

General Assembly

Substitute Bill No. 6511

January Session, 2021



AN ACT REQUIRING BACKGROUND CHECKS FOR YOUTH SPORTS COACHES, TRAINERS AND INSTRUCTORS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 21a-432 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2021*):
 - (a) For purposes of this section:
- 4 (1) "Youth athletic activity" means an organized athletic activity 5 involving participants of not less than seven years of age, except as 6 provided in subsections (d) to (f), inclusive, of this section and not more 7 than nineteen years of age, who (A) (i) engage in an organized athletic 8 game or competition against another team, club or entity or in practice 9 or preparation for an organized game or competition against another 10 team, club or entity, or (ii) attend an organized athletic camp or clinic 11 the purpose of which is to train, instruct or prepare such participants to 12 engage in an organized athletic game or competition, and (B) (i) pay a 13 fee to participate in such organized athletic game or competition or 14 attend such camp or clinic, or (ii) whose cost to participate in such 15 athletic game or competition or attend such camp or clinic is sponsored 16 by a municipality, business or nonprofit organization. "Youth athletic 17 activity" does not include any college or university athletic activity, or 18 an athletic activity that is incidental to a nonathletic program or lesson;

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- (2) "Operator" means any municipality, business or nonprofit organization that conducts, coordinates, organizes or otherwise oversees any youth athletic activity but shall not include any municipality, business or nonprofit organization solely providing access to, or use of, any field, court or other recreational area, whether for compensation or not.
- (b) Not later than January 1, 2016, and annually thereafter, each operator of a youth athletic activity shall make available a written or electronic statement regarding concussions to each youth athlete and a parent or legal guardian of each youth athlete participating in the youth athletic activity. Such written or electronic statement shall be made available upon registration of each youth athlete and shall be consistent with the most recent information provided by the National Centers for Disease Control and Prevention regarding concussions. Such written or electronic statement shall include educational content addressing, at a minimum: (1) The recognition of signs or symptoms of a concussion, (2) the means of obtaining proper medical treatment for a person suspected of sustaining a concussion, (3) the nature and risks of concussions, including the danger of continuing to engage in youth athletic activity after sustaining a concussion, and (4) the proper procedures for allowing a youth athlete who has sustained a concussion to return to athletic activity.
 - (c) No operator, or designee of such operator, shall be subject to civil liability for failing to make available the written or electronic statement regarding concussions pursuant to subsection (b) of this section.
 - (d) Notwithstanding the provisions of subsection (a) of this section, for purposes of this subsection and subsections (e) and (f) of this section, youth athletic activity also includes an organized athletic activity involving participants less than seven years of age. On and after October 1, 2022, an operator shall require any prospective employee, except as provided in subsection (f) of this section, who is eighteen years of age or

older and applying for a position as a coach or instructor of a youth 51 52 athletic activity or as an athletic trainer, licensed under chapter 375a, to submit to a comprehensive background check, including state and 53 54 national criminal history records checks and a check of the state child 55 abuse registry established pursuant to section 17a-101k. The criminal 56 history records check required pursuant to this subsection shall be 57 conducted (1) in accordance with section 29-17a, or (2) by a third party provider of criminal history record checks, including, but not limited to, 58 59 criminal history record checks conducted through a centralized disciplinary database established by an independent national safe sport 60 organization. The provisions of this subsection shall not apply to an 61 62 athletic coach of intramural or interscholastic athletics who is employed 63 by a local or regional board of education, provided such board satisfies the requirements relating to state and national criminal history records 64 65 checks applicable to employees of such board pursuant to section 10-221d. Any criminal history background check conducted pursuant to 66 67 this subsection shall be completed not later than five business days after receipt of the request for such background check. Pending completion 68 of all background check components described in this subsection, a 69 70 prospective employee may begin work on a provisional basis, provided 71 such prospective employee is supervised at all times by an employee 72 who was subjected to a background check described in this subsection 73 within the previous five years.

(e) The comprehensive background checks required pursuant to subsection (d) of this section shall be conducted at least once every five years for each coach, instructor or athletic trainer employed by an operator.

(f) A person who is eighteen years of age or older and applies for a position as a coach, instructor or athletic trainer for a youth athletic activity in the state shall not be required to submit to such comprehensive background checks if such person (1) is an employee of an operator of a youth athletic activity in the state, or has not been separated from employment as a coach, instructor or athletic trainer for

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a youth athletic activity in the state for a period of more than one
hundred eighty days, and (2) has successfully completed such
comprehensive background checks in the previous five years. Nothing
in this section prohibits an operator from requiring that a person
applying for a position as a coach, instructor or athletic trainer submit
to comprehensive background checks more than once during a five-year
period.

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	October 1, 2021	21a-432	

KID Joint Favorable Subst.

APP Joint Favorable