First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 19-0941.01 Michael Dohr x4347

SENATE BILL 19-177

SENATE SPONSORSHIP

Ginal and Hisey, Court, Crowder, Danielson, Fields, Lee, Priola, Story, Tate, Todd, Williams A., Winter, Woodward

HOUSE SPONSORSHIP

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State, Veterans, & Military Affairs Finance Appropriations

A BILL FOR AN ACT

101 CONCERNING MATTERS RELATED TO BACKGROUND CHECKS FOR PERSONS WHO HAVE CONTACT WITH CHILDREN.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law specifies what entities and agencies have access to child abuse or neglect records and reports. The bill adds to that list the department of human services, when requested in writing by an individual to check records or reports of child abuse or neglect for the purpose of screening that individual when such individual's responsibilities include supervision of children or unsupervised contact with children.

SENATE 3rd Reading Unamended April 24, 2019

SENATE Amended 2nd Reading April 23, 2019 The bill requires a fingerprint-based criminal history record check for the following:

- ! Child care center employees under 18 years of age;
- ! Out-of-state employees working at a child care center in a temporary capacity; and
- ! All owners, employees, volunteers, and adults residing in a family child care home.
- Be it enacted by the General Assembly of the State of Colorado:

- SECTION 1. In Colorado Revised Statutes, 19-1-307, amend (2)(w) and (2.5); and add (2)(x) as follows:
 - 19-1-307. Dependency and neglect records and information access fee rules records and reports fund misuse of information penalty adult protective services data system check. (2) Records and reports access to certain persons agencies. Except as otherwise provided in section 19-1-303, only the following persons or agencies shall have access to child abuse or neglect records and reports:
 - (w) The designated authorities at the military base of assignment or installation for a member of the armed forces or a spouse, or a significant other or family member residing in the home of the member of the armed forces who is the individual responsible for the abused or neglected child. The authorities may be designated in a memorandum of understanding as described and authorized in section 19-1-303 (2.6); AND
 - (x) The state department of human services, when requested in writing by an individual to check records or reports of child abuse or neglect for the purpose of screening that individual when such individual's responsibilities include care-of-children, treatment of children, supervision of children, or unsupervised contact with children.
- 22 (2.5) (a) **Fee rules records and reports fund.** Any person or

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agency provided information from the state department of human services pursuant to subsections (2)(i), (2)(k) to (2)(o), and (2)(t), AND (2)(x) of this section and any child placement agency shall MUST be assessed a fee that shall be IS established and collected by the state department of human services pursuant to parameters set forth in rule established by the state board of human services. At a minimum, the rules shall MUST include a provision requiring the state department of human services to provide notice of the fee to interested persons and the maximum fee amount that the department shall not exceed without the express approval of the state board of human services. The fee established shall MUST not exceed the direct and indirect costs of administering subsections (2)(i), (2)(k) to (2)(o), and (2)(t), AND (2)(x) of this section and the direct and indirect costs of administering section 19-3-313.5 (3) and (4).

(b) All fees collected in accordance with subsection (2.5)(a) of this section shall MUST be transmitted to the state treasurer who shall credit the same to the records and reports fund, which fund is hereby created. The fund also consists of fees credited to the fund pursuant to section 26-3.1-111. The money in the records and reports fund shall be IS subject to annual appropriation by the general assembly for the direct and indirect costs of administering subsections (2)(i), (2)(k) to (2)(o), and (2)(t), AND (2)(x) of this section, for the direct and indirect costs of administering section 19-3-313.5 (3) and (4), and for the direct and indirect costs described in section 26-3.1-111.

SECTION 2. In Colorado Revised Statutes, 26-6-107, **amend** (1)(a)(I)(A), (1)(a)(I)(B), and (1)(a)(I)(C) as follows:

26-6-107. Investigations and inspections - local authority - reports - rules. (1) (a) (I) (A) The state department shall investigate and

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pass on each original application for a license, each application for a permanent or time-limited license following the issuance of a probationary or provisional license, and on and after July 1, 2002, each application for renewal, to operate a facility or an agency prior to granting such license or renewal. As part of such investigation, the state department shall require each adult who is eighteen years of age and older INDIVIDUAL, including but not limited to the applicant, any owner, employee, newly hired employee, licensee, and any adult who is eighteen years of age and older who resides in the licensed facility to obtain a fingerprint-based criminal history records RECORD check by reviewing any record that shall be Is used to assist the state department in ascertaining whether the person being investigated has been convicted of any of the criminal offenses specified in section 26-6-104 (7) or any other felony. The state board shall promulgate rules that define and identify what the criminal history records RECORD check shall entail ENTAILS.

(B) Rules promulgated by the state board pursuant to this subparagraph (I) shall SUBSECTION (1)(a)(I) MUST allow an exemption from the FINGERPRINT-BASED criminal history records investigation RECORD CHECK and the check of the records and reports of child abuse or neglect maintained by the state department for those out-of-state employees working in Colorado at a children's resident camp or school-age child care center in a temporary capacity for a camp or center that is in operation for fewer than ninety days. Each person so exempted from fingerprinting and the check of the records and reports of child abuse or neglect maintained by the state department shall sign a statement that affirmatively states that he or she has not been convicted of any charge of child abuse, unlawful sexual offense, or any felony. Prospective

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employers of such exempted persons shall conduct reference checks of the prospective employees in order to verify previous work history and shall conduct personal interviews with each such prospective employee.

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(C) Rules promulgated by the state board pursuant to this subparagraph (I) shall SUBSECTION (1)(a)(I) MUST require the fingerprint-based criminal history records RECORD check in all circumstances, other than those identified in sub-subparagraph (B) or (C.7) of this subparagraph (I) SUBSECTION (1)(a)(I)(B) OR (1)(a)(I)(C.7) OF THIS SECTION, to include a fingerprint-based criminal history records RECORD check utilizing the records of the Colorado bureau of investigation and as of August 10, 2011 THE FEDERAL BUREAU OF INVESTIGATION AND, for any new owner, new applicant, newly hired employee, new licensee, or individual who begins residing in the licensed facility. on or after August 11, 2011, the federal bureau of investigation. As part of the investigation, the records and reports of child abuse or neglect maintained by the state department shall MUST be accessed to determine whether the owner, applicant, employee, newly hired employee, licensee, or individual who resides in the licensed facility being investigated has been found to be responsible in a confirmed report of child abuse or neglect. Information shall be IS made available pursuant to section 19-1-307 (2)(j) C.R.S., and rules promulgated by the state board pursuant to section 19-3-313.5 (4). C.R.S. Except as provided for in sub-subparagraph (C.7) of this subparagraph (I) SUBSECTION (1)(a)(I)(C.7) OF THIS SECTION, any change in ownership of a licensed facility or the addition of a new resident adult or newly hired employee to the licensed facility shall require REQUIRES a new investigation as provided for in this section.

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SECTION 3. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
2, 2019, if adjournment sine die is on May 3, 2019); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the
state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2020 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.

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