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SENATE BILL 222

57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025

INTRODUCED BY

Antoinette Sedillo Lopez

AN ACT

RELATING TO PUBLIC SAFETY; SHIFTING RESPONSIBILITY FOR OVERSEEING CAREGIVER BACKGROUND CHECKS FROM THE DEPARTMENT OF HEALTH TO THE HEALTH CARE AUTHORITY; ADDING TO THE LIST OF DISQUALIFYING CONVICTIONS FOR CAREGIVERS; ALLOWING THE HEALTH CARE AUTHORITY TO PROMULGATE RULES TO ESTABLISH ADDITIONAL DISQUALIFYING CONVICTIONS FOR CAREGIVERS; PROVIDING FOR TRANSFER OF FUNCTIONS, RECORDS AND EQUIPMENT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 29-17-5 NMSA 1978 (being Laws 1998, Chapter 68, Section 4, as amended) is amended to read:

"29-17-5. CRIMINAL HISTORY SCREENING REQUIRED--REGULATORY IMPLEMENTATION -- APPEALS. --

The [department of] health care authority is authorized to receive an applicant's, caregiver's or hospital .230223.1SA

caregiver's nationwide criminal history record obtained by the department of public safety as a result of a nationwide criminal history screening pursuant to an applicant's, caregiver's or hospital caregiver's authorization for such nationwide criminal history screening. Providers shall submit a set of fingerprints of applicants, caregivers and hospital caregivers to the [department of] health care authority for a nationwide criminal history screening, and the department of public safety shall accept from the [department of] health care authority such fingerprints for the purpose of conducting a nationwide criminal history screening.

- B. The [department of] health care authority is authorized to promulgate rules to implement the Caregivers Criminal History Screening Act, including rules establishing [athree-year phased implementation based upon provider type] fingerprint submission procedures; fees; confidentiality; time frames for an applicant's or caregiver's nationwide criminal history screening; procedures for clarifying incomplete or confusing criminal history information; provider sanctions for noncompliance; disqualifying convictions; and employment procedures pending the results of the nationwide criminal history screening relating to applicants and caregivers.
- C. No caregiver or hospital caregiver may be employed by a care provider unless the caregiver or hospital caregiver first has submitted to a request for a nationwide .230223.1SA

criminal history screening prior to beginning employment in accordance with procedures established by rule by the [departments of] health care authority and department of public safety. A caregiver or hospital caregiver shall apply for statewide criminal history screening when applying for employment with a care provider within twelve months of the caregiver's or hospital caregiver's most recent nationwide criminal history screening.

- D. The following felony convictions disqualify an applicant, caregiver or hospital caregiver from employment as a caregiver:
 - (1) homicide;
 - (2) trafficking controlled substances;
- (3) kidnapping, false imprisonment, aggravated assault or aggravated battery, <u>including battery of a household</u> member;
- (4) rape, criminal sexual penetration,
 criminal sexual contact, incest, indecent exposure or other
 related sexual offenses;
- (5) crimes involving adult abuse, neglect or financial exploitation;
 - (6) crimes involving child abuse or neglect;
- (7) robbery, larceny, burglary, fraud, extortion, forgery, embezzlement, credit card fraud or receiving stolen property; [or]

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- (8) an attempt, solicitation or conspiracy involving any of the felonies in this subsection;
 - (9) sex trafficking;
 - (10) assault of a peace officer;
 - (11) identity theft; or
 - (12) cruelty to animals.
- E. The health care authority may promulgate rules to add additional types of convictions to the list of convictions that disqualify an applicant, caregiver or hospital caregiver from employment as a caregiver.
- [E.] F. Upon receipt by the $[\frac{department of}]$ health care authority of the results of the applicant's, caregiver's or hospital caregiver's nationwide criminal history screening, the [department of health] authority shall give notice to the submitting care provider whether the applicant or caregiver has a disqualifying conviction of a crime specified in Subsection D of this section or as determined by the authority pursuant to Subsection E of this section. No other results of the applicant's, caregiver's or hospital caregiver's nationwide criminal history screening shall be provided to the care provider. Except as provided in Subsection [F] G of this section, a care provider shall not employ an applicant or continue to employ a caregiver or hospital caregiver whose nationwide criminal history screening record reflects a disqualifying conviction. When the [department of] health care .230223.1SA

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authority provides notice to the care provider of a disqualifying conviction of a crime specified in Subsection D of this section or as determined by the authority pursuant to Subsection E of this section, it shall also notify the applicant, caregiver or hospital caregiver, stating with specificity the convictions on which its decision is based and identifying the agency that provided the records.

[F.] G. An applicant, caregiver or hospital caregiver whose nationwide criminal history record, obtained through the applicant's, caregiver's or hospital caregiver's nationwide criminal history screening and other clarifying endeavors of the [department of] health care authority, reflects a disqualifying conviction of a crime specified in Subsection D of this section or as determined by the authority pursuant to Subsection E of this section, may request from the [department of health] authority an administrative reconsideration. The care provider may, in its discretion, continue to employ such person during the pendency of the reconsideration. A care provider may employ the applicant or caregiver if the reconsideration proceeding results in a determination by the [department of health] authority that the applicant's, caregiver's or hospital caregiver's nationwide criminal history record inaccurately reflects a disqualifying conviction of a crime specified in Subsection D of this section or as determined by the authority pursuant to Subsection E of

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this section or that the employment presents no risk of harm to a care recipient or that the conviction does not directly bear upon the applicant's, caregiver's or hospital caregiver's fitness for the employment.

- [6.] H. The [department of] health care authority is authorized to adopt rules for the administrative reconsideration proceeding available to an applicant or caregiver whose nationwide criminal history record reflects a disqualifying conviction. The rules shall take into account the requirements of the Criminal Offender Employment Act.
- $[H_{\bullet}]$ \underline{I}_{\bullet} A care provider shall maintain records evidencing compliance with the requirements of this section with respect to all applicants and caregivers employed on or after May 20, 1998.
- [1.] J. All criminal history records obtained pursuant to this section by the [department of] health care authority are confidential. No criminal history records obtained pursuant to this section shall be used for any purpose other than determining whether an applicant, caregiver or hospital caregiver has a criminal conviction that would disqualify the applicant, caregiver or hospital caregiver from employment as a caregiver or hospital caregiver. Except on court order or with the written consent of the applicant, caregiver or hospital caregiver, criminal records obtained pursuant to this section and the information contained therein .230223.1SA

shall not be released or otherwise disclosed to any other person or agency. A person who discloses confidential records or information in violation of this section is guilty of a misdemeanor and shall be sentenced pursuant to the provisions of Subsection A of Section 31-19-1 NMSA 1978.

[J.] K. The [department of] health care authority shall maintain a registry of all applicants who are disqualified from employment or contractual service as caregivers or hospital caregivers. An applicant's arrest record information shall not be released except upon request of the applicant as provided in the Arrest Record Information Act.

[K.] L. A care provider, including its administrators and employees, is not civilly liable to an applicant or a caregiver for a good faith decision to employ, not employ or terminate employment pursuant to the Caregivers Criminal History Screening Act.

 $[\underbrace{\text{H.}}]$ $\underline{\text{M.}}$ Failure to comply with the requirements of this section are grounds for the state agency having enforcement authority with respect to the care provider to impose appropriate administrative sanctions and penalties."

SECTION 2. TEMPORARY PROVISION--TRANSFER OF FUNCTIONS.-On the effective date of this act, all functions, records and
equipment related to the oversight of caregiver criminal
history records shall be transferred from the department of
health to the health care authority.

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