CHAPTER 2014-19

Senate Bill No. 938

An act relating to the Florida Statutes; amending ss. 14.2019, 14.20195, 16.615, 17.61, 20.195, 20.197, 20.506, 28.101, 39.001, 39.0016, 39.01, 39.2021, 39.303, 39.3031, 39.3032, 39.3035, 39.3065, 39.308, 39.395, 39.5085, 39.604, 39.9055, 61.20, 61.21, 63.022, 63.032, 63.039, 63.054, 63.202, 90.503, 110.205, 120.80, 121.0515, 125.0109, 125.901, 125.902, 154.067, 154.306, 166.0445, 186.901, 194.013, 196.095, 212.04, 212.08, 213.053, 215.5601, 218.65, 252.355, 253.034, 282.201, 284.40, 287.0575, 287.155, 288.0656, 288.975, 316.6135, 318.14, 320.0848, 322.055, 364.10, 379.353, 381.0022, 381.006, 381.0072, 381.0303, 381.0407, 382.016, 383.011, 383.402, 393.002, 393.065, 393.0661, 393.0673, 393.125, 393.135, 393.18, 394.453, 394.455, 394.457, 394.4574, 394.461, 394.4612, 394.4615, 394.46715, 394.4781, 394.47865, 394.480, 394.492, 394.493, 394.4985, 394.499, 394.656, 394.657, 394.658, 394.66, 394.67, 394.745, 394.75, 394.78, 394.9084, 394.912, 394.913, 394.9135, 394.9151, 394.917, 394.9215, 394.929, 394.930, 394.931, 395.1023, 395.3025, 397.311, 397.333, 397.334, 397.6758, 397.753, 397.754, 397.801, 397.998, 400.0065, 400.0069, 400.021, 400.022, 400.462, 400.464, 400.925, 402.04, 402.06, 402.07, 402.115, 402.12, 402.16, 402.161, 402.164, 402.17, 402.18, 402.181, 402.185, 402.19, 402.20, 402.22, 402.281, 402.302, 402.30501, 402.3115, 402.33, 402.35, 402.40, 402.401, 402.47, 402.49, 402.56, 402.70, 402.73, 402.7305, 402.7306, 402.731, 402.80, 402.81, 402.86, 402.87, 408.033, 408.20, 408.301, 408.302, 408.809, 408.916, 409.016, 409.017, 409.141, 409.146, 409.147, 409.153, 409.166, 409.167, 409.1671, 409.16715, 409.16745, 409.1675, 409.1676, 409.1679, 409.175, 409.1755, 409.221, 409.2355, 409.2572, 409.2577, 409.2599, 409.285, 409.403, 409.404, 409.406, 409.407, 409.4101, 409.441, 409.813, 409.8135, 409.8177, 409.818, 409.821, 409.901, 409.902, 409.90201, 409.903, 409.906, 409.9102, 409.91195, 409.912, 409.9122, 409.913, 409.919, 409.962, 410.032, 410.602, 410.603, 411.223, 411.224, 411.226, 411.227, 413.031, 413.208, 413.271, 413.402, 414.0252, 414.175, 414.27, 414.32, 414.37, 414.39, 414.391, 414.40, 414.411, 414.42, 415.102, 415.107, 415.1071, 419.001, 420.621, 420.622, 420.628, 421.10, 427.012, 429.01, 429.075, 429.08, 429.19, 429.23, 429.26, 429.31, 429.34, 429.41, 429.67, 429.73, 429.75, 430.2053, 430.705, 435.02, 445.016, 445.021, 445.028, 445.029, 445.033, 445.034, 445.035, 445.048, 445.051, 450.191, 456.0391, 464.0205, 466.003, 466.023, 489.503, 490.012, 491.012, 509.013, 553.80, 561.19, 561.20, 624.351, 624.91, 651.117, 683.331, 718.115, 720.309, 741.01, 741.29, 742.107, 743.045, 743.046, 743.0645, 744.1075, 753.01, 765.110, 766.101, 775.0837, 775.16, 784.046, 784.074, 784.081, 787.06, 796.07, 817.505, 839.13, 877.111, 893.11, 893.15, 893.165, 916.105, 916.106, 921.0022, 937.021, 938.01, 938.10, 938.23, 943.0311, 943.04353, 943.053, 943.06, 943.17296, 944.024, 944.17, 944.706, 945.025, 945.10, 945.12, 945.46, 945.47, 945.49, 947.13, 947.146, 948.01, 984.01, 984.03, 984.071, 984.085, 984.086, 984.10, 984.15, 984.19, 984.22, 984.225, 984.226, 985.03, 985.046, 985.047, 985.11, 985.145, 985.155, 985.18, 985.19, 985.433, 985.461, 985.48, 985.556, 985.565, 985.601, 985.61, 985.614, 985.64, 985.731, 985.8025, 1001.42, 1002.3305, 1002.395, 1002.57, 1003.27, 1003.49, 1003.51, 1003.57, 1003.58, 1004.44, 1004.61, 1004.93, 1006.03, 1006.061, 1008.39, 1009.25, 1010.57, 1011.62, 1012.32, 1012.62, and 1012.98, F.S.; to conform references within the Florida Statutes to the redesignation of the Department of Children and Family Services as the Department of Children and Family Services as the Department of Children and Families by section 2 of chapter 2012-84, Laws of Florida; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 32. Subsections (7) and (15) of section 120.80, Florida Statutes, are amended to read:

120.80 Exceptions and special requirements; agencies.-

(7) DEPARTMENT OF CHILDREN AND <u>FAMILIES</u> FAMILY SERVICES.—Notwithstanding s. 120.57(1)(a), hearings conducted within the Department of Children and <u>Families</u> Family Services in the execution of those social and economic programs administered by the former Division of Family Services of the former Department of Health and Rehabilitative Services prior to the reorganization effected by chapter 75-48, Laws of Florida, need not be conducted by an administrative law judge assigned by the division.

(15) DEPARTMENT OF HEALTH.—Notwithstanding s. 120.57(1)(a), formal hearings may not be conducted by the State Surgeon General, the Secretary of Health Care Administration, or a board or member of a board within the Department of Health or the Agency for Health Care Administration for matters relating to the regulation of professions, as defined by chapter 456. Notwithstanding s. 120.57(1)(a), hearings conducted within the Department of Health in execution of the Special Supplemental Nutrition Program for Women, Infants, and Children; Child Care Food Program; Children's Medical Services Program; the Brain and Spinal Cord Injury Program; and the exemption from disqualification reviews for certified nurse assistants program need not be conducted by an administrative law judge assigned by the division. The Department of Health may contract with the Department of Children and Families Family Services for a hearing officer in these matters.

Section 383. This act shall take effect on the 60th day after adjournment sine die of the session of the Legislature in which enacted.

Approved by the Governor May 12, 2014.

Filed in Office Secretary of State May 12, 2014.