date: June 5, 2019

Subject: SB 490 – Relating to individuals prohibited from providing child care

SB 490 B-Engrossed permanently prohibits individuals who have been subject of substantiated report of child abuse in which victim suffered serious harm or death and individuals who are required to report as sex offenders from providing child care. The bill requires certain individuals who have been subject of founded or substantiated report of child abuse to apply and be enrolled in Central Background Registry prior to providing certain types of care. The bill authorizes Office of Child Care to impose civil penalty and file for injunctive relief if subject individual has not applied to and been enrolled in Central Background Registry and the individual provides child care or has child in individual's care.

The bill has an indeterminate fiscal impact. If, after the bill is operational, the Department of Education identifies a quantifiable and unmanageable workload and/or cost change directly related to this bill, the agency may seek a budget adjustment. No changes to the bill are being recommended.

The measure previously had hearings in the Senate Committee on Human Services on 2/26/2019 and 4/9/2019, and was reported out with a do pass recommendation. The bill also had hearings in the House Committee on Human Services and Housing on 5/8/2019, 5/15/2019, and 5/20/2019, and was reported out with a do pass recommendation.

Final Subcommittee Action

MOTION: I move SB 490 to the Full Committee with a do pass recommendation.
(VOTE)

Carriers

Full Committee: _____

House Floor: _____

Senate Floor: _____